REALTY INCOME CORP Form 10-K February 12, 2009

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

#### FORM 10-K ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934 For the Fiscal Year Ended December 31, 2008

Commission File Number 1-13374

## REALTY INCOME CORPORATION (Exact name of registrant as specified in its charter)

Maryland (State or Other Jurisdiction of

Incorporation or Organization)

33-0580106 (IRS Employer Identification Number)

600 La Terraza Boulevard, Escondido, California 92025-3873 (Address of Principal Executive Offices)

Registrant's telephone number, including area code: (760) 741-2111

Securities registered pursuant to Section 12 (b) of the Act:

Title of Each Class Common Stock, \$1.00 Par Value Class D Preferred Stock, \$1.00 Par Value Class E Preferred Stock, \$1.00 Par Value Name of Each Exchange On Which Registered New York Stock Exchange New York Stock Exchange New York Stock Exchange

Securities registered pursuant to Section 12 (g) of the Act: None

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. YES x NO o

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. YES o NO x

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15 (d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. YES x NO o

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements

incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. x

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer x Accelerated filer o Non-accelerated filer o Smaller reporting company o

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). YES o NO x

At June 30, 2008, the aggregate market value of the Registrant's shares of common stock, \$1.00 par value, held by non-affiliates of the Registrant was \$2.2 billion, at the New York Stock Exchange ("NYSE") closing price of \$22.76.

At February 9, 2009, the number of shares of common stock outstanding was 104,319,051, the number of Class D preferred stock outstanding was 5,100,000 and the number of Class E preferred stock outstanding was 8,800,000.

#### DOCUMENTS INCORPORATED BY REFERENCE

Part III, Items 10, 11, 12, 13 and 14 incorporate by reference certain specific portions of the definitive Proxy Statement for Realty Income Corporation's Annual Meeting to be held on May 12, 2009, to be filed pursuant to Regulation 14A. Only those portions of the proxy statement which are specifically incorporated by reference herein shall constitute a part of this annual report.

## REALTY INCOME CORPORATION

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PART I

Item 1: Business

#### THE COMPANY

Realty Income Corporation, The Monthly Dividend Company®, is a Maryland corporation organized to operate as an equity real estate investment trust, or REIT. Our primary business objective is to generate dependable monthly cash distributions from a consistent and predictable level of funds from operations, or FFO per share. Our monthly distributions are supported by the cash flow from our portfolio of retail properties leased to regional and national retail chains. We have in-house acquisition, leasing, legal, retail and real estate research, portfolio management and capital markets expertise. Over the past 39 years, Realty Income and its predecessors have been acquiring and owning freestanding retail properties that generate rental revenue under long-term lease agreements (primarily 15 to 20 years).

In addition, we seek to increase distributions to common stockholders and FFO per share through both active portfolio management and the acquisition of additional properties. Our portfolio management focus includes:

- Contractual rent increases on existing leases;
- Rent increases at the termination of existing leases, when market conditions permit; and
- The active management of our property portfolio, including re-leasing vacant properties, and selectively selling properties, thereby mitigating our exposure to certain tenants and markets.

In acquiring additional properties, we adhere to a focused strategy of primarily acquiring properties that are:

- Freestanding, single-tenant, retail locations;
- Leased to regional and national retail chains; and
- Leased under long-term, net-lease agreements.

At December 31, 2008, we owned a diversified portfolio:

- Of 2,348 retail properties;
- With an occupancy rate of 97.0%, or 2,278 properties occupied of the 2,348 properties in the portfolio;
  - With only 70 properties available for lease;
  - Leased to 119 different retail chains doing business in 30 separate retail industries;
    - Located in 49 states:
    - With over 19.1 million square feet of leasable space; and
  - With an average leasable retail space per property of approximately 8,130 square feet.

Of the 2,348 properties in the portfolio, 2,337, or 99.5%, are single-tenant, retail properties and the remaining 11 are multi-tenant, distribution and office properties. At December 31, 2008, 2,268 of the 2,337 single-tenant properties were leased with a weighted average remaining lease term (excluding extension options) of approximately 11.9 years.

In addition, at December 31, 2008, our wholly-owned taxable REIT subsidiary, Crest Net Lease, Inc. ("Crest"), had an inventory of five properties with a carrying value of \$6.0 million, which are classified as held for sale. Crest was created to buy and sell properties, primarily to individual investors who are involved in tax-deferred exchanges under Section 1031 of the Internal Revenue Code of 1986, as amended (the "Tax Code"). We anticipate Crest will not acquire any properties in 2009.

We typically acquire retail store properties under long-term leases with retail chain store operators. These transactions generally provide capital to owners of retail real estate and retail chains for expansion or other corporate purposes.

Our acquisition and investment activities are concentrated in well-defined target markets and generally focus on retail chains providing goods and services that satisfy basic consumer needs.

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Our net-lease agreements generally:

- Are for initial terms of 15 to 20 years;
- Require the tenant to pay minimum monthly rent and property operating expenses (taxes, insurance and maintenance); and
- Provide for future rent increases based on increases in the consumer price index (typically subject to ceilings), fixed increases, or to a lesser degree, additional rent calculated as a percentage of the tenants' gross sales above a specified level.

We commenced operations as a REIT on August 15, 1994 through the merger of 25 public and private real estate limited partnerships. Each of the partnerships was formed between 1970 and 1989 for the purpose of acquiring and managing long-term, net-leased properties.

The eight senior officers of Realty Income owned 1.2% of our outstanding common stock with a market value of \$25.9 million at February 9, 2009. The directors and eight senior officers of Realty Income, as a group, owned 2.5% of our outstanding common stock with a market value of \$52.1 million at February 9, 2009.

Our common stock is listed on The New York Stock Exchange ("NYSE") under the ticker symbol "O" with a cusip number of 756109-104. Our central index key number is 726728.

Our Class D cumulative redeemable preferred stock is listed on the NYSE under the ticker symbol "OprD" with a cusip number of 756109-609.

Our Class E cumulative redeemable preferred stock is listed on the NYSE under the ticker symbol "OprE" with a cusip number of 756109-708.

In February 2009, we had 69 permanent employees as compared to 75 permanent employees in February 2008.

We maintain an Internet website at www.realtyincome.com. On our website we make available, free of charge, copies of our annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K, and amendments to those reports, as soon as reasonably practicable after we electronically file these reports with the Securities and Exchange Commission, or SEC. None of the information on our website is deemed to be part of this report.

#### RECENT DEVELOPMENTS

Increases in Monthly Distributions to Common Stockholders

We continue our 39-year policy of paying distributions monthly. Monthly distributions per share increased in January 2009 by \$0.000625 to \$0.14175. The increase in January 2009 was our 45th consecutive quarterly increase and the 52nd increase in the amount of our dividend since our listing on the NYSE in 1994. In 2008, we paid three monthly cash distributions per share in the amount of \$0.13675, three in the amount of \$0.137375, two in the amount of \$0.138, one in the amount of \$0.1405 and three in the amount of \$0.141125, totaling \$1.66225. In December 2008 and January 2009, we declared distributions of \$0.14175 per share, which were paid in January 2009 and will be paid in February 2009, respectively.

The monthly distribution of \$0.14175 per share represents a current annualized distribution of \$1.701 per share, and an annualized distribution yield of approximately 8.4% based on the last reported sale price of our common stock on the NYSE of \$20.19 on February 9, 2009. Although we expect to continue our policy of paying monthly distributions, we cannot guarantee that we will maintain our current level of distributions, that we will continue our pattern of

increasing distributions per share, or what our actual distribution yield will be in any future period.

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#### Acquisitions During 2008

During 2008, Realty Income invested \$189.6 million in 108 new retail properties and properties under development with an initial weighted average contractual lease rate of 8.7%. \$181.4 million of these acquisitions occurred in the first quarter of 2008 while only \$8.2 million was invested during the remainder of 2008. These 108 properties are located in 14 states, contain over 714,000 leasable square feet, and are 100% leased with an average lease term of 20.6 years. The 108 new properties acquired by Realty Income are net-leased to eight different retail chains in the following seven industries: automotive tire service, convenience store, drug store, financial services, motor vehicle dealership, restaurant and theater. There were no acquisitions by Crest in 2008.

Our 2008 portfolio acquisitions were lower than in recent years primarily due to uncertainty in the commercial retail real estate market. Property prices continued to decline and lease rates rose throughout 2008. We continue to monitor the acquisition market carefully and will acquire properties for long-term investment when we believe the transactions are accretive to our shareholders.

The initial weighted average contractual lease rate is computed as estimated contractual net operating income (in a net-leased property this is equal to the base rent or, in the case of properties under development, the estimated base rent under the lease) for the first year of each lease, divided by the estimated total costs. Since it is possible that a tenant could default on the payment of contractual rent, we cannot assure you that the actual return on the funds invested will remain at the percentages listed above.

#### **Investments in Existing Properties**

In 2008, we capitalized costs of \$2.8 million on existing properties in our portfolio, consisting of \$956,000 for re-leasing costs and \$1.5 million for building improvements.

#### \$355 Million Acquisition Credit Facility

In May 2008, we entered into a new \$355 million acquisition credit facility which replaced our existing \$300 million acquisition credit facility that was scheduled to expire in October 2008. The term of the new credit facility is for three years until May 2011, plus two, one-year extension options. Under the new credit facility, our investment grade credit ratings provide for financing at the London Interbank Offered Rate, commonly referred to as LIBOR, plus 100 basis points with a facility fee of 27.5 basis points, for all-in drawn pricing of 127.5 basis points over LIBOR. We also have other interest rate options available to us.

#### **Issuance of Common Stock**

In September 2008, we issued 2,925,000 shares of common stock at a price of \$26.82 per share. The net proceeds of \$74.4 million were used, along with our available cash on hand, to repay the \$100 million outstanding principal amount of our 8.25% Monthly Income Senior Notes ("2008 Notes") in November 2008 and the \$20 million outstanding principal amount of our 8% Notes ("2009 Notes") in January 2009.

#### Note Redemptions

In November 2008, we redeemed the \$100 million outstanding principal amount of our 2008 Notes. In January 2009, we redeemed the \$20 million outstanding principal amount of our 2009 Notes. The 2008 Notes and 2009 Notes were redeemed at a redemption price equal to 100% of the principal amount, plus accrued and unpaid interest. We now have no debt maturities until 2013.

#### Retirement of Chairman of the Board of Directors

William E. Clark, our previous non-executive chairman, retired from the Board of Directors effective February 10, 2009. Our Corporate Governance and Nominating Committee recommended, and the Board of Directors elected, Donald R. Cameron as the new non-executive chairman effective upon Mr. Clark's retirement. Mr. Cameron has served on Realty Income's Board of Directors since 1994, and has been Realty Income's lead independent director

since May 2004.

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#### Net Income Available to Common Stockholders

Net income available to common stockholders was \$107.6 million in 2008 versus \$116.2 million in 2007, a decrease of \$8.6 million. On a diluted per common share basis, net income was \$1.06 per share in 2008 as compared to \$1.16 per share in 2007.

The calculation to determine net income available to common stockholders includes gains from the sales of properties. The amount of gains varies from period to period based on the timing of property sales and can significantly impact net income available to common stockholders.

The gain recognized during 2008 from the sales of investment properties and from the additional proceeds received from a sale of excess land was \$13.6 million, as compared to a \$3.6 million gain recognized from the sales of investment properties and excess land during 2007.

#### Funds from Operations (FFO)

In 2008, our FFO decreased by \$4.2 million, or 2.2%, to \$185.5 million versus \$189.7 million in 2007. On a diluted per common share basis, FFO was \$1.83 in 2008 compared to \$1.89 in 2007, a decrease of \$0.06, or 3.2%.

See our discussion of FFO in the section entitled "Management's Discussion and Analysis of Financial Condition and Results of Operations" in this annual report, which includes a reconciliation of net income available to common stockholders to FFO.

#### Crest's Property Sales

During 2008, Crest sold 25 properties from its inventory for an aggregate of \$50.7 million, which resulted in a gain of \$4.6 million. Crest's gains are included in "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income.

#### Crest's Property Inventory

Crest's had an inventory of five properties with a carrying value of \$6.0 million at December 31, 2008, which is included in "real estate held for sale, net" on our consolidated balance sheet.

#### DISTRIBUTION POLICY

Distributions are paid monthly to our common, Class D preferred and Class E preferred stockholders if, and when, declared by our Board of Directors.

In order to maintain our tax status as a REIT for federal income tax purposes, we generally are required to distribute dividends to our stockholders aggregating annually at least 90% of our REIT taxable income (determined without regard to the dividends paid deduction and excluding net capital gains), and we are subject to income tax to the extent we distribute less than 100% of our REIT taxable income (including net capital gains). In 2008, our cash distributions totaled \$193.9 million, or approximately 122.7% of our estimated REIT taxable income of \$158.0 million. Our estimated REIT taxable income reflects non-cash deductions for depreciation and amortization. Our estimated REIT taxable income is presented to show our compliance with REIT distribution requirements and is not a measure of our liquidity or performance.

We intend to continue to make distributions to our stockholders that are sufficient to meet this distribution requirement and that will reduce our exposure to income taxes. Our 2008 cash distributions to common stockholders totaled \$169.7 million, representing 91.5% of our funds from operations available to common stockholders of \$185.5 million.

The Class D preferred stockholders receive cumulative distributions at a rate of 7.375% per annum on the \$25 per share liquidation preference (equivalent to \$1.84375 per annum per share). The Class E preferred stockholders receive cumulative distributions at a rate of 6.75% per annum on the \$25 per share liquidation preference (equivalent to \$1.6875 per annum per share).

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Future distributions will be at the discretion of our Board of Directors and will depend on, among other things, our results of operations, FFO, cash flow from operations, financial condition and capital requirements, the annual distribution requirements under the REIT provisions of the Tax Code, our debt service requirements and any other factors the Board of Directors may deem relevant. In addition, our credit facility contains financial covenants that could limit the amount of distributions payable by us in the event of a deterioration in our results of operations or financial condition, and which prohibit the payment of distributions on the common or preferred stock in the event that we fail to pay when due (subject to any applicable grace period) any principal or interest on borrowings under our credit facility.

Distributions of our current and accumulated earnings and profits for federal income tax purposes generally will be taxable to stockholders as ordinary income, except to the extent that we recognize capital gains and declare a capital gains dividend, or that such amounts constitute "qualified dividend income" subject to a reduced tax rate. The maximum tax rate of non-corporate taxpayers for "qualified dividend income" has generally been reduced to 15% (until it "sunsets" or reverts to the provisions of prior law, which under current law will occur with respect to taxable years beginning after December 31, 2010). In general, dividends payable by REITs are not eligible for the reduced tax rate on corporate dividends, except to the extent the REIT's dividends are attributable to dividends received from taxable corporations (such as our taxable REIT subsidiary, Crest), to income that was subject to tax at the corporate or REIT level (for example, if we distribute taxable income that we retained and paid tax on in the prior taxable year) or, as discussed above, dividends properly designated by us as "capital gain dividends." Distributions in excess of earnings and profits generally will be treated as a non-taxable reduction in the stockholders' basis in their stock. Distributions above that basis, generally, will be taxable as a capital gain to stockholders who hold their shares as a capital asset. Approximately 18.8% of the distributions to our common stockholders, made or deemed to have been made in 2008, were classified as a return of capital for federal income tax purposes. We are unable to predict the portion of future distributions that may be classified as a return of capital.

#### **BUSINESS PHILOSOPHY AND STRATEGY**

#### **Investment Philosophy**

We believe that owning an actively managed, diversified portfolio of retail properties under long-term, net leases produces consistent and predictable income. Net leases typically require the tenant to be responsible for monthly rent and property operating expenses including property taxes, insurance and maintenance. In addition, tenants are typically responsible for future rent increases based on increases in the consumer price index (typically subject to ceilings), fixed increases or, to a lesser degree, additional rent calculated as a percentage of the tenants' gross sales above a specified level. We believe that a portfolio of properties under long-term leases, coupled with the tenant's responsibility for property expenses, generally produces a more predictable income stream than many other types of real estate portfolios, while continuing to offer the potential for growth in rental income.

#### **Investment Strategy**

In identifying new properties for acquisition, our focus is generally on providing capital to retail chain owners and operators by acquiring, then leasing back, retail store locations. We categorize retail tenants as: 1) venture market, 2) middle market, and 3) upper market. Venture companies typically offer a new retail concept in one geographic region of the country and operate between five and 50 retail locations. Middle market retail chains typically have 50 to 500 retail locations, operations in more than one geographic region, have been successful through one or more economic cycles, and have a proven, replicable concept. The upper market retail chains typically consist of companies with 500 or more locations, operating nationally, in a proven, mature retail concept. Upper market retail chains generally have strong operating histories and access to several sources of capital.

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We primarily focus on acquiring properties leased to middle market retail chains that we believe are attractive for investment because:

- They generally have overcome many of the operational and managerial obstacles that can adversely affect venture retailers:
- They typically require capital to fund expansion but have more limited financing options than upper market retail chains:
- They generally have provided us with attractive risk-adjusted returns over time since their financial strength has, in many cases, tended to improve as their businesses have matured;
  - Their relatively large size allows them to spread corporate expenses across a greater number of stores; and
- Middle market retailers typically have the critical mass to survive if a number of locations are closed due to underperformance.

We also focus on, and have selectively made investments in, properties of upper market retail chains. We believe upper market retail chains can be attractive for investment because:

- They typically are of a higher credit quality;
- They usually are larger public and private retailers with more commonly recognized brand names;
  - They utilize a larger building ranging in size from 10,000 to 50,000 square feet; and
  - They are able to grow because access to capital facilitates larger transaction sizes.

While our investment strategy focuses primarily on acquiring properties leased to middle and upper market retail chains, we also selectively seek investment opportunities with venture market retail chains. Periodically, venture market opportunities arise where we feel that the real estate used by the tenant is high quality and can be purchased at favorable prices. To meet our stringent investment standards, however, venture retail companies must have a well-defined retailing concept and strong financial prospects. These opportunities are examined on a case by case basis and we are highly selective in making investments in this area.

Historically, our investment focus has been on retail industries that have a service component because we believe the lease revenue from these types of businesses is more stable. Because of this investment focus, for the quarter ended December 31, 2008, approximately 83.2% of our rental revenue was derived from retailers with a service component in their business. Furthermore, we believe these service-oriented businesses would be difficult to duplicate over the Internet and that our properties continue to perform well relative to competition from Internet businesses.

#### Credit Strategy

We generally provide sale-leaseback financing to less than investment grade retail chains. We typically acquire and lease back properties to regional and national retail chains and believe that within this market we can achieve an attractive risk-adjusted return on the financing we provide to retailers. Since 1970, our overall weighted average occupancy rate at the end of each year has been 98.4%, and the occupancy rate at the end of each year has never been below 97%.

We believe the principal financial obligations of most retailers typically include their bank and other debt, payment obligations to suppliers and real estate lease obligations. Because we typically own the land and building in which a tenant conducts its retail business, we believe the risk of default on a retailers' lease obligations is less than the retailers' unsecured general obligations. It has been our experience that since retailers must retain their profitable retail locations in order to survive, in the event of reorganization they are less likely to reject a lease for a profitable location because this would terminate their right to use the property. Thus, as the property owner, we believe we will fare better than unsecured creditors of the same retailer in the event of reorganization. If a property is rejected by the tenant during reorganization, we own the property and can either lease it to a new tenant or sell the property. In addition, we

believe that the risk of default on the real estate leases can be further mitigated by monitoring the performance of the retailers' individual unit locations and considering whether to sell locations that are weaker performers.

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In order to qualify for inclusion in our portfolio, new property acquisitions must meet stringent investment and credit requirements. The properties must generate attractive current yields and the tenant must meet our credit profile. We have established a three-part analysis that examines each potential investment based on:

- Industry, company, market conditions and credit profile;
- Store profitability, if profitability data is available; and
- Overall real estate characteristics, including property value and comparative rental rates.

The typical profile of companies whose properties have been approved for acquisition are those with 50 or more retail locations. Generally the properties:

- Are located in highly visible areas;
- Have easy access to major thoroughfares; and
  - Have attractive demographics.

#### **Acquisition Strategy**

We seek to invest in industries in which several, well-organized, regional and national retail chains are capturing market share through service, quality control, economies of scale, advertising and the selection of prime retail locations. We execute our acquisition strategy by acting as a source of capital to regional and national retail chain store owners and operators, doing business in a variety of industries, by acquiring and leasing back retail store locations. We undertake thorough research and analysis to identify appropriate industries, tenants and property locations for investment. Our research expertise is instrumental to uncovering net-lease opportunities in markets where our real estate financing program adds value. In selecting real estate for potential investment, we generally seek to acquire properties that have the following characteristics:

- Freestanding, commercially-zoned property with a single tenant;
- Properties that are important retail locations for regional and national retail chains;
  - Properties that we deem to be profitable for the retailers;
- Properties that are located within attractive demographic areas relative to the business of their tenants, with high visibility and easy access to major thoroughfares; and
- Properties that can be purchased with the simultaneous execution or assumption of long-term, net-lease agreements, offering both current income and the potential for rent increases.

#### Portfolio Management Strategy

The active management of the property portfolio is an essential component of our long-term strategy. We continually monitor our portfolio for any changes that could affect the performance of the industries, tenants and locations in which we have invested. We also regularly analyze our portfolio with a view toward optimizing its returns and enhancing its credit quality. Our executives review industry research, tenant research, property due diligence and significant portfolio management activities. This monitoring typically includes regular review and analysis of:

- The performance of various retail industries; and
- The operation, management, business planning and financial condition of the tenants.

We have an active portfolio management program that incorporates the sale of assets when we believe the reinvestment of the sale proceeds will generate higher returns, enhance the credit quality of our real estate portfolio, or extend our average remaining lease term. At December 31, 2008, we classified real estate with a carrying amount of \$6.7 million as held for sale on our balance sheet, which includes \$6.0 million for properties owned by Crest. Additionally, we anticipate selling investment properties in our portfolio that have not yet been specifically identified, from which we anticipate receiving between \$10 million and \$35 million in proceeds during the next 12

months. We intend to invest these proceeds into new property acquisitions. However, we cannot guarantee that we will sell properties during the next 12 months.

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#### Universal Shelf Registration

In April 2006, we filed a shelf registration statement with the SEC, which is effective for a term of three years. In accordance with the SEC rules, the amount of securities to be issued pursuant to this shelf registration statement was not specified when it was filed. The securities covered by this registration statement include common stock, preferred stock, debt securities, or any combination of such securities. We may periodically offer one or more of these securities in amounts, prices and on terms to be announced when and if the securities are offered. The specifics of any future offerings, along with the use of proceeds of any securities offered, will be described in detail in a prospectus supplement, or other offering materials, at the time of any offering. There is no specific limit to the dollar amount of new securities that can be issued under this shelf registration before it expires in April 2009, and our common stock, preferred stock and notes issued after April 2006 were all issued pursuant to this universal shelf registration statement. Our plan is to file a new shelf registration statement prior to April 2009, when our existing shelf registration statement expires.

#### Conservative Capital Structure

We believe that our stockholders are best served by a conservative capital structure. Therefore, we seek to maintain a conservative debt level on our balance sheet and solid interest and fixed charge coverage ratios. At February 9, 2009, our total outstanding borrowings were \$1.35 billion of senior unsecured notes, or approximately 35.5% of our total market capitalization of \$3.80 billion. We had no borrowings on our \$355 million credit facility.

We define our total market capitalization at February 9, 2009 as the sum of:

- Shares of our common stock outstanding of 104,319,051 multiplied by the last reported sales price of our common stock on the NYSE of \$20.19 per share on February 9, 2009, or \$2.11 billion;
  - Aggregate liquidation value (par value of \$25 per share) of the Class D preferred stock of \$127.5 million;
  - Aggregate liquidation value (par value of \$25 per share) of the Class E preferred stock of \$220 million; and
     Outstanding notes of \$1.35 billion.

Historically, we have met our long-term capital needs through the issuance of common stock, preferred stock and long-term unsecured notes and bonds. Over the long term, we believe that common stock should be the majority of our capital structure, however, we may issue additional preferred stock or debt securities from time to time. We may issue common stock when we believe that our share price is at a level that allows for the proceeds of any offering to be accretively invested into additional properties. In addition, we may issue common stock to permanently finance properties that were financed by our credit facility or debt securities. However, we cannot assure you that we will have access to the capital markets at terms that are acceptable to us.

#### \$355 Million Acquisition Credit Facility

In May 2008, we entered into a new \$355 million revolving, unsecured credit facility which replaced our existing \$300 million acquisition credit facility that was scheduled to expire in October 2008. The term of the new credit facility is for three years until May 2011, plus two, one-year extension options. Under the new credit facility, our investment grade credit ratings provided for financing at the London Interbank Offered Rate, commonly referred to as LIBOR, plus 100 basis points with a facility fee of 27.5 basis points, for all-in drawn pricing of 127.5 basis points over LIBOR. We also have other interest rate options available to us. At February 9, 2009, we had a borrowing capacity of \$355 million available on our new credit facility and no outstanding balance.

We expect to use our credit facility to acquire additional retail properties and for other corporate purposes. Any additional borrowings will increase our exposure to interest rate risk. We have the right to request an increase in the borrowing capacity of the credit facility up to \$100 million, to a total borrowing capacity of \$455 million. Any increase in the borrowing capacity is subject to the approval of our credit facility's lending banks.

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We use our credit facility for the short-term financing of new property acquisitions. When outstanding borrowings under the credit facility reach a certain level (generally in the range of \$100 million to \$200 million) and capital is available on acceptable terms, we generally seek to refinance those borrowings with the net proceeds of long-term or permanent financing, which may include the issuance of common stock, preferred stock, convertible preferred stock, debt securities or convertible debt securities. We cannot assure you, however, that we will be able to obtain any such refinancing or that market conditions prevailing at the time of refinancing will enable us to issue equity or debt securities upon acceptable terms.

#### Credit Agency Ratings

We are currently assigned investment grade corporate credit ratings on our senior unsecured notes. Fitch Ratings has assigned a rating of BBB+, Moody's Investors Service has assigned a rating of Baa1 and Standard & Poor's Ratings Group has assigned a rating of BBB to our senior notes. All of these ratings have "stable" outlooks.

We have also been assigned credit ratings on our preferred stock. Fitch Ratings has assigned a rating of BBB, Moody's has assigned a rating of Baa2 and Standard & Poor's has assigned a rating of BB+ to our preferred stock. All of these ratings have "stable" outlooks.

The credit ratings assigned to us could change based upon, among other things, our results of operations and financial condition. These ratings are subject to ongoing evaluation by credit rating agencies and we cannot assure you that our ratings will not be changed or withdrawn by a rating agency in the future if, in its judgment, circumstances warrant. Moreover, a rating is not a recommendation to buy, sell or hold our debt securities, preferred stock or common stock.

#### Mortgage Debt

We have no mortgage debt on any of our properties.

#### No Off-Balance Sheet Arrangements or Unconsolidated Investments

We have no unconsolidated or off-balance sheet investments in "variable interest entities" or off-balance sheet financing, nor do we engage in trading activities involving energy or commodity contracts or other derivative instruments.

As we have no joint ventures, off-balance sheet entities, or mandatory redeemable preferred stock, our financial position or results of operations are currently not affected by Financial Accounting Standards Board Interpretation No. 46R, Consolidation of Variable Interest Entities and Statement of Financial Accounting Standards No. 150, Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity.

#### Competitive Strategy

We believe that to successfully pursue our investment philosophy and strategy, we must seek to maintain the following competitive advantages:

• Size and Type of Investment Properties: We believe smaller (\$500,000 to \$10,000,000) net-leased retail properties represent an attractive investment opportunity in today's real estate environment. Due to the complexities of acquiring and managing a large portfolio of relatively small assets, we believe these types of properties have not experienced significant institutional ownership interest or the corresponding yield reduction experienced by larger income-producing properties. We believe the less intensive day-to-day property management required by net-lease agreements, coupled with the active management of a large portfolio of smaller properties, is an effective investment strategy. The tenants of our freestanding retail properties generally provide goods and services that satisfy basic consumer needs. In order to grow and expand, they generally need capital. Since the acquisition of real estate is typically the single largest capital expenditure of many of these retailers, our method of purchasing the

property and then leasing it back, under a net-lease arrangement, allows the retail chain to free up capital.

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- Investment in New Retail Industries: Though we specialize in single-tenant properties, we will seek to further diversify our portfolio among a variety of retail industries. We believe diversification will allow us to invest in retail industries that currently are growing and have characteristics we find attractive. These characteristics include, but are not limited to, retail industries that are dominated by local store operators where regional and national chain store operators can increase market share and dominance by consolidating local operators and streamlining their operations, as well as capitalizing on major demographic shifts in a population base.
- Diversification: Diversification of the portfolio by retail industry type, tenant, and geographic location is key to our objective of providing predictable investment results for our stockholders, therefore further diversification of our portfolio is a continuing objective. At December 31, 2008, our retail property portfolio consisted of 2,348 properties located in 49 states, leased to 119 retail chains doing business in 30 industry segments. Each of the 30 industry segments, represented in our property portfolio, individually accounted for no more than 20.8% of our rental revenue for the quarter ended December 31, 2008.
- Management Specialization: We believe that our management's specialization in single-tenant retail properties, operated under net-lease agreements, is important to meeting our objectives. We plan to maintain this specialization and will seek to employ and train high-quality professionals in this specialized area of real estate ownership, finance and management.
- Technology: We intend to stay at the forefront of technology in our efforts to efficiently and economically carry out our operations. We maintain sophisticated information systems that allow us to analyze our portfolio's performance and actively manage our investments. We believe that technology and information-based systems will play an increasingly important role in our competitiveness as an investment manager and source of capital to a variety of industries and tenants.

#### **PROPERTIES**

At December 31, 2008, we owned a diversified portfolio:

- Of 2,348 retail properties;
- With an occupancy rate of 97.0%, or 2,278 properties occupied of the 2,348 properties in the portfolio;
  - With only 70 properties available for lease;
  - Leased to 119 different retail chains doing business in 30 separate retail industries;
    - Located in 49 states;
    - With over 19.1 million square feet of leasable space; and
  - With an average leasable retail space per property of approximately 8,130 square feet.

In addition to our real estate portfolio, our subsidiary, Crest had an inventory of five properties located in five states at December 31, 2008. These properties have a carrying value of \$6.0 million and are classified as held for sale.

At December 31, 2008, 2,268 of our 2,348 retail properties were leased under net-lease agreements. A net lease typically requires the tenant to be responsible for minimum monthly rent and property operating expenses including property taxes, insurance and maintenance. In addition, our tenants are typically responsible for future rent increases based on increases in the consumer price index (typically subject to ceilings), fixed increases or, to a lesser degree, additional rent calculated as a percentage of the tenants' gross sales above a specified level.

Our net-leased retail properties primarily are leased to regional and national retail chain store operators. Most buildings are single-story structures with adequate parking on site to accommodate peak retail traffic periods. The

properties tend to be on major thoroughfares with relatively high traffic counts, adequate access and proximity to a sufficient population base to constitute a suitable market or trade area for the retailer's business.

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#### **Industry Diversification**

The following table sets forth certain information regarding Realty Income's property portfolio (excluding properties owned by Crest) classified according to the business of the respective tenants, expressed as a percentage of our total rental revenue:

	Percentage of Rental Revenue(1)						
	For the Quarter Ended December						
Industries	31, 2008	Dec 31, 2008	Dec 31, 2007	Dec 31, 2006	Dec 31, 2005	Dec 31, 2004	Dec 31, 2003
Apparel stores	1.1%	1.1%	1.2%	1.7%	1.6%	1.8%	2.1%
Automotive							
collision services	1.0	1.0	1.1	1.3	1.3	1.0	0.3
Automotive parts	1.6	1.6	2.1	2.8	3.4	3.8	4.5
Automotive							
service	4.7	4.8	5.2	6.9	7.6	7.7	8.3
Automotive tire							
services	6.8	6.7	7.3	6.1	7.2	7.8	3.1
Book stores	0.2	0.2	0.2	0.2	0.3	0.3	0.4
Business services	*	*	0.1	0.1	0.1	0.1	0.1
Child care	7.5	7.6	8.4	10.3	12.7	14.4	17.8
Consumer							
electronics	0.8	0.8	0.9	1.1	1.3	2.1	3.0
Convenience							
stores	16.4	15.8	14.0	16.1	18.7	19.2	13.3
Crafts and							
novelties	0.3	0.3	0.3	0.4	0.4	0.5	0.6
Distribution and							
office	1.0	1.0	0.6				
Drug stores	4.2	4.1	2.7	2.9	2.8	0.1	0.2
Entertainment	1.2	1.2	1.4	1.6	2.1	2.3	2.6
Equipment rental	0.0	0.4	0.4	0.4	2.4	0.0	0.0
services	0.2	0.2	0.2	0.2	0.4	0.3	0.2
Financial services	0.3	0.2	0.2	0.1	0.1	0.1	
General	0.0	0.0	0.7	0.6	0.7	0.4	0.5
merchandise	0.8	0.8	0.7	0.6	0.5	0.4	0.5
Grocery stores	0.7	0.7	0.7	0.7	0.7	0.8	0.4
Health and fitness	5.7	5.6	5.1	4.3	3.7	4.0	3.8
Home furnishings	2.6	2.4	2.6	3.1	3.7	4.1	4.9
H o m e	1 0	1.9	2.1	3.4	1.1	1.0	1 1
improvement Motor vehicle	1.8	1.9	2.1	3.4	1.1	1.0	1.1
	3.1	3.1	3.1	3.4	2.6	0.6	
dealerships Office supplies	1.0	1.0	1.1	1.3	1.5	1.6	1.9
Pet supplies and	1.0	1.0	1.1	1.3	1.3	1.0	1.9
services	0.9	0.8	0.9	1.1	1.3	1.4	1.7
Private education	0.9	0.8	0.9	0.8	0.8	1.4	1.7
Restaurants	20.8	21.8	21.2	11.9	9.4	9.7	11.8
Restaurants	20.8	21.8	21.2	11.9	9.4	9.1	11.0

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Shoe stores					0.3	0.3	0.9
Sporting goods	2.3	2.3	2.6	2.9	3.4	3.4	3.8
Theaters	9.1	9.0	9.0	9.6	5.2	3.5	4.1
Travel plazas	0.2	0.2	0.2	0.3	0.3	0.4	0.3
Video rental	1.0	1.1	1.7	2.1	2.5	2.8	3.3
Other	1.9	1.9	2.3	2.7	3.0	3.4	3.8
Totals	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%

<sup>\*</sup> Less than 0.1%

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<sup>(1)</sup> Includes rental revenue for all properties owned by Realty Income at the end of each period presented, including revenue from properties reclassified as discontinued operations.

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#### Service Category Diversification

The following table sets forth certain information regarding the properties owned by Realty Income (excluding properties owned by Crest) at December 31, 2008, classified according to the retail business types and the level of services they provide (dollars in thousands):

	Number of	Rental Revenue for the Quarter Ended December	Percentage of Rental
Industry	Properties	31, 2008(1)	Revenue
Tenants Providing Services	Troperties	31, 2000(1)	revenue
Automotive collision services	13	\$ 852	1.0%
Automotive service	235	3,908	4.7
Child care	263	6,201	7.5
Entertainment	8	999	1.2
Equipment rental services	3	158	0.2
Financial services	13	209	0.3
Health and fitness	26	4,685	5.7
Private education	7	631	0.8
Theaters	34	7,507	9.1
Other	9	1,557	1.9
	611	26,707	32.4
Tenants Selling Goods and Services			
Automotive parts (with installation)	26	510	0.6
Automotive tire services	155	5,647	6.8
Business services	1	13	*
Convenience stores	574	13,518	16.4
Distribution and office	3	847	1.0
Home improvement	3	108	0.1
Motor vehicle dealerships	21	2,603	3.1
Pet supplies and services	10	666	0.8
Restaurants	642	17,217	20.8
Travel plazas	1	187	0.2
Video rental	32	829	1.0
	1,468	42,145	50.8
Tenants Selling Goods			
Apparel stores	6	902	1.1
Automotive parts	51	842	1.0
Book stores	2	156	0.2
Consumer electronics	13	686	0.8
Crafts and novelties	5	242	0.3
Drug stores	51	3,481	4.2
General merchandise	33	694	0.8
Grocery stores	9	577	0.7
Home furnishings	44	2,127	2.6
Home improvement	29	1,420	1.7
Office supplies	10	788	1.0
Pet supplies	2	43	0.1

Sporting goods	14	1,877	2.3
	269	13,835	16.8
Totals	2,348	\$ 82,687	100.0%

<sup>\*</sup> Less than 0.1%

(1) Includes rental revenue for all properties owned by Realty Income at December 31, 2008, including revenue from properties reclassified as discontinued operations of \$44.

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#### Lease Expirations

The following table sets forth certain information regarding Realty Income's property portfolio (excluding properties owned by Crest) regarding the timing of the lease term expirations (excluding extension options) on our 2,268 net leased, single-tenant retail properties as of December 31, 2008 (dollars in thousands):

Total Portfolio			Initial Expirations(3) S			Subsec	Subsequent Expirations(4)			
			Rental			Dontal		Dantal		
			Revenue for the		Rental Revenue			Rental Revenue		
		Total	Quarter		for the			for the		
		Number	Ended	% of	Number	Quarter	% of	Number	Quarter	% of
		of	December	Total	of	Ended	Total	of	Ended	Total
		Leases	31,	Rental	Leases	December	Rental	Leases	December	Rental
	Year	Expiring(1)	2008(2)	Revenue	Expiring	31, 2008	Revenue	Expiring	31, 2008	Revenue
	2009	148	\$ 3,084	3.9%	36	\$ 787	1.0%		\$ 2,297	2.9%
	2010	102	2,197	2.7	48	1,227	1.5	54	970	1.2
	2011	105	3,137	3.9	57	2,055	2.6	48	1,082	1.3
	2012	113	2,681	3.3	75	1,864	2.3	38	817	1.0
	2013	140	5,316	6.7	99	4,329	5.4	41	987	1.3
	2014	55	2,125	2.7	36	1,780	2.2	19	345	0.5
	2015	108	2,857	3.6	85	2,318	2.9	23	539	0.7
	2016	114	2,015	2.5	112	1,987	2.5	2	28	*
	2017	49	1,894	2.4	41	1,745	2.2	8	149	0.2
	2018	42	1,888	2.4	34	1,689	2.1	8	199	0.3
	2019	100	4,856	6.1	94	4,526	5.7	6	330	0.4
	2020	82	2,987	3.7	79	2,923	3.6	3	64	0.1
	2021	170	7,503	9.4	169	7,448	9.3	1	55	0.1
	2022	101	2,951	3.7	100	2,903	3.6	1	48	0.1
	2023	245	7,754	9.7	243	7,680	9.6	2	74	0.1
	2024	62	1,815	2.3	62	1,815	2.3			
	2025	70	5,466	6.9	66	5,398	6.8	4	68	0.1
	2026	122	6,866	8.6	120	6,809	8.5	2	57	0.1
	2027	152	4,622	5.8	151	4,605	5.8	1	17	*
	2028	82	4,009	5.0	80	3,938	4.9	2	71	0.1
	2029	45	1,099	1.4	45	1,099	1.4			
	2030	20	924	1.2	20	924	1.2			
	2031	27	649	0.8	27	649	0.8			
	2032	2	57	0.1	2	57	0.1			
	2033	7	422	0.5	7	422	0.5			
	2034	2	230	0.3	2	230	0.3			
	2037	2	354	0.4	2	354	0.4			
	2043	1	13	*				1	13	*
	Totals	2,268	\$ 79,771	100.0%	1,892	\$ 71,561	89.5%	376	\$ 8,210	10.5%

<sup>\*</sup> Less than 0.1%

<sup>(1)</sup> Excludes ten multi-tenant properties and 70 vacant unleased properties, one of which is a multi-tenant property. The lease expirations for properties under construction are based on the estimated date of completion of those properties.

- (2) Includes rental revenue of \$44 from properties reclassified as discontinued operations and excludes revenue of \$2,916 from ten multi-tenant properties and from 70 vacant and unleased properties at December 31, 2008.
- (3) Represents leases to the initial tenant of the property that are expiring for the first time.
- (4) Represents lease expirations on properties in the portfolio, which have previously been renewed, extended or re-tenanted.

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#### State Diversification

The following table sets forth certain state-by-state information regarding Realty Income's property portfolio (excluding properties owned by Crest) as of December 31, 2008 (dollars in thousands):

			Approximate	Rental Revenue for the Quarter Ended	Percentage of
	Number of	Percent	Leasable	December	Rental
State	Properties	Leased	Square Feet	31, 2008(1)	Revenue
Alabama	63	98%	425,400	\$ 1,893	2.3%
Alaska	2	100	128,500	277	0.3
Arizona	80	98	395,800	2,418	2.9
Arkansas	18	100	98,500	417	0.5
California	64	100	1,160,700	4,505	5.4
Colorado	53	96	486,300	1,902	2.3
Connecticut	24	100	276,600	1,310	1.6
Delaware	17	100	33,300	428	0.5
Florida	168	98	1,449,300	6,786	8.2
Georgia	132	98	926,900	3,992	4.8
Idaho	13	92	85,400	338	0.4
Illinois	74	97	877,800	4,211	5.1
Indiana	82	96	689,600	3,213	3.9
Iowa	22	95	296,100	1,006	1.2
Kansas	33	94	579,100	1,121	1.4
Kentucky	22	100	110,600	673	0.8
Louisiana	33	94	190,400	877	1.1
Maine	3	100	22,500	161	0.2
Maryland	29	97	271,200	1,587	1.9
Massachusetts	66	100	580,400	2,618	3.2
Michigan	52	98	257,300	1,243	1.5
Minnesota	21	100	392,100	1,572	1.9
Mississippi	71	97	347,600	1,478	1.8
Missouri	62	97	640,100	2,076	2.5
Montana	2	100	30,000	76	0.1
Nebraska	19	100	196,300	645	0.8
Nevada	15	93	191,000	883	1.1
New Hampshire	14	100	109,900	557	0.7
New Jersey	33	100	261,300	1,930	2.3
New Mexico	8	100	56,400	191	0.2
New York	40	95	502,700	2,493	3.0
North Carolina	96	99	548,300	2,865	3.5
North Dakota	6	100	36,600	73	0.1
Ohio	137	98	852,200	3,377	4.1
Oklahoma	25	96	145,900	582	0.7
Oregon	18	100	297,300	885	1.1
Pennsylvania	99	100	683,800	3,527	4.3
Rhode Island	3	100	11,000	57	0.1

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South Carolina	100	98	374,400	2,190	2.6
South Dakota	9	100	24,900	102	0.1
Tennessee	135	96	635,500	2,920	3.5
Texas	214	92	2,241,700	7,814	9.5
Utah	5	80	30,600	87	0.1
Vermont	4	100	12,700	125	0.2
Virginia	104	99	637,100	3,496	4.2
Washington	35	91	230,300	792	1.0
West Virginia	2	100	23,000	121	0.1
Wisconsin	20	90	248,100	774	0.9
Wyoming	1	100	4,200	23	*
Totals/Average	2,348	97%	19,106,700	\$ 82,687	100.0%

<sup>\*</sup> Less than 0.1%

<sup>(1)</sup> Includes rental revenue for all properties owned by Realty Income at December 31, 2008, including revenue from properties reclassified as discontinued operations of \$44.

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#### Description of Leasing Structure

At December 31, 2008, 2,268 of our 2,348 retail properties were leased under net-lease agreements. Our net-lease agreements generally:

- Are for initial terms of 15 to 20 years;
- Require the tenant to pay minimum monthly rents and property operating expenses (taxes, insurance and maintenance); and
- Provide for future rent increases based on increases in the consumer price index (typically subject to ceilings), fixed increases, or to a lesser degree, additional rent calculated as a percentage of the tenants' gross sales above a specified level. Where leases provide for rent increases based on increases in the consumer price index, generally these increases become part of the new permanent base rent. Where leases provide for percentage rent, this additional rent is typically payable only if the tenants' gross sales, for a given period (usually one year), exceed a specified level and is then typically calculated as a percentage of only the amount of gross sales in excess of that level.

#### Certain Properties under Development

Of the 108 properties Realty Income acquired in 2008, four were development properties, all of which were occupied and paying rent at December 31, 2008. In the case of development properties, we either enter into an agreement with a retail chain where the retailer retains a contractor to construct the building and we fund the costs of that development, or we fund a developer who constructs the building. In either case, there is an executed lease with a retail tenant at the time of the land purchase (with a fixed rent commencement date) and there is a requirement to complete the construction in a timely basis and within a specific budget, typically within eight months after we purchase the land. The tenant or developer generally is required to pay construction cost overruns to the extent that they exceed the construction budget by more than a predetermined amount. We also enter into a lease with the tenant at the time we purchase the land, which generally requires the tenant to begin paying base rent when the store opens for business. The base rent is calculated by multiplying a predetermined capitalization rate by our total investment in the property including the land cost for the property, construction costs and capitalized interest. Crest did not acquire any development property in 2008. Both Realty Income and Crest will continue to pursue development opportunities under similar arrangements in the future.

#### FORWARD-LOOKING STATEMENTS

This annual report on Form 10-K, including documents incorporated by reference, contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Exchange Act of 1934. When used in this annual report, the words "estimated", "anticipated", "expect", "believe", "intend" and similar expressions are intended to identify forward-looking statements. Forward-looking statements are subject to risks, uncertainties, and assumptions about Realty Income Corporation, including, among other things:

- Our anticipated growth strategies;
- Our intention to acquire additional properties and the timing of these acquisitions;
  - Our intention to sell properties and the timing of these property sales;
    - Our intention to re-lease vacant properties;
- Anticipated trends in our business, including trends in the market for long-term net-leases of freestanding, single-tenant retail properties;
  - Future expenditures for development projects; and
  - Profitability of our subsidiary, Crest Net Lease, Inc. ("Crest").

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Future events and actual results, financial and otherwise, may differ materially from the results discussed in the forward-looking statements. In particular, some of the factors that could cause actual results to differ materially are:

- Our continued qualification as a real estate investment trust;
  - General business and economic conditions;
    - Competition;
    - Fluctuating interest rates;
  - Access to debt and equity capital markets;
- Continued volatility and uncertainty in the credit markets and broader financial markets;
- Other risks inherent in the real estate business including tenant defaults, potential liability relating to environmental matters, illiquidity of real estate investments, and potential damages from natural disasters;
  - Impairments in the value of our real estate assets;
  - Changes in the tax laws of the United States of America;
  - The outcome of any legal proceedings to which we are a party; and
    - Acts of terrorism and war.

Additional factors that may cause risks and uncertainties include those discussed in the sections entitled "Business", "Risk Factors" and "Management's Discussion and Analysis of Financial Condition and Results of Operations" in this annual report.

Readers are cautioned not to place undue reliance on forward-looking statements, which speak only as of the date that this annual report was filed with the SEC. We undertake no obligation to publicly release the results of any revisions to these forward-looking statements that may be made to reflect events or circumstances after the date of this annual report or to reflect the occurrence of unanticipated events. In light of these risks and uncertainties, the forward-looking events discussed in this annual report might not occur.

#### Item 1A: Risk Factors

This "Risk Factors" section contains references to our "capital stock" and to our "stockholders." Unless expressly stated otherwise, the references to our "capital stock" represent our common stock and any class or series of our preferred stock, while the references to our "stockholders" represent holders of our common stock and any class or series of our preferred stock.

In order to grow we need to continue to acquire investment properties. The acquisition of investment properties may be subject to competitive pressures.

We face competition in the acquisition, operation and sale of property. We expect competition from:

- Businesses;
- Individuals:
- Fiduciary accounts and plans; and
- Other entities engaged in real estate investment and financing.

Some of these competitors are larger than we are and have greater financial resources. This competition may result in a higher cost for properties we wish to purchase.

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Negative market conditions or adverse events affecting our existing or potential tenants, or the industries in which they operate, could have an adverse impact on our ability to attract new tenants, re-lease space, collect rent or renew leases, which could adversely affect our cash flow from operations and inhibit growth.

Cash flow from operations depends in part on the ability to lease space to tenants on economically favorable terms. We could be adversely affected by various facts and events over which we have limited or no control, such as:

- Lack of demand in areas where our properties are located;
- Inability to retain existing tenants and attract new tenants;
  - Oversupply of space and changes in market rental rates;
- Our tenants' creditworthiness and ability to pay rent may be affected by their operations, the current economic situation and competition within their industries from other operators;
- Defaults by and bankruptcies of tenants, failure to pay rent on a timely basis, or failure to comply with their contractual obligations;
  - The need to periodically renovate and repair our properties;
    - Physical or weather-related damage to properties;
  - Economic or physical decline of the areas where the properties are located; and
    - The potential risk of functional obsolescence of properties over time.

At any time, any tenant may experience a downturn in its business that may weaken its operating results or overall financial condition. As a result, a tenant may delay lease commencement, fail to make rental payments when due, decline to extend a lease upon its expiration, become insolvent or declare bankruptcy. Any tenant bankruptcy or insolvency, leasing delay or failure to make rental payments when due could result in the termination of the tenant's lease and material losses to us.

If tenants do not renew their leases as they expire, we may not be able to rent or sell the properties. Furthermore, leases that are renewed, and some new leases for properties that are re-leased, may have terms that are less economically favorable than expiring lease terms, or may require us to incur significant costs, such as renovations, tenant improvements or lease transaction costs. Negative market conditions may cause us to sell vacant properties for less than their carrying value, which could result in impairments. Any of these events could adversely affect cash flow from operations and our ability to make distributions to shareholders and service indebtedness. A significant portion of the costs of owning property, such as real estate taxes, insurance and maintenance, are not necessarily reduced when circumstances cause a decrease in rental revenue from the properties. In a weakened financial condition, tenants may not be able to pay these costs of ownership and we may be unable to recover these operating expenses from them.

Further, the occurrence of a tenant bankruptcy or insolvency could diminish the income we receive from the tenant's lease or leases. In addition, a bankruptcy court might authorize the tenant to terminate its leases with us. If that happens, our claim against the bankrupt tenant for unpaid future rent would be subject to statutory limitations that most likely would be substantially less than the remaining rent we are owed under the leases. In addition, any claim we have for unpaid past rent, if any, may not be paid in full. As a result, tenant bankruptcies may have a material adverse effect on our results of operations.

Seventy of our properties were available for lease or sale at December 31, 2008, of which all but one were single-tenant properties. As of February 9, 2009, transactions to lease or sell 13 of the 70 properties were underway or completed. At December 31, 2008, 30 of our properties under lease were unoccupied and available for sublease by the tenants, all of which were current with their rent and other obligations. During 2008, each of our tenants accounted for less than 10% of our rental revenue.

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For 2008, our tenants in the restaurant and convenience store industries accounted for approximately 20.8% and 16.4%, respectively, of our rental revenue. A downturn in either of these industries, whether nationwide or limited to specific sectors of the United States, could adversely affect our tenants in these industries, which in turn could have a material adverse affect on our financial position, results of operations and our ability to pay the principal of and interest on our debt securities and other indebtedness and to make distributions on our common stock and preferred stock. Individually, each of the other industries in our property portfolio accounted for less than 10% of our rental revenue for 2008. Nevertheless, downturns in these other industries could also adversely affect our tenants, which in turn could also have a material adverse affect on our financial position, results of operations and our ability to make debt payments and distributions on our common and preferred stock.

In addition, a substantial number of our properties are leased to middle-market retail chains that generally have more limited financial and other resources than certain upper-market retail chains, and therefore they are more likely to be adversely affected by a downturn in their respective businesses or in the regional or national economy.

On January 22, 2008, Buffets Holdings, Inc. ("Buffets Holdings"), together with each of its subsidiaries, filed voluntary petitions for reorganization under Chapter 11 of the U.S. Bankruptcy Code. Realty Income owned 116 properties and Crest owned three properties leased to subsidiaries of Buffets, Inc. ("Buffets") and guaranteed by Buffets. Buffets is a subsidiary of Buffets Holdings. In February 2008, Buffets Holdings elected to reject the leases for 12 properties owned by Realty Income and two properties owned by Crest, and returned those 14 properties to us. In July 2008, Realty Income reached an agreement with Buffets Holdings for the continued lease of all of its remaining properties. The terms of the agreement were approved by the Bankruptcy Court on September 15, 2008. Under the terms of the agreement, all 105 of the remaining leases, including 104 owned by Realty Income and one owned by Crest, will be assumed and continue to be operated by Buffets Holdings. Rents were modified on many of the assumed properties, from an annualized rent of \$22.4 million to \$19.4 million, or 87% of previous rents. In addition, the majority of the leases call for annual increases in rent. Buffets Holdings continues to be our largest tenant and represents approximately 6.0% of Realty Income's annualized lease revenue as of December 31, 2008.

As a property owner, we may be subject to unknown environmental liabilities. Investments in real property can create a potential for environmental liability. An owner of property can face liability for environmental contamination created by the presence or discharge of hazardous substances on the property. We can face such liability regardless of:

- Our knowledge of the contamination;
  - The timing of the contamination;
  - The cause of the contamination; or
- The party responsible for the contamination of the property.

There may be environmental problems associated with our properties of which we are unaware. In that regard, a number of our properties are leased to operators of convenience stores that sell petroleum-based fuels, as well as to operators of oil change and tune-up facilities. These facilities, and some other of our properties, use, or may have used in the past, underground lifts or underground tanks for the storage of petroleum-based or waste products, which could create a potential for the release of hazardous substances.

The presence of hazardous substances on a property may adversely affect our ability to sell that property and we may incur substantial remediation costs. Although our leases generally require our tenants to operate in compliance with all applicable federal, state and local environmental laws, ordinances and regulations, and to indemnify us against any environmental liabilities arising from the tenants' activities on the property, we could nevertheless be subject to strict liability by virtue of our ownership interest. There also can be no assurance that our tenants could or would satisfy their indemnification obligations under their leases. The discovery of environmental liabilities attached to our

properties could have an adverse effect on our results of operations, our financial condition or our ability to make distributions to stockholders and to pay the principal of and interest on our debt securities and other indebtedness.

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In addition, several of our properties were built during the period when asbestos was commonly used in building construction and other buildings with asbestos may be acquired by the Company in the future. Environmental laws govern the presence, maintenance and removal of asbestos-containing materials, or ACMs, and require that owners or operators of buildings containing asbestos properly manage and maintain the asbestos, that they adequately inform or train those who may come into contact with asbestos and that they undertake special precautions, including removal or other abatement in the event that asbestos is disturbed during renovation or demolition of a building. These laws may impose fines and penalties on building owners or operators for failure to comply with these requirements and may allow third parties to seek recovery from owners or operators for personal injury associated with exposure to asbestos fibers.

It is also possible that some of our properties may contain or develop harmful mold, which could lead to liability for adverse health effects and costs of remediation of the problem. When excessive moisture accumulates in buildings or on building materials, mold growth may occur, particularly if the moisture problem remains undiscovered or is not addressed over a period of time. Some molds may produce airborne toxins or irritants. Concern about indoor exposure to mold has been increasing, as exposure to mold may cause a variety of adverse health effects and symptoms, including allergic or other reactions. As a result, should our tenants or their employees be exposed to mold at any of our properties we could be required to undertake a costly remediation program to contain or remove the mold from the affected property, which would reduce our cash available for distribution. In addition, exposure to mold by our tenants or others could expose us to liability if property damage or health concerns arise.

Compliance. We have not been notified by any governmental authority, and are not otherwise aware, of any material noncompliance, liability or claim relating to hazardous substances, toxic substances, or petroleum products in connection with any of our present properties. Nevertheless, if environmental contamination should exist, we could be subject to strict liability by virtue of our ownership interest. In addition, we believe we are in compliance in all material respects with all present federal, state and local laws relating to ACMs.

Insurance and Indemnity. In June 2005, we entered into a seven-year environmental insurance policy on our property portfolio which replaced the previous five-year environmental insurance policy. The limits on our current policy are \$10 million per occurrence, and \$50 million in the aggregate, subject to a \$40,000 self insurance retention, per occurrence, for properties with underground storage tanks and a \$100,000 self insurance retention, per occurrence, for all other properties. It is possible that our insurance could be insufficient to address any particular environmental situation and that, in the future, we could be unable to obtain insurance for environmental matters at a reasonable cost, or at all.

Our tenants are generally responsible for, and indemnify us against, liabilities for environmental matters that occur on our properties. For properties that have underground storage tanks, in addition to providing an indemnity in our favor, the tenants generally obtain environmental insurance or rely upon the state funds in the states where these properties are located.

If we fail to qualify as a real estate investment trust, the amount of dividends we are able to pay would decrease, which could adversely affect the market price of our capital stock and could adversely affect the value of our debt securities.

Commencing with our taxable year ended December 31, 1994, we believe that we have been organized and have operated, and we intend to continue to operate, so as to qualify as a "REIT" under Sections 856 through 860 of the Code. However, we cannot assure you that we have been organized or have operated in a manner that has satisfied the requirements for qualification as a REIT, or that we will continue to be organized or operate in a manner that will allow us to continue to qualify as a REIT.

Qualification as a REIT involves the satisfaction of numerous requirements under highly technical and complex Code provisions, for which there are only limited judicial and administrative interpretations, and the determination of various factual matters and circumstances not entirely within our control.

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For example, in order to qualify as a REIT, at least 95% of our gross income in each year must be derived from qualifying sources, and we must pay distributions to stockholders aggregating annually at least 90% of our REIT taxable income (as defined in the Code and determined without regard to the dividends paid deduction and by excluding net capital gains).

In the future, it is possible that legislation, new regulations, administrative interpretations or court decisions will change the tax laws with respect to qualification as a REIT, or the federal income tax consequences of such qualification.

If we fail to satisfy all of the requirements for qualification as a REIT, we may be subject to certain penalty taxes or, in some circumstances, we may fail to qualify as a REIT. If we were to fail to qualify as a REIT in any taxable year:

- We would be required to pay federal income tax (including any applicable alternative minimum tax) on our taxable income at regular corporate rates;
- We would not be allowed a deduction in computing our taxable income for amounts distributed to our stockholders;
- We could be disqualified from treatment as a REIT for the four taxable years following the year during which qualification is lost;
  - We would no longer be required to make distributions to stockholders; and
- This treatment would substantially reduce amounts available for investment or distribution to stockholders because of the additional tax liability for the years involved, which could have a material adverse effect on the market price of our capital stock and the value of our debt securities.

Even if we qualify for and maintain our REIT status, we may be subject to certain federal, state and local taxes on our income and property. For example, if we have net income from a prohibited transaction, that income will be subject to a 100% tax. Our subsidiary Crest is subject to federal and state taxes at the applicable tax rates on its income and property.

Distributions requirements imposed by law limit our flexibility.

To maintain our status as a REIT for federal income tax purposes, we generally are required to distribute to our stockholders at least 90% of our REIT taxable income, determined without regard to the dividends paid deduction and by excluding net capital gains each year. We also are subject to tax at regular corporate rates to the extent that we distribute less than 100% of our REIT taxable income (including net capital gains) each year.

In addition, we are subject to a 4% nondeductible excise tax to the extent that we fail to distribute during any calendar year at least the sum of 85% of our ordinary income for that calendar year, 95% of our capital gain net income for the calendar year, and any amount of that income that was not distributed in prior years.

We intend to continue to make distributions to our stockholders to comply with the distribution requirements of the Code as well as to reduce our exposure to federal income taxes and the nondeductible excise tax. Differences in timing between the receipt of income and the payment of expenses to arrive at taxable income, along with the effect of required debt amortization payments, could require us to borrow funds on a short-term basis to meet the distribution requirements that are necessary to achieve the tax benefits associated with qualifying as a REIT.

Future issuances of equity securities could dilute the interest of holders of our common stock.

Our future growth will depend, in large part, upon our ability to raise additional capital. If we were to raise additional capital through the issuance of equity securities, we could dilute the interests of holders of our common stock. The interests of our common stockholders could also be diluted by the issuance of shares of common stock upon the exercise of outstanding options or pursuant to stock incentive plans. Likewise, our Board of Directors is authorized to cause us to issue preferred stock of any class or series (with dividend, voting and other rights as determined by the

Board of Directors). Accordingly, the Board of Directors may authorize the issuance of preferred stock with voting, dividend and other similar rights that could dilute, or otherwise adversely affect, the interest of holders of our common stock.

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We are subject to risks associated with debt and capital stock financing.

We intend to incur additional indebtedness in the future, including borrowings under our \$355 million acquisition credit facility. At February 9, 2009, we had no borrowings outstanding under our \$355 million acquisition credit facility and we had \$1.35 billion of aggregate principal amount of outstanding unsecured senior debt securities. To the extent that new indebtedness is added to our current debt levels, the related risks that we now face would increase. As a result, we are and will be subject to risks associated with debt financing, including the risk that our cash flow could be insufficient to meet required payments on our debt. We also face variable interest rate risk as the interest rate on our \$355 million credit facility is variable and could therefore increase over time. We also face the risk that we may be unable to refinance or repay our debt as it comes due. Given the recent disruptions in the financial markets, we also face the risk that one or more of the participants in our credit facility may not be able to lend us money.

In addition, our \$355 million credit facility contains provisions that could limit the amount of distributions payable by us on our common stock and preferred stock. In particular, our \$355 million acquisition credit facility provides that the aggregate amount of cash distributions paid on, plus any payments made to repurchase, our common stock and preferred stock may not exceed the sum of (a) 95% of our funds from operations (as defined in the credit facility) plus (b) cash distributions on our preferred stock, determined as of the end of each fiscal quarter for the four fiscal quarters then ending, except that we may repurchase preferred stock with the net proceeds from the issuance of our common stock or preferred stock. The credit facility further provides that, in the event of a failure to pay principal, interest or any other amount payable there under when due or upon the occurrence of certain events of bankruptcy, insolvency or reorganization with respect to us or any of our subsidiaries, we and our subsidiaries may not pay distributions on, or repurchase, any shares of our capital stock, including our common stock and preferred stock. In addition, the credit facility provides that, if any other event of default (as defined in the credit facility) thereunder occurs, we and our subsidiaries may not pay any distributions on, or repurchase, any shares of our capital stock, including our common stock and preferred stock, except that we may pay cash distributions to stockholders in the minimum amount necessary to maintain our status as a REIT. If this were to occur, it would likely have a material adverse effect on the market price of our outstanding common and preferred stock and on the value of our debt securities and may adversely affect our ability to qualify as a REIT or our tax treatment as a REIT.

Our indebtedness could also have other important consequences to holders of our common and preferred stock, including:

- Increasing our vulnerability to general adverse economic and industry conditions;
- Limiting our ability to obtain additional financing to fund future working capital, capital expenditures and other general corporate requirements;
- Requiring the use of a substantial portion of our cash flow from operations for the payment of principal and interest on our indebtedness, thereby reducing our ability to use our cash flow to fund working capital, capital expenditures and general corporate requirements;
  - Limiting our flexibility in planning for, or reacting to, changes in our business and our industry; and
    - Putting us at a disadvantage compared to our competitors with less indebtedness.

Our business operations may not generate the cash needed to make distributions on our capital stock or to service our indebtedness.

Our ability to make distributions on our common stock and preferred stock and payments on our indebtedness and to fund planned capital expenditures will depend on our ability to generate cash in the future. We cannot assure you that our business will generate sufficient cash flow from operations or that future borrowings will be available to us in an amount sufficient to enable us to make distributions on our common stock and preferred stock, to pay our indebtedness or to fund our other liquidity needs.

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The market value of our capital stock and debt securities could be substantially affected by various factors. The market value of our capital stock and debt securities will depend on many factors, which may change from time to time, including:

- Prevailing interest rates, increases in which may have an adverse effect on the market value of our capital stock and debt securities:
  - The market for similar securities issued by other REITs;
    - General economic and financial market conditions;
  - The financial condition, performance and prospects of us, our tenants and our competitors;
- Changes in financial estimates or recommendations by securities analysts with respect to us, our competitors or our industry;
  - Changes in our credit ratings; and
  - Actual or anticipated variations in quarterly operating results.

In addition, stock prices in the U.S. markets have recently been experiencing extreme price fluctuations, and the market value of our common stock has fluctuated significantly during this period. As a result of these and other factors, investors who purchase our capital stock and debt securities may experience a decrease, which could be substantial and rapid, in the market value of our capital stock and debt securities, including decreases unrelated to our operating performance or prospects.

Real estate ownership is subject to particular economic conditions that may have a negative impact on our revenue. We are subject to all of the general risks associated with the ownership of real estate. In particular, we face the risk that rental revenue from our properties may be insufficient to cover all corporate operating expenses, debt service payments on indebtedness we incur and distributions on our stock. Additional real estate ownership risks include:

- Adverse changes in general or local economic conditions;
- Changes in supply of, or demand for, similar or competing properties;
  - Changes in interest rates and operating expenses;
    - Competition for tenants;
    - Changes in market rental rates;
  - Inability to lease properties upon termination of existing leases;
    - Renewal of leases at lower rental rates;
- Inability to collect rents from tenants due to financial hardship, including bankruptcy;
- Changes in tax, real estate, zoning and environmental laws that may have an adverse impact upon the value of real estate;
  - Uninsured property liability;
  - Property damage or casualty losses;
- Unexpected expenditures for capital improvements or to bring properties into compliance with applicable federal, state and local laws:
  - Acts of terrorism and war; and
  - Acts of God and other factors beyond the control of our management.

An uninsured loss or a loss that exceeds the policy limits on our properties could subject us to lost capital or revenue on those properties.

Under the terms and conditions of the leases currently in force on our properties, tenants generally are required to indemnify and hold us harmless from liabilities resulting from injury to persons, air, water, land or property, due to activities conducted on the properties, except for claims arising from the negligence or intentional misconduct of us or our agents. Additionally, tenants are generally required, at the tenant's expense, to obtain and keep in full force during the term of the lease, liability and property damage insurance policies. The insurance policies our tenants are required

to maintain for property damage are generally in amounts not less than the full replacement cost of the improvements less slab, foundations, supports and other customarily excluded improvements. Our tenants are generally required to maintain general liability coverage varying between \$1,000,000 and \$10,000,000 depending on the tenant and the industry in which the tenant operates.

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In addition to the indemnities and required insurance policies identified above, many of our properties are also covered by flood and earthquake insurance policies (subject to substantial deductibles) obtained and paid for by the tenants as part of their risk management programs. Additionally, we have obtained blanket liability, flood and earthquake (subject to substantial deductibles) and property damage insurance policies to protect us and our properties against loss should the indemnities and insurance policies provided by the tenants fail to restore the properties to their condition prior to a loss. However, should a loss occur that is uninsured or in an amount exceeding the combined aggregate limits for the policies noted above, or in the event of a loss that is subject to a substantial deductible under an insurance policy, we could lose all or part of our capital invested in, and anticipated revenue from, one or more of the properties, which could have a material adverse effect on our results of operations or financial condition and on our ability to pay the principal of and interest on our debt securities and other indebtedness and to make distributions to our stockholders. Given the recent disruptions in the insurance industry, we also face the risk that our insurance carriers may not be able to provide payment under any potential claims that might arise under the terms of our insurance policies.

Compliance with the Americans with Disabilities Act of 1990 and fire, safety, and other regulations may require us to make unintended expenditures that could adversely impact our results of operations.

Our properties are generally required to comply with the Americans with Disabilities Act of 1990, or the ADA. The ADA has separate compliance requirements for "public accommodations" and "commercial facilities," but generally requires that buildings be made accessible to people with disabilities. Compliance with the ADA requirements could require removal of access barriers and non-compliance could result in imposition of fines by the U.S. government or an award of damages to private litigants. The retailers to whom we lease properties are obligated by law to comply with the ADA provisions, and we believe that these retailers may be obligated to cover costs associated with compliance. If required changes involve greater expenditures than anticipated, or if the changes must be made on a more accelerated basis than anticipated, the ability of these retailers to cover costs could be adversely affected and we could be required to expend our own funds to comply with the provisions of the ADA, which could materially adversely affect our results of operations or financial condition and our ability to pay the principal of and interest on our debt securities and other indebtedness and to make distributions to our stockholders. In addition, we are required to operate our properties in compliance with fire and safety regulations, building codes and other land use regulations, as they may be adopted by governmental agencies and bodies and become applicable to our properties. We may be required to make substantial capital expenditures to comply with those requirements and these expenditures could have a material adverse effect on our results of operations or financial condition and our ability to pay the principal of and interest on our debt securities and other indebtedness and to make distributions to our stockholders.

Property taxes may increase without notice.

The real property taxes on our properties and any other properties that we develop or acquire in the future may increase as property tax rates change and as those properties are assessed or reassessed by tax authorities.

We depend on key personnel.

We depend on the efforts of our executive officers and key employees. The loss of the services of our executive officers and key employees could have a material adverse effect on our results of operations or financial condition and on our ability to pay the principal and interest on our debt securities and other indebtedness and to make distributions to our stockholders. It is possible that we will not be able to recruit additional personnel with equivalent experience in the retail, net-lease industry.

Terrorist attacks and other acts of violence or war may affect the value of our debt and equity securities, the markets in which we operate and our results of operations.

Terrorist attacks may negatively affect our operations and your investment. There can be no assurance that there will not be further terrorist attacks against the United States or U.S. businesses. These attacks, or armed conflicts, may directly impact our physical facilities or the businesses of our tenants.

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Such events could cause consumer confidence and spending to decrease or result in increased volatility in the U.S. and worldwide financial markets and economy. They also could result in or prolong an economic recession in the U.S. or abroad. Any of these occurrences could have a significant adverse impact on our operating results and revenues and on the market price of our capital stock and on the value of our debt securities. It could also have an adverse effect on our ability to pay principal and interest on our debt securities or other indebtedness and to make distributions to our stockholders.

Recent disruptions in the financial markets could affect our ability to obtain financing on reasonable terms and have other adverse effects on us and the market price of our common stock.

The United States stock and credit markets have recently experienced significant price volatility, dislocations and liquidity disruptions, which have caused market prices of many stocks to fluctuate substantially and the spreads on prospective debt financings to widen considerably. These circumstances have materially impacted liquidity in the financial markets, making terms for certain financings less attractive, and in certain cases have resulted in the unavailability of certain types of financing. Continued uncertainty in the stock and credit markets may negatively impact our ability to access additional financing at reasonable terms, which may negatively affect our ability to make acquisitions. A prolonged downturn in the stock or credit markets may cause us to seek alternative sources of potentially less attractive financing, and may require us to adjust our business plan accordingly. In addition, these factors may make it more difficult for us to sell properties or may adversely affect the price we receive for properties that we do sell, as prospective buyers may experience increased costs of financing or difficulties in obtaining financing. These events in the stock and credit markets may make it more difficult or costly for us to raise capital through the issuance of our common stock or preferred stock. These disruptions in the financial markets also may have a material adverse effect on the market value of our common stock and may have other unknown adverse effects on us or the economy in general.

Inflation may adversely affect our financial condition and results of operations.

Although inflation has not materially impacted our results of operations in the recent past, increased inflation could have a more pronounced negative impact on any variable rate debt we incur in the future and on our results of operations. During times when inflation is greater than increases in rent, provided for in our leases, rent increases may not keep up with the rate of inflation. Likewise, even though net leases reduce our exposure to rising property expenses due to inflation, substantial inflationary pressures and increased costs may have an adverse impact on our tenants if increases in their operating expenses exceed increases in revenue, which may adversely affect the tenants' ability to pay rent.

Current volatility in market and economic conditions may impact the accuracy of the various estimates used in the preparation of our financial statements and footnotes to the financial statements.

Various estimates are used in the preparation of our financial statements, including estimates related to asset and liability valuations (or potential impairments), and various receivables. Often these estimates require the use of market data values which are currently difficult to assess, as well as estimates of future performance or receivables collectability which can also be difficult to accurately predict. Although management believes it has been prudent and used reasonable judgment in making these estimates, it is possible that actual results may differ from these estimates.

Item 1B: Unresolved Staff comments

There are no unresolved staff comments.

Item 2: Properties

Information pertaining to our properties can be found under Item 1.

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# Item 3: Legal Proceedings

We are subject to certain claims and lawsuits in the ordinary course of business, the outcome of which cannot be determined at this time. In the opinion of management, any liability we might incur upon the resolution of these claims and lawsuits will not, in the aggregate, have a material adverse effect on our consolidated financial position or results of operations.

# Item 4: Submission of Matters to a Vote of Security Holders

No matters were submitted to stockholders during the fourth quarter of the fiscal year.

#### PART II

Item 5: Market For The Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

A. Our common stock is traded on the NYSE under the ticker symbol "O." The following table shows the high and low sales prices per share for our common stock as reported by the NYSE, and distributions declared per share of common stock for the periods indicated.

	Price Per Share									
	of Comm	Distributions								
	High	Low	Declared(1)							
2008										
First quarter	\$ 27.16	\$ 20.27	\$ 0.410875							
Second quarter	28.15	22.67	0.412750							
Third quarter	34.86	21.38	0.419625							
Fourth quarter	26.50	15.00	0.424000							
Total			\$ 1.667250							
2007										
First quarter	\$ 30.36	\$ 26.02	\$ 0.380125							
Second quarter	29.13	24.53	0.382000							
Third quarter	28.79	22.87	0.399375							
Fourth quarter	30.70	26.31	0.409000							
Total			\$ 1.570500							

(1) Common stock cash distributions currently are declared monthly by us based on financial results for the prior months. At December 31, 2008, a distribution of \$0.14175 per common share had been declared and was paid in January 2009.

There were 9,046 registered holders of record of our common stock as of January 1, 2009. We estimate that our total number of shareholders is approximately 80,000 when we include both registered and beneficial holders of our common stock.

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Item 6: Selected Financial Data

(not covered by Report of Independent Registered Public Accounting Firm)

(dollars in thousands, except for per share data)

As of or for the years ended									
December 31,		2008		2007	2006		2005		2004
Total assets (book value)	\$	2,994,179	\$	3,077,352	\$ 2,546,508	\$	1,920,988	\$	1,442,315
Cash and cash equivalents		46,815		193,101	10,573		65,704		2,141
Lines of credit and notes payable		1,370,000		1,470,000	920,000		891,700		503,600
Total liabilities		1,439,518		1,539,260	970,516		931,774		528,580
Total stockholders' equity		1,554,661		1,538,092	1,575,992		989,214		913,735
Net cash provided by operating									
activities		246,155		318,169	86,945		109,557		178,337
Net change in cash and cash									
equivalents		(146,286)		182,528	(55,131)		63,563		(2,696)
Total revenue		330,200		294,317	237,416		193,285		170,474
Income from continuing operations		116,846		125,743	104,129		86,784		79,663
Income from discontinued operations		14,995		14,666	6,652		12,335		23,734
Net income		131,841		140,409	110,781		99,119		103,397
Preferred stock cash dividends		(24,253)		(24,253)	(11,362)		(9,403)		(9,455)
Excess of redemption value over									
carrying value of preferred shares									
redeemed									(3,774)
Net income available to common									
stockholders		107,588		116,156	99,419		89,716		90,168
Cash distributions paid to common									
stockholders		169,655		157,659	129,667		108,575		97,420
Basic and diluted net income per									
common share		1.06		1.16	1.11		1.12		1.15
Cash distributions paid per common									
share		1.66225		1.56025	1.43725		1.34625		1.24125
Cash distributions declared per									
common share		1.66725		1.57050	1.44750		1.35250		1.25125
Basic weighted average number of									
common shares outstanding	1	01,178,191	1	.00,195,031	89,766,714	,	79,950,255	,	78,518,296
Diluted weighted average number of									
common shares outstanding	1	01,209,883	1	.00,333,966	89,917,554	:	80,208,593	,	78,598,788
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Item 7: Management's Discussion and Analysis of Financial Condition and Results of Operations

#### **GENERAL**

Realty Income Corporation, The Monthly Dividend Company®, is a Maryland corporation organized to operate as an equity real estate investment trust, or REIT. Our primary business objective is to generate dependable monthly cash distributions from a consistent and predictable level of funds from operations, or FFO per share. The monthly distributions are supported by the cash flow from our portfolio of retail properties leased to regional and national retail chains. We have in-house acquisition, leasing, legal, retail research and real estate research, portfolio management and capital markets expertise. Over the past 39 years, Realty Income and its predecessors have been acquiring and owning freestanding retail properties that generate rental revenue under long-term lease agreements (primarily 15 to 20 years).

In addition, we seek to increase distributions to stockholders and FFO per share through both active portfolio management and the acquisition of additional properties. At December 31, 2008, we owned a diversified portfolio:

- Of 2,348 retail properties;
- With an occupancy rate of 97.0%, or 2,278 properties occupied of the 2,348 properties in the portfolio;
  - With only 70 properties available for lease;
  - Leased to 119 different retail chains doing business in 30 separate retail industries;
    - Located in 49 states:
    - With over 19.1 million square feet of leasable space; and
  - With an average leasable retail space per property of approximately 8,130 square feet.

Of the 2,348 properties in the portfolio, 2,337, or 99.5%, are single-tenant, retail properties and the remaining 11 are multi-tenant properties. At December 31, 2008, 2,268 of the 2,337 single-tenant properties were leased with a weighted average remaining lease term (excluding extension options) of approximately 11.9 years.

In addition, at December 31, 2008, our wholly-owned taxable REIT subsidiary, Crest Net Lease, Inc. ("Crest"), had an inventory of five properties with a carrying value of \$6.0 million, which are classified as held for sale. Crest was created to buy and sell properties, primarily to individual investors who are involved in tax-deferred exchanges under Section 1031 of the Internal Revenue Code of 1986, as amended (the "Tax Code"). In addition to the five properties, Crest also holds notes receivable of \$22.3 million at December 31, 2008. We anticipate Crest will not acquire any properties in 2009.

### LIQUIDITY AND CAPITAL RESOURCES

# Cash Reserves

We are organized to operate as an equity REIT that acquires and leases properties and distributes to stockholders, in the form of monthly cash distributions, a substantial portion of our net cash flow generated from leases on our retail properties. We intend to retain an appropriate amount of cash as working capital. At December 31, 2008, we had cash and cash equivalents totaling \$46.8 million. We used \$20 million of this amount to retire our 8.0% notes that matured in January 2009.

We believe that our cash and cash equivalents on hand, cash provided from operating activities and borrowing capacity is sufficient to meet our liquidity needs for the foreseeable future. We intend, however, to use additional sources of capital to fund property acquisitions and to repay future borrowings under our credit facility.

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#### \$355 Million Acquisition Credit Facility

In May 2008, we entered into a new \$355 million revolving, unsecured credit facility which replaced our existing \$300 million acquisition credit facility that was scheduled to expire in October 2008. The term of the new credit facility is for three years until May 2011, plus two, one-year extension options. Under the new credit facility, our investment grade credit ratings provide for financing at the London Interbank Offered Rate, commonly referred to as LIBOR, plus 100 basis points with a facility fee of 27.5 basis points, for all-in drawn pricing of 127.5 basis points over LIBOR. We also have other interest rate options available to us. At February 9, 2009, we had a borrowing capacity of \$355 million available on our new credit facility and no outstanding balance.

We expect to use the credit facility to acquire additional retail properties and for other corporate purposes. Any additional borrowings will increase our exposure to interest rate risk. We have the right to request an increase in the borrowing capacity of the credit facility up to \$100 million, to a total borrowing capacity of \$455 million. Any increase in the borrowing capacity is subject to approval by the lending banks on our credit facility.

#### Issuance of Common Stock

In September 2008, we issued 2,925,000 shares of common stock at a price of \$26.82 per share. The net proceeds of \$74.4 million were used, along with our available cash on hand, to repay the \$100 million outstanding principal amount of our 8.25% Monthly Income Senior Notes ("2008 Notes") in November 2008 and the \$20 million outstanding principal amount of our 8% Notes ("2009 Notes") in January 2009.

#### Note Redemptions

In November 2008, we redeemed the \$100 million outstanding principal amount of our 2008 Notes. In January 2009, we redeemed the \$20 million outstanding principal amount of our 2009 Notes. The 2008 Notes and 2009 Notes were redeemed at a redemption price equal to 100% of the principal amount, plus accrued and unpaid interest. We now have no debt maturities until 2013.

# Mortgage Debt

We have no mortgage debt on any of our properties.

#### Universal Shelf Registration

In April 2006, we filed a shelf registration statement with the SEC, which is effective for a term of three years. In accordance with the SEC rules, the amount of securities to be issued pursuant to this shelf registration statement was not specified when it was filed. The securities covered by this registration statement include common stock, preferred stock, debt securities, or any combination of such securities. We may periodically offer one or more of these securities in amounts, prices and on terms to be announced when and if the securities are offered. The specifics of any future offerings, along with the use of proceeds of any securities offered, will be described in detail in a prospectus supplement, or other offering materials, at the time of any offering. There is no specific limit to the dollar amount of new securities that can be issued under this shelf registration before it expires in April 2009, and our common stock, preferred stock and notes issued after April 2006 were all issued pursuant to this universal shelf registration statement. Our plan is to file a new shelf registration statement prior to April 2009, when our existing shelf registration statement expires.

#### Conservative Capital Structure

We believe that our stockholders are best served by a conservative capital structure. Therefore, we seek to maintain a conservative debt level on our balance sheet and solid interest and fixed charge coverage ratios. At February 9, 2009, our total outstanding credit facility borrowings and outstanding notes were \$1.35 billion or approximately 35.5% of our total market capitalization of \$3.80 billion.

We define our total market capitalization at February 9, 2009 as the sum of:

- Shares of our common stock outstanding of 104,319,051 multiplied by the last reported sales price of our common stock on the NYSE of \$20.19 per share on February 9, 2009, or \$2.11 billion;
  - Aggregate liquidation value (par value of \$25 per share) of the Class D preferred stock of \$127.5 million;
  - Aggregate liquidation value (par value of \$25 per share) of the Class E preferred stock of \$220 million; and
     Outstanding notes of \$1.35 billion.

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Historically, we have met our long-term capital needs through the issuance of common stock, preferred stock and long-term unsecured notes and bonds. Over the long term, we believe that common stock should be the majority of our capital structure; however, we may issue additional preferred stock or debt securities from time to time. We may issue common stock when we believe that our share price is at a level that allows for the proceeds of any offering to be accretively invested into additional properties. In addition, we may issue common stock to permanently finance properties that were financed by our credit facility or debt securities. However, we cannot assure you that we will have access to the capital markets at terms that are acceptable to us.

### Credit Agency Ratings

We are currently assigned investment grade corporate credit ratings on our senior unsecured notes. Fitch Ratings has assigned a rating of BBB+, Moody's Investors Service has assigned a rating of Baa1 and Standard & Poor's Ratings Group has assigned a rating of BBB to our senior notes. All of these ratings have "stable" outlooks.

We have also been assigned credit ratings on our preferred stock. Fitch Ratings has assigned a rating of BBB, Moody's has assigned a rating of Baa2 and Standard & Poor's has assigned a rating of BB+ to our preferred stock. All of these ratings have "stable" outlooks.

The credit ratings assigned to us could change based upon, among other things, our results of operations and financial condition. These ratings are subject to ongoing evaluation by credit rating agencies and we cannot assure you that our ratings will not be changed or withdrawn by a rating agency in the future if, in its judgment, circumstances warrant. Moreover, a rating is not a recommendation to buy, sell or hold our debt securities, preferred stock or common stock.

#### **Notes Outstanding**

Our senior unsecured note obligations consist of the following as of December 31, 2008, sorted by maturity date (dollars in millions):

8% notes, issued in January 1999 and due in	
January 2009 (1)	\$ 20.0
5.375% notes, issued in March 2003 and due	
in March 2013	100.0
5.5% notes, issued in November 2003 and	
due in November 2015	150.0
5.95% notes, issued in September 2006 and	
due in September 2016	275.0
5.375% notes, issued in September 2005 and	
due in September 2017	175.0
6.75% notes, issued in September 2007 and	
due in August 2019	550.0
5.875% bonds, issued in March 2005 and	
due in March 2035	100.0
	\$ 1,370.0

(1) In January 2009, the 8% notes were paid off and the balance of our outstanding notes was reduced to \$1.35 billion.

All of our outstanding notes and bonds have fixed interest rates.

Interest on all of the senior note obligations is paid semiannually. All of these notes contain various covenants, including: (i) a limitation on incurrence of any debt which would cause our debt to total adjusted assets ratio to exceed

60%; (ii) a limitation on incurrence of any secured debt which would cause our secured debt to total adjusted assets ratio to exceed 40%; (iii) a limitation on incurrence of any debt which would cause our debt service coverage ratio to be less than 1.5 times; and (iv) the maintenance at all times of total unencumbered assets not less than 150% of our outstanding unsecured debt. We have been in compliance with these covenants since each of the notes were issued.

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The following is a summary of the key financial covenants to our senior unsecured notes, as defined and calculated per the terms of our notes. These calculations, which are not based on GAAP measurements, are presented to investors to show our ability to incur additional debt under the terms of our notes only and are not measures of our liquidity or performance. The actual amounts as of December 31, 2008 are:

Note Covenants	Required	Actual
Limitation on incurrence o	f	
total debt	≤ 60%	39.0%
Limitation on incurrence o	f	
secured debt	≤ 40%	0.0%
Debt service coverage		
(trailing 12 months)	≥ 1.5 x	3.4x
Maintenance of total	≥ 150% of unsecured	
unencumbered assets	debt	256%

The following table summarizes the maturity of each of our obligations as of December 31, 2008 (dollars in millions):

# Table of Obligations

							Ground		Ground		
							Leases		Leases		
							Paid by		Paid by		
Year of	C	redit					Realty		Our		
Maturity	Facility	y (1)	Notes (2)	I	nterest (3)	]	Income(4)	7	Tenants(5)	Other (6)	Totals
2009	\$		\$ 20.0	\$	82.5	\$	0.1	\$	3.8	\$ 1.2	\$ 107.6
2010					82.4		0.1		3.7		86.2
2011					82.4		0.1		3.7		86.2
2012					82.4		0.1		3.6		86.1
2013			100.0		78.1		0.1		3.4		181.6
Thereafter			1,250.0		427.9		0.9		40.8		1,719.6
Totals	\$		\$ 1,370.0	\$	835.7	\$	1.4	\$	59.0	\$ 1.2	\$ 2,267.3

- (1) There was no outstanding credit facility balance on February 9, 2009.
  - (2) The \$20.0 million outstanding principal amount of our 8% notes was paid off in January 2009.
- (3) Interest on the credit facility and notes has been calculated based on outstanding balances as of December 31, 2008 through their respective maturity dates.
- (4) Realty Income currently pays the ground lessors directly for the rent under the ground leases. A majority of this rent is reimbursed to Realty Income as additional rent from our tenants.
- (5) Our tenants, who are generally sub-tenants under the ground leases, are responsible for paying the rent under these ground leases. In the event a tenant fails to pay the ground lease rent, we are primarily responsible.
- (6) "Other" consists of \$208,000 of commitments under construction contracts and \$977,000 of contingent payments for tenant improvements and leasing costs.

Our credit facility and note obligations are unsecured. Accordingly, we have not pledged any assets as collateral for these obligations.

### Preferred Stock Outstanding

In 2004, we issued 5.1 million shares of 7.375% Class D cumulative redeemable preferred stock. Beginning May 27, 2009, shares of Class D preferred stock are redeemable at our option for \$25 per share, plus any accrued and unpaid dividends. Dividends on shares of Class D preferred stock are paid monthly in arrears.

In December 2006, we issued 8.8 million shares of 6.75% Class E cumulative redeemable preferred stock. Beginning December 7, 2011, shares of Class E preferred stock are redeemable at our option for \$25 per share, plus any accrued and unpaid dividends. Dividends on shares of Class E preferred stock are paid monthly in arrears.

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No Off-Balance Sheet Arrangements or Unconsolidated Investments

We have no unconsolidated or off-balance sheet investments in "variable interest entities" or off-balance sheet financing, nor do we engage in trading activities involving energy or commodity contracts or other derivative instruments.

As we have no joint ventures, off-balance sheet entities, or mandatory redeemable preferred stock, our financial position or results of operations are currently not affected by Financial Accounting Standard Board Interpretation No. 46R, Consolidation of Variable Interest Entities and Statement of Financial Accounting Standard No. 150, Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity.

#### Acquisitions During 2008

During 2008, Realty Income invested \$189.6 million in 108 new retail properties and properties under development with an initial weighted average contractual lease rate of 8.7%. \$181.4 million of these acquisitions occurred in the first quarter of 2008 while only \$8.2 million was invested during the remainder of 2008. These 108 properties are located in 14 states, contain over 714,000 leasable square feet, and are 100% leased with an average lease term of 20.6 years. The 108 new properties acquired by Realty Income are net-leased to eight different retail chains in the following seven industries: automotive tire service, convenience store, drug store, financial services, motor vehicle dealership, restaurant and theater. There were no acquisitions by Crest in 2008.

Our 2008 portfolio acquisitions were lower than in recent years primarily due to uncertainty in the commercial retail real estate market. Property prices continued to decline and lease rates rose throughout 2008. We continue to monitor the acquisition market carefully and will acquire properties for long-term investment when we believe the transactions are accretive to our shareholders.

The initial weighted average contractual lease rate is computed as estimated contractual net operating income (in a net-leased property that is equal to the base rent or, in the case of properties under development, the estimated base rent under the lease) for the first year of each lease, divided by the estimated total costs. Since it is possible that a tenant could default on the payment of contractual rent, we cannot assure you that the actual return on the funds invested will remain at the percentages listed above.

### Increases in Monthly Distributions to Common Stockholders

We continue our 39-year policy of paying distributions monthly. Monthly distributions per share were increased in January 2009 by \$0.000625 to \$0.14175. The increase in January 2009 was our 45th consecutive quarterly increase and the 52nd increase in the amount of our dividend since our listing on the New York Stock Exchange, or NYSE, in 1994. In 2008, we paid three monthly cash distributions per share in the amount of \$0.13675, three in the amount of \$0.137375, two in the amount of \$0.138, one in the amount of \$0.1405 and three in the amount of \$0.141125, totaling \$1.66225. In December 2008 and January 2009, we declared distributions of \$0.14175 per share, which were paid in January 2009 and will be paid in February 2009, respectively.

The monthly distribution of \$0.14175 per share represents a current annualized distribution of \$1.701 per share, and an annualized distribution yield of approximately 8.4% based on the last reported sale price of our common stock on the NYSE of \$20.19 on February 9, 2009. Although we expect to continue our policy of paying monthly distributions, we cannot guarantee that we will maintain our current level of distributions, that we will continue our pattern of increasing distributions per share, or what our actual distribution yield will be in any future period.

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#### **RESULTS OF OPERATIONS**

#### **Critical Accounting Policies**

Our consolidated financial statements have been prepared in accordance with U.S. generally accepted accounting principles ("GAAP"). Our consolidated financial statements are the basis for our discussion and analysis of financial condition and results of operations. Preparing our consolidated financial statements requires us to make a number of estimates and assumptions that affect the reported amounts and disclosures in the consolidated financial statements. We believe that we have made these estimates and assumptions in an appropriate manner and in a way that accurately reflects our financial condition. We continually test and evaluate these estimates and assumptions using our historical knowledge of the business, as well as other factors, to ensure that they are reasonable for reporting purposes. However, actual results may differ from these estimates and assumptions.

In order to prepare our consolidated financial statements according to the rules and guidelines set forth by GAAP, many subjective judgments must be made with regard to critical accounting policies. One of these judgments is our estimate for useful lives in determining depreciation expense for our properties. Depreciation of buildings and improvements is generally computed using the straight–line method over an estimated useful life of 25 years. If we use a shorter or longer estimated useful life it could have a material impact on our results of operations. We believe that 25 years is an appropriate estimate of useful life. No depreciation has been recorded on properties that are classified as held for sale.

When we acquire a property for investment purposes, we allocate the purchase price to the various components of the acquisition based upon the fair value of each component. The components typically include (i) land, (ii) building and improvements, (iii) intangible assets related to above and below market leases, and (iv) value of costs to obtain tenants.

Another significant judgment must be made as to if, and when, impairment losses should be taken on our properties when events or a change in circumstances indicate that the carrying amount of the asset may not be recoverable. Generally, a provision is made for impairment loss if estimated future operating cash flows (undiscounted and without interest charges) plus estimated disposition proceeds (undiscounted) are less than the current book value. Impairment losses are measured as the amount by which the current book value of the asset exceeds the fair value of the asset. If a property is held for sale, it is carried at the lower of carrying cost or estimated fair value, less cost to sell. The carrying value of our real estate is the largest component of our consolidated balance sheet. If events should occur that require us to reduce the carrying value of our real estate by recording provisions for impairment losses, it could have a material impact on our results of operations.

The following is a comparison of our results of operations for the years ended December 31, 2008, 2007 and 2006.

# Rental Revenue

Rental revenue was \$328.3 million for 2008 versus \$288.0 million for 2007, an increase of \$40.3 million, or 14.0%. Rental revenue was \$235.4 million in 2006. The increase in rental revenue in 2008 compared to 2007 is primarily attributable to:

- The 108 retail properties acquired by Realty Income in 2008, which generated \$13.1 million of rent in 2008;
- The 325 retail properties acquired by Realty Income in 2007, which generated \$41.1 million of rent in 2008 compared to \$13.6 million in 2007, an increase of \$27.5 million;
- Same store rents generated on 1,772 properties during the entire years of 2008 and 2007, which includes rent modifications on some of the 104 leases to Buffets, Inc., increased by \$2.7 million, or 1.1%, to \$258.7 million from \$255.9 million; and

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An increase in straight-line rent and other non-cash adjustments to rent of \$766,000 in 2008 as compared to 2007; net of

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• A net decrease of \$3.9 million relating to the aggregate of (i) development properties acquired before 2007 that started paying rent in 2007, (ii) properties that were vacant during part of 2008 or 2007, (iii) properties sold during 2008 and 2007 and (iv) lease termination settlements. These items totaled \$13.24 million, in aggregate, in 2008 compared to \$17.18 million in 2007.

Excluding 104 leases with Buffets Holdings, Inc., same store rents generated on 1,668 properties during the entire years of 2008 and 2007 increased in 2008 by \$3.2 million, or 1.4%, to \$237.1 million from \$233.9 million in 2007.

Of the 2,348 properties in the portfolio at December 31, 2008, 2,337, or 99.5%, are single-tenant properties and the remaining 11 are multi-tenant properties. Of the 2,337 single-tenant properties, 2,268, or 97.0%, were net leased with a weighted average remaining lease term (excluding rights to extend a lease at the option of the tenant) of approximately 11.9 years at December 31, 2008. Of our 2,268 leased single-tenant properties, 2,066 or 91.1% were under leases that provide for increases in rents through:

- Primarily base rent increases tied to a consumer price index (typically subject to ceilings);
  - Fixed increases;
  - To a lesser degree, overage rent based on a percentage of the tenants' gross sales; or
    - A combination of two or more of the above rent provisions.

Percentage rent, which is included in rental revenue, was \$1.3 million in 2008, \$831,000 in 2007 and \$1.1 million in 2006. Percentage rent in 2008 was less than 1% of rental revenue and we anticipate percentage rent to be less than 1% of rental revenue in 2009.

Our portfolio of retail real estate, leased primarily to regional and national chains under net leases, continues to perform well and provide dependable lease revenue supporting the payment of monthly dividends to our stockholders. At December 31, 2008, our portfolio of 2,348 retail properties was 97.0% leased with 70 properties available for lease, one of which is a multi-tenant property.

As of February 9, 2009, transactions to lease or sell 13 of the 70 properties available for lease at December 31, 2008 were underway or completed. We anticipate these transactions will be completed during the next several months, although we cannot guarantee that all of these properties can be leased or sold within this period. It has been our experience that approximately 1% to 3% of our property portfolio will be unleased at any given time; however, we cannot assure you that the number of properties available for lease will not exceed these levels.

# Interest Expense

Interest expense was \$94.0 million in 2008 versus \$64.3 million in 2007 and \$51.4 million in 2006. Interest expense increased in 2008 primarily due to higher average senior notes outstanding and, to a lesser extent, due to higher interest rates. We issued \$550 million of 12-year notes in September 2007, which contributed to the increase in average outstanding balances and higher average interest rates on our debt.

In May 2008, as a result of entering into our new credit facility, we incurred \$3.2 million of credit facility origination costs which were capitalized to other assets. Also, we expensed \$235,000 of unamortized credit facility origination costs from our prior credit facility, which are included in amortization of credit facility origination costs in the table below.

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The following is a summary of the components of our interest expense (dollars in thousands):

		2008			2007	2006
Interest on our credit facility and notes	\$	91,213	(	\$ 67	,964	\$ 54,068
Interest included in discontinued operations from real estate acquired for	ŗ					
resale by Crest		(1,797	)	(6	,201)	(3,708)
Amortization of settlements on treasury lock agreement		759			870	717
Credit facility commitment fees		795			456	456
Amortization of credit facility origination costs and deferred bond						
financing costs		3,078		2	,235	2,014
Interest capitalized		(92	)		(993)	(2,184)
Interest expense	\$	93,956	(	\$ 64	,331	\$ 51,363
Credit facility and notes outstanding		2008		20	07	2006
Average outstanding balances (dollars in thousands)	\$ 1,45	7,222	\$ :	1,111,9	14	\$ 881,669
Average interest rates		6.26%		6.	11%	6.13%

At February 9, 2009, the weighted average interest rate on our notes payable of \$1.35 billion was 6.10% and the average interest rate on our credit line was 1.45%. There was no outstanding balance on our credit line at February 9, 2009.

### Interest Coverage Ratio

Our interest coverage ratio for 2008 was 3.2 times and for 2007 and 2006 was 4.1 times. Interest coverage ratio is calculated as: the interest coverage amount (as calculated in the following table) divided by interest expense, including interest recorded as discontinued operations. We consider interest coverage ratio to be an appropriate supplemental measure of a company's ability to meet its interest expense obligations. Our calculation of interest coverage ratio may be different from the calculation used by other companies and, therefore, comparability may be limited. This information should not be considered as an alternative to any GAAP liquidity measures.

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The following is a reconciliation of net cash provided by operating activities on our consolidated statements of cash flow to our interest coverage amount (dollars in thousands):

	2008	2007	2006
Net cash provided by operating activities \$	246,155	\$ 318,169	\$ 86,945
Interest expense	93,956	64,331	51,363
Interest expense included in discontinued operations(1)	1,797	6,201	3,708
Income taxes	1,230	1,392	747
Income taxes included in discontinued operations(1)	225	3,039	494
Investment in real estate acquired for resale(1)	9	29,886	113,166
Proceeds from sales of real estate acquired for resale(1)	(31,455)	(119,790)	(22,405)
Collection of a note receivable by Crest(1)	(87)	(651)	(1,333)
Crest provisions for impairment(1)	(3,374)		(1,188)
Gain on sales of real estate acquired for resale(1)	4,642	12,319	2,219
Amortization of share-based compensation	(5,049)	(3,857)	(2,951)
Changes in assets and liabilities:			
Accounts receivable and other assets	930	49	(4,418)
Accounts payable, accrued expenses and other liabilities	(1,675)	(21,675)	(3,208)
Interest coverage amount \$	307,304	\$ 289,413	\$ 223,139
Divided by interest expense(2) \$	95,753	\$ 70,532	\$ 55,071
Interest coverage ratio	3.2	4.1	4.1

<sup>(1)</sup> Crest activities.

### Fixed Charge Coverage Ratio

Our fixed charge coverage ratio for 2008 was 2.6 times, for 2007 was 3.1 times and for 2006 was 3.4 times. Fixed charge coverage ratio is calculated in exactly the same manner as interest coverage ratio, except that preferred stock dividends are also added to the denominator. We consider fixed charge coverage ratio to be an appropriate supplemental measure of a company's ability to make its interest and preferred stock dividend payments. Our calculation of the fixed charge coverage ratio may be different from the calculation used by other companies and, therefore, comparability may be limited. This information should not be considered as an alternative to any GAAP liquidity measures or information presented in Exhibit 12.1 to this Annual Report.

Interest coverage amount divided by interest expense plus preferred stock dividends (dollars in thousands):

	2008	2007	2006
Interest coverage amount	\$ 307,304	\$ 289,413	\$ 223,139
Divided by interest expense plus preferred stock dividends (1)	\$ 120,006	\$ 94,785	\$ 66,433
Fixed charge coverage ratio	2.6	3.1	3.4

(1) Includes interest expense recorded to "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income.

# Depreciation and Amortization

Depreciation and amortization was \$90.7 million in 2008 versus \$76.7 million in 2007 and \$58.8 million in 2006. The increases in depreciation and amortization in 2008 and 2007 were due to the acquisition of properties in 2008, 2007 and 2006, which was partially offset by property sales in these years. As discussed in the section entitled "Funds from

<sup>(2)</sup> Includes interest expense recorded to "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income.

Operations Available to Common Stockholders," depreciation and amortization is a non-cash item that is excluded from our calculation of FFO.

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#### General and Administrative Expenses

General and administrative expenses decreased by \$1.1 million to \$21.6 million in 2008 as compared to \$22.7 million in 2007. General and administrative expenses were \$17.5 million in 2006. In 2008, general and administrative expenses as a percentage of total revenue were 6.5% as compared to 7.7% in 2007 and 7.4% in 2006. General and administrative expenses decreased during 2008 primarily due to decreases in employee costs.

In February 2009, we had 69 permanent employees as compared to 75 permanent employees in February 2008.

#### **Property Expenses**

Property expenses are broken down into costs associated with non-net leased multi-tenant properties, unleased single-tenant properties and general portfolio expenses. Expenses related to the multi-tenant and unleased single-tenant properties include, but are not limited to, property taxes, maintenance, insurance, utilities, property inspections, bad debt expense and legal fees. General portfolio costs include, but are not limited to, insurance, legal, bad debt expense, property inspections and title search fees. At December 31, 2008, 70 properties were available for lease, as compared to 48 at December 31, 2007 and 26 at December 31, 2006.

Property expenses were \$5.8 million in 2008, \$3.5 million in 2007 and \$3.3 million in 2006. The increase in property expenses in 2008 is primarily attributable to an increase in property taxes, maintenance, utilities, legal fees and bad debt expense associated with properties available for lease. In 2007, property expenses included provisions for impairment of \$138,000 recorded for one property.

### Income Taxes

Income taxes were \$1.2 million in 2008 as compared to \$1.4 million in 2007 and \$747,000 in 2006. These amounts are for city and state income taxes paid by Realty Income.

In addition, Crest incurred state and federal income taxes of \$225,000 in 2008 as compared to \$3.0 million in 2007 and \$494,000 in 2006. These amounts are included in "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income.

#### Loss on Extinguishment of Debt

In September 2006, we redeemed all of our outstanding \$110 million, 7.75%, unsecured notes due May 2007 (the "2007 Notes"). The 2007 Notes were redeemed at a redemption price equal to 100% of the principal amount of the 2007 Notes, plus accrued and unpaid interest, as well as a make-whole payment of \$1.6 million. The make-whole payment was recorded as a loss on extinguishment of debt on our 2006 consolidated statement of income. For 2006, the make-whole payment represented approximately \$0.017 per share.

#### **Discontinued Operations**

Crest acquires properties with the intention of reselling them rather than holding them as investments and operating the properties. Consequently, we classify properties acquired by Crest as held for sale at the date of acquisition and do not depreciate them. The operation of Crest's properties is classified as "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income.

If we decide not to sell a property previously classified as held for sale, the property is reclassified as real estate held for investment. A property that is reclassified to held for investment is measured and recorded at the lower of (i) its carrying amount before the property was classified as held for sale, adjusted for any depreciation expense that would have been recognized had the property been continuously classified as held for investment, and (ii) the fair value at the date of the subsequent decision not to sell.

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The following is a summary of Crest's "income from discontinued operations, real estate acquired for resale" on our consolidated statements of income (dollars in thousands, except per share data):

Crest's income from discontinued operations, real estate acquired for resale	2008	2007	2006
Gain on sales of real estate acquired for resale	\$ 4,642	\$ 12,319	\$ 2,219
Rental revenue	1,830	8,165	5,065
Other revenue	914	190	15
Interest expense	(1,797)	(6,201)	(3,708)
General and administrative expense	(511)	(691)	(440)
Property expenses	(133)	(40)	(67)
Provisions for impairment	(3,374)		(1,188)
Depreciation (1)	(771)		
Income taxes	(225)	(3,039)	(494)
Income from discontinued operations, real estate acquired for resale by			
Crest	\$ 575	\$ 10,703	\$ 1,402
Per common share, basic and diluted	\$ 0.01	\$ 0.11	\$ 0.02

(1) Depreciation was recorded on one property that was classified as held for investment. This property was sold in 2008.

Realty Income's operations from two investment properties classified as held for sale at December 31, 2008, plus properties sold in 2008, 2007 and 2006 have been classified as discontinued operations. The following is a summary of Realty Income's "income from discontinued operations, real estate held for investment" on our consolidated statements of income (dollars in thousands, except per share data):

Realty Income's income from discontinued operations, real estate held for			
investment	2008	2007	2006
Gain on sales of investment properties	\$ 13,314	\$ 1,724	\$ 3,036
Rental revenue	1,461	3,075	3,177
Other revenue	40	4	34
Depreciation and amortization	(302)	(636)	(825)
Property expenses	(93)	(70)	(156)
Provisions for impairment		(134)	(16)
Income from discontinued operations, real estate held for investment	\$ 14,420	\$ 3,963	\$ 5,250
Per common share, basic and diluted	\$ 0.14	\$ 0.04	\$ 0.06

The following is a summary of our total income from discontinued operations (dollars in thousands, except per share data):

	2008	2007	2006
Real estate acquired for resale by Crest	\$ 575	\$ 10,703	\$ 1,402
Real estate held for investment	14,420	3,963	5,250
Income from discontinued operations	\$ 14,995	\$ 14,666	\$ 6,652
Per common share, basic and diluted	\$ 0.15	\$ 0.15	\$ 0.07

The above per share amounts have each been calculated independently.

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### Crest's Property Sales

In 2008, Crest sold 25 properties for \$50.7 million, which resulted in a gain of \$4.6 million. As part of two sales during 2008, Crest provided partial financing to the buyers of \$19.2 million. In 2007, Crest sold 62 properties for \$123.6 million, which resulted in a gain of \$12.3 million. In 2007, as part of two sales, Crest provided partial financing to the buyer of \$3.8 million, of which \$619,000 was paid in full in November 2007. In 2006, Crest sold 13 properties for \$22.4 million, which resulted in a gain of \$2.2 million. In 2005, as part of one sale, Crest provided partial buyer financing of \$1.3 million, which was paid in full in February 2006. Crest's gains on sales are reported before income taxes and are included in discontinued operations.

### Crest's Property Inventory

At December 31, 2008, Crest had an inventory of five properties with a carrying value of \$6.0 million, all of which are classified as held for sale. At December 31, 2007, Crest had a property inventory of 30 properties with a carrying value of \$56.2 million.

# Gain on Sales of Investment Properties by Realty Income

In 2008, we sold 29 investment properties for an aggregate of \$27.4 million, which resulted in a gain of \$13.3 million. The results of operations for these properties have been reclassified as discontinued operations. Additionally, we received proceeds of \$439,000 from the sale of excess land from one property, which resulted in a gain of \$236,000. This gain is included in "other revenue" on our consolidated statements of income because this excess land was associated with a property that continues to be owned as part of our core operations.

In 2007, we sold ten investment properties for \$7.0 million, which resulted in a gain of \$1.7 million. The results of operations for these properties have been reclassified as discontinued operations. In addition, we sold excess land and improvements from five properties for an aggregate of \$4.4 million, which resulted in a gain of \$1.8 million. This gain from the land and improvements sales is reported in "other revenue" on our consolidated statements of income because these improvements and excess land were associated with properties that continue to be owned as part of our core operations.

In 2006, we sold or exchanged 13 investment properties for \$10.7 million, which resulted in a gain of \$3.0 million, which is included in discontinued operations.

We have an active portfolio management program that incorporates the sale of assets when we believe the reinvestment of the sale proceeds will generate higher returns, enhance the credit quality of our real estate portfolio or extend our average remaining lease term. At December 31, 2008, we classified real estate with a carrying amount of \$6.7 million as held for sale on our balance sheet, which includes five properties owned by Crest, with a carrying value of \$6.0 million. Additionally, we anticipate selling investment properties from our portfolio that we have not yet been specifically identified, from which we anticipate receiving between \$10 million and \$35 million in proceeds during the next 12 months. We intend to invest these proceeds into new property acquisitions. However, we cannot guarantee that we will sell properties during the next 12 months.

#### Provisions for Impairment on Real Estate Acquired for Resale by Crest

In 2008, provisions for impairment of \$3.4 million were recorded by Crest on three properties held for sale. In February 2008, Buffets Holdings elected to reject the leases for two of these three properties. No provisions for impairment were recorded by Crest in 2007. In 2006, provisions for impairment of \$1.2 million were recorded by Crest on three properties. One of the three properties was sold in 2007 and the other two properties were sold in 2008. The above provisions for impairment reduced the carrying costs to the estimated fair-market value of those properties, net of estimated selling costs, and are included in "income from discontinued operations, real estate acquired for resale by Crest."

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### Provisions for Impairment on Realty Income Investment Properties

No provisions for impairment were recorded in 2008. In 2007, we recorded a provision for impairment of \$134,000 on one property, which is included in "income from discontinued operations, real estate held for investment" on our consolidated statements of income, as the property was subsequently sold. Additionally, we recorded a provision for impairment of \$138,000 on another property in 2007, which is included in property expense on our consolidated statements of income. In 2006, we recorded a provision for impairment of \$16,000 on one property, which is included in "income from discontinued operations, real estate held for investment."

#### Preferred Stock Dividends

Preferred stock cash dividends totaled \$24.3 million in 2008 and 2007 as compared to \$11.4 million in 2006.

#### Net Income Available to Common Stockholders

Net income available to common stockholders was \$107.6 million in 2008, a decrease of \$8.6 million as compared to \$116.2 million in 2007. Net income available to common stockholders in 2006 was \$99.4 million.

The calculation to determine net income available to common stockholders includes gains from the sales of properties. The amount of gains varies from period to period based on the timing of property sales and can significantly impact net income available to common stockholders.

During 2008, the gain recognized from the sales of investment properties and from the additional proceeds received from a sale of excess land was \$13.6 million, as compared to gains recognized from the sales of investment properties of \$3.6 million during 2007 and \$3.0 million during 2006. Crest's gain recognized from the sale of properties during 2008 was \$4.6 million as compared to \$12.3 million during 2007 and \$2.2 million during 2006.

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### FUNDS FROM OPERATIONS AVAILABLE TO COMMON STOCKHOLDERS (FFO)

FFO for 2008 decreased by \$4.2 million, or 2.2%, to \$185.5 million as compared to \$189.7 million in 2007 and \$155.8 million in 2006. The following is a reconciliation of net income available to common stockholders (which we believe is the most comparable GAAP measure) to FFO. Also presented is information regarding distributions paid to common stockholders and the weighted average number of shares used for the basic and diluted computation per share (dollars in thousands, except per share amounts):

		2008		2007		2006
Net income available to common stockholders	\$	107,588	\$	116,156	\$	99,419
Depreciation and amortization:						
Continuing operations		90,732		76,686		58,783
Discontinued operations		1,073		636		825
Depreciation of furniture, fixtures and equipment		(319)		(244)		(192)
Gain on sales of land and investment properties:						
Continuing operations		(236)		(1,835)		
Discontinued operations		(13,314)		(1,724)		(3,036)
FFO available to common stockholders	\$	185,524	\$	189,675	\$	155,799
FFO per common share:						
Basic	\$	1.83	\$	1.89	\$	1.74
Diluted	\$	1.83	\$	1.89	\$	1.73
Distributions paid to common stockholders	\$	169,655	\$	157,659	\$	129,667
FFO in excess of distributions paid to common stockholders	\$	15,869	\$	32,016	\$	26,132
Weighted average number of common shares used for computation						
per share:						
Basic	10	1,178,191	1	00,195,031	8	9,766,714
Diluted	10	1,209,883	1	00,333,966	8	9,917,554

We define FFO, a non-GAAP measure, consistent with the National Association of Real Estate Investment Trust's definition, as net income available to common stockholders, plus depreciation and amortization of real estate assets, reduced by gains on sales of investment properties and extraordinary items.

We consider FFO to be an appropriate supplemental measure of a REIT's operating performance as it is based on a net income analysis of property portfolio performance that excludes non-cash items such as depreciation. The historical accounting convention used for real estate assets requires straight-line depreciation of buildings and improvements, which implies that the value of real estate assets diminishes predictably over time. Since real estate values historically rise and fall with market conditions, presentations of operating results for a REIT, using historical accounting for depreciation, could be less informative. The use of FFO is recommended by the REIT industry as a supplemental performance measure. In addition, FFO is used as a measure of our compliance with the financial covenants of our credit facility.

Presentation of this information is intended to assist the reader in comparing the operating performance of different REITs, although it should be noted that not all REITs calculate FFO the same way, so comparisons with other REITs may not be meaningful. Furthermore, FFO is not necessarily indicative of cash flow available to fund cash needs and should not be considered as an alternative to net income as an indication of our performance. In addition, FFO should not be considered as an alternative to reviewing our cash flows from operating, investing and financing activities as a measure of liquidity, of our ability to make cash distributions or of our ability to pay interest payments.

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Other Non-Cash Items and Capitalized Expenditures

The following information includes non-cash items and capitalized expenditures on existing properties in our portfolio. These items are not included in the adjustments to net income available to common stockholders to arrive at FFO. Analysts and investors often request this supplemental information.

(dollars in thousands)	2008		2007	2006	
Amortization of settlements on treasury lock					
agreements(1)	\$	759	\$	870	5 717
Amortization of deferred note financing					
costs(2)		1,748		1,494	1,287
Amortization of share-based compensation		5,049		3,857	2,951
Capitalized leasing costs and commissions		(956)		(614)	(761)
Capitalized building improvements		(1,498)		(1,258)	(203)
Straight-line rent revenue(3)		(1,997)		(1,217)	(1,515)
Provisions for impairment				272	16
Crest provisions for impairment		3,374			1,188
Gain on reinstatement of property carrying					
value					(716)

- (1) The settlement on the treasury lock agreements resulted from an interest rate risk prevention strategy that we used in 1997 and 1998, which correlated to pending issuances of senior note securities. We have not employed this strategy since 1998.
- (2) Amortization of deferred note financing costs includes the amortization of costs incurred and capitalized when our notes were issued in May 1997, October 1998, January 1999, March 2003, November 2003, March 2005, September 2005, September 2006 and September 2007. These costs are being amortized over the lives of these notes. No costs associated with our credit facility agreements or annual fees paid to credit rating agencies have been included.
- (3) A negative amount indicates that our straight-line rent was greater than our actual cash rent collected.

#### IMPACT OF INFLATION

Tenant leases generally provide for limited increases in rent as a result of increases in the tenants' sales volumes, increases in the consumer price index (typically subject to ceilings), and/or fixed increases. We expect that inflation will cause these lease provisions to result in rent increases over time. During times when inflation is greater than increases in rent, as provided for in the leases, rent increases may not keep up with the rate of inflation.

Approximately 96.6% or 2,268 of our 2,348 retail properties in the portfolio are leased to tenants under net leases where the tenant is responsible for property expenses. Net leases tend to reduce our exposure to rising property expenses due to inflation. Inflation and increased costs may have an adverse impact on our tenants if increases in their operating expenses exceed increases in revenue.

### IMPACT OF RECENT ACCOUNTING PRONOUNCEMENTS

For information on the impact of recent accounting pronouncements on our business, see note 2 of the Notes to Consolidated Financial Statements.

Item 7A: Quantitative and Qualitative Disclosures about Market Risk

We are exposed to interest rate changes primarily as a result of our credit facility and long-term notes used to maintain liquidity and expand our real estate investment portfolio and operations. Our interest rate risk management objective is to limit the impact of interest rate changes on earnings and cash flow and to lower our overall borrowing costs. To achieve these objectives we issue long-term notes, primarily at fixed rates, and may selectively enter into derivative financial instruments, such as interest rate lock agreements, interest rate swaps and caps in order to mitigate our interest rate risk on a related financial instrument. We were not a party to any derivative financial instruments at December 31, 2008. We do not enter into any derivative transactions for speculative or trading purposes.

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Our interest rate risk is monitored using a variety of techniques. The following table presents by year of expected maturity, the principal amounts, average interest rates and fair values as of December 31, 2008. This information is presented to evaluate the expected cash flows and sensitivity to interest rate changes (dollars in millions):

## **Expected Maturity Data**

						Average
			Average			interest
			interest			rate
			rate	Variab	le	on
	Fi	xed rate	on fixed	rate		variable
Year of maturity		debt	rate debt	debt		rate debt
2009(1)	\$	20.0	8.000%	\$		%
2010						
2011(2)						
2012						
2013(3)		100.0	5.375			
Thereafter(4)		1,250.0	6.162			
Totals	\$	1,370.0	6.131%	\$		%
Fair Value(5)	\$	949.4		\$		

- (1) \$20 million matured and was retired in January 2009.
- (2) The credit facility expires in May 2011. There was no outstanding credit facility balance as of February 9, 2009.
- (3)\$100 million matures in March 2013.
- (4)\$150 million matures in November 2015, \$275 million matures in September 2016, \$175 million matures in September 2017, \$550 million matures in August 2019 and \$100 million matures in March 2035.
- (5) We base the fair value of the fixed rate debt at December 31, 2008 on the closing market price or indicative price per each note.

The table incorporates only those exposures that exist as of December 31, 2008. It does not consider those exposures or positions that could arise after that date. As a result, our ultimate realized gain or loss, with respect to interest rate fluctuations, would depend on the exposures that arise during the period, our hedging strategies at the time, and interest rates.

All of our outstanding notes and bonds have fixed interest rates. Our credit facility interest rate is variable. At December 31, 2008, our credit facility balance was zero; however, we intend to borrow funds on our credit facility in the future. Based on a hypothetical credit facility borrowing of \$50 million, a 1% change in interest rates would change our interest costs by \$500,000 per year.

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Item 8: Financial Statements and Supplementary Data

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A. Report of Independent Registered Public Accounting Firm

B. Consolidated Balance Sheets, December 31, 2008 and 2007

C. Consolidated Statements of Income, Years ended December 31, 2008, 2007 and 2006

D. Consolidated Statements of Stockholders' Equity, Years ended December 31, 2008, 2007 and 2006

E. Consolidated Statements of Cash Flows, Years ended December 31, 2008, 2007 and 2006

F. Notes to Consolidated Financial Statements

G. Consolidated Quarterly Financial Data

(unaudited) for 2008 and 2007

H. Schedule III Real Estate and Accumulated Depreciation

Schedules not filed: All schedules, other than that indicated in the Table of Contents, have been omitted as the required information is either not material, inapplicable or the information is presented in the financial statements or related notes.

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Report of Independent Registered Public Accounting Firm

The Board of Directors and Stockholders Realty Income Corporation:

We have audited the accompanying consolidated balance sheets of Realty Income Corporation and subsidiaries as of December 31, 2008 and 2007, and the related consolidated statements of income, stockholders' equity, and cash flows for each of the years in the three-year period ended December 31, 2008. In connection with our audits of the consolidated financial statements, we have also audited the financial statement schedule III of the Company. We have also audited Realty Income Corporation's internal control over financial reporting as of December 31, 2008, based on criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Realty Income Corporation's management is responsible for these consolidated financial statements and financial statement schedule, for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Report on Internal Control Over Financial Reporting. Our responsibility is to express an opinion on these consolidated financial statements and financial statement schedule, and an opinion on Realty Income Corporation's internal control over financial reporting based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the consolidated financial statements included examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Realty Income Corporation and subsidiaries as of December 31, 2008 and 2007, and the results of their operations and their cash flows for each of the years in the three-year period ended December 31, 2008, in

conformity with U.S. generally accepted accounting principles. Additionally, in our opinion, the related financial statement schedule, when considered in relation to the basic consolidated financial statements taken as a whole, presents fairly, in all material respects, the information set forth therein. Also in our opinion, Realty Income Corporation maintained, in all material respects, effective internal control over financial reporting as of December 31, 2008, based on criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission.

/s/ KPMG San Diego, California February 10, 2009

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REALTY INCOME CORPORATION AND SUBSIDIARIES Consolidated Balance Sheets

# December 31, 2008 and 2007 (dollars in thousands, except per share data)

	2008	2007
ASSETS		
Real estate, at cost:		
Land	\$ 1,157,885	\$ 1,110,897
Buildings and improvements	2,251,025	2,127,897
	3,408,910	3,238,794
Less accumulated depreciation and amortization	(553,417)	(470,695)
Net real estate held for investment	2,855,493	2,768,099
Real estate held for sale, net	6,660	56,156
Net real estate	2,862,153	2,824,255
Cash and cash equivalents	46,815	193,101
Accounts receivable	10,624	7,142
Goodwill	17,206	17,206
Other assets, net	57,381	35,648
Total assets	\$ 2,994,179	\$ 3,077,352
LIABILITIES AND STOCKHOLDERS' EQUITY		
Distributions payable	\$ 16,793	\$ 15,844
Accounts payable and accrued expenses	38,027	38,112
Other liabilities	14,698	15,304
Lines of credit payable		
Notes payable	1,370,000	1,470,000
Total liabilities	1,439,518	1,539,260
Commitments and contingencies		
Stockholders' equity:		
Preferred stock and paid in capital, par value \$1.00 per share,		
20,000,000 shares authorized, 13,900,000 shares issued		
and outstanding in 2008 and 2007	337,790	337,790
Common stock and paid in capital, par value \$1.00 per share,	,	,
200,000,000 shares authorized, 104,211,541 and 101,082,717		
shares issued and outstanding in 2008 and 2007, respectively	1,624,622	1,545,037
Distributions in excess of net income	(407,751)	
Total stockholders' equity	1,554,661	1,538,092
Total liabilities and stockholders' equity	\$ 2,994,179	\$ 3,077,352
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The accompanying notes to consolidated financial statements are an integral part of these statements.

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REALTY INCOME CORPORATION AND SUBSIDIARIES

Consolidated Statements Of Income

# Years Ended December 31, 2008, 2007 and 2006 (dollars in thousands, except per share data)

	2008 2007			2007	2006		
REVENUE							
Rental	\$	328,266	\$	287,965	\$	235,374	
Other		1,934		6,352		2,042	
		330,200		294,317		237,416	
EXPENSES							
Interest		93,956		64,331		51,363	
Depreciation and amortization		90,732		76,686		58,783	
General and administrative		21,618		22,694		17,539	
Property		5,818		3,471		3,300	
Income taxes		1,230		1,392		747	
Loss on extinguishment of debt						1,555	
		213,354		168,574		133,287	
Income from continuing operations		116,846		125,743		104,129	
Income from discontinued operations:		,		,		,	
Real estate acquired for resale by Crest		575		10,703		1,402	
Real estate held for investment		14,420		3,963		5,250	
		14,995		14,666		6,652	
Net income		131,841		140,409		110,781	
Preferred stock cash dividends		(24,253)		(24,253)		(11,362)	
Net income available to common stockholders	\$	107,588	\$	116,156	\$	99,419	
Amounts available to common stockholders per common share:							
Income from continuing operations:							
Basic	\$	0.92	\$	1.01	\$	1.03	
Diluted	\$	0.91	\$	1.01	\$	1.03	
Net income, basic and diluted	\$	1.06	\$	1.16	\$	1.11	
Weighted average common shares outstanding:							
Basic	10	1,178,191	10	00,195,031	8	9,766,714	
Diluted		1,209,883	10	00,333,966	8	9,917,554	

The accompanying notes to consolidated financial statements are an integral part of these statements.

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# REALTY INCOME CORPORATION AND SUBSIDIARIES

Consolidated Statements Of Stockholders' Equity

# Years Ended December 31, 2008, 2007 and 2006 (dollars in thousands)

			Preferred Common					
	Shares of	Shares of	st	tock and	stock and	Di	stributions	
	preferred	common	1	paid in	paid in	in	excess of	
	stock	stock		capital	capital	n	et income	Total
Balance, December 31, 2005	5,100,000	83,696,647	\$	123,804	\$ 1,134,300	\$	(268,890)	\$ 989,214
Net income							110,781	110,781
Distributions paid and								
payable							(144,045)	(144,045)
Shares issued in stock								
offerings, net of								
offering costs of \$20,911		16,815,000			402,745			402,745
Shares issued in stock								
offering, net of offering costs								
of \$6,023	8,800,000			213,977				213,977
Share-based compensation		234,579			3,320			3,320
Balance, December 31, 2006	13,900,000	100,746,226		337,781	1,540,365		(302,154)	1,575,992
Net income							140,409	140,409
Distributions paid and								
payable							(182,990)	(182,990)
Preferred stock issuance cost				9				9
Share-based compensation		336,491			4,672			4,672
Balance, December 31, 2007	13,900,000	101,082,717		337,790	1,545,037		(344,735)	1,538,092
Net income							131,841	131,841
Distributions paid and								
payable							(194,857)	(194,857)
Shares issued in stock								
offering, net of offering costs								
of \$4,024		2,925,000			74,425			74,425
Share-based compensation		203,824			5,160			5,160
Balance, December 31, 2008	13,900,000	104,211,541	\$	337,790	\$ 1,624,622	\$	(407,751)	\$ 1,554,661

The accompanying notes to consolidated financial statements are an integral part of these statements.

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# REALTY INCOME CORPORATION AND SUBSIDIARIES

Consolidated Statements Of Cash Flows

# Years Ended December 31, 2008, 2007 and 2006 (dollars in thousands)

	2008 2007		2007	2006	
CASH FLOWS FROM OPERATING ACTIVITIES					
Net income	\$	131,841	\$	140,409	\$ 110,781
Adjustments to net income:					
Depreciation and amortization		90,732		76,686	58,783
Income from discontinued operations:					
Real estate acquired for resale		(575)		(10,703)	(1,402)
Real estate held for investment		(14,420)		(3,963)	(5,250)
Gain on sales of land and improvements		(236)		(1,835)	
Gain on reinstatement of property carrying value					(716)
Amortization of share-based compensation		5,049		3,857	2,951
Provisions for impairment on real estate held					
for investment				138	
Cash provided by (used in) discontinued operations:					
Real estate acquired for resale		78		(1,610)	371
Real estate held for investment		1,408		3,009	3,055
Investment in real estate acquired for resale		(9)		(29,886)	(113,166)
Proceeds from sales of real estate acquired for resale		31,455		119,790	22,405
Collection of notes receivable by Crest		87		651	1,333
Change in assets and liabilities:					
Accounts receivable and other assets		(930)		(49)	4,418
Accounts payable, accrued expenses and					
other liabilities		1,675		21,675	3,382
Net cash provided by operating activities		246,155		318,169	86,945
CASH FLOWS FROM INVESTING ACTIVITIES					
Proceeds from sales of investment properties:					
Continuing operations		439		4,370	2
Discontinued operations		24,191		7,014	9,804
Acquisition of and improvements to investment properties		(194,106)		(506,360)	(654,149)
Intangibles acquired in connection with acquisitions of					
investment properties		(397)		(997)	(937)
Restricted escrow funds acquired in connection with					
acquisitions of investment properties				(2,648)	
Net cash used in investing activities		(169,873)		(498,621)	(645,280)
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# REALTY INCOME CORPORATION AND SUBSIDIARIES Consolidated Statements Of Cash Flows (Continued)

Years Ended December 31, 2008, 2007 and 2006 (dollars in thousands)

	20	08	200	07	20	06
CASH FLOWS FROM FINANCING ACTIVITIES						
Cash distributions to common stockholders		(169,655)		(157,659)		(129,667)
Cash dividends to preferred stockholders		(24,253)		(24,583)		(9,403)
Proceeds from common stock offerings, net		74,425				402,745
Credit facility origination costs		(3,196)				
Principal payment on notes payable		(100,000)				(110,000)
Proceeds from notes issued, net				544,397		271,883
Borrowings from lines of credit				407,800		523,200
Payments under lines of credit				(407,800)		(659,900)
Proceeds from preferred stock offerings, net				9		213,977
Proceeds from other stock issuances		111		816		369
Net cash provided by (used in) financing activities		(222,568)		362,980		503,204
Net increase (decrease) in cash and cash equivalents		(146,286)		182,528		(55,131)
Cash and cash equivalents, beginning of year		193,101		10,573		65,704
Cash and cash equivalents, end of year	\$	46,815	\$	193,101	\$	10,573

For supplemental disclosures, see note 13.

The accompanying notes to consolidated financial statements are an integral part of these statements.

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#### REALTY INCOME CORPORATION AND SUBSIDIARIES

Notes To Consolidated Financial Statements

December 31, 2008, 2007 and 2006

## 1. Organization and Operation

Realty Income Corporation ("Realty Income," the "Company," "we" or "our") is organized as a Maryland corporation. We invest in commercial retail real estate and have elected to be taxed as a real estate investment trust ("REIT").

At December 31, 2008, we owned 2,348 properties, located in 49 states, containing over 19.1 million leasable square feet, along with five properties owned by our wholly-owned taxable REIT subsidiary, Crest Net Lease, Inc. ("Crest"). Crest was created to buy and sell properties, primarily to individual investors who are involved in tax-deferred exchanges under Section 1031 of the Internal Revenue Code of 1986, as amended (the "Tax Code").

Information with respect to number of properties, square feet, average initial lease term and weighted average contractual lease rate is unaudited.

# 2. Summary of Significant Accounting Policies and Procedures

Federal Income Taxes. We have elected to be taxed as a real estate investment trust ("REIT") under the Tax Code. We believe we have qualified and continue to qualify as a REIT. Under the REIT operating structure, we are permitted to deduct distributions paid to our stockholders and generally will not be required to pay federal corporate income taxes on such income. Accordingly, no provision has been made for federal income taxes in the accompanying consolidated financial statements, except for federal income taxes of Crest, which totaled \$181,000 in 2008, \$2.5 million in 2007 and \$396,000 in 2006 and are included in discontinued operations.

Earnings and profits that determine the taxability of distributions to stockholders differ from net income reported for financial reporting purposes due to differences in the estimated useful lives and methods used to compute depreciation and the carrying value (basis) of the investments in properties for tax purposes, among other things.

The following reconciles our net income available to common stockholders to taxable income (dollars in thousands):

	2008(1)	2007	2006
Net income available to common stockholders \$	107,588 \$	116,156 \$	99,419
Preferred dividends	24,253	24,583	11,362
Depreciation and amortization timing			
differences	28,624	22,668	16,612
Tax gain on the sales of real estate less than			
book gain	(3,925)		
Tax loss on the sale of real estate less than			
book gain		(3,839)	(3,529)
Dividends received from Crest	2,500	3,300	500
Elimination of net revenue and expenses from			
Crest	270	(6,677)	2,440
Adjustment for share-based compensation	2,270	314	(63)
Adjustment for straight-line rent	(1,997)	(1,217)	(1,515)
	(1,226)	5,608	(1,681)

Adjustment for an increase (decrease) in prepaid rent

Other adjustments	(358)	(453)	(718)
Taxable net income, before our dividends paid			
deduction	\$ 157,999	\$ 160,443	\$ 122,827

(1) The 2008 information presented is a reconciliation of our net income available to common stockholders to estimated taxable net income.

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In June 2006, the Financial Accounting Standards Board ("FASB") issued Interpretation No. 48, Accounting for Uncertainty in Income Taxes, an interpretation of FASB Statement No. 109. Interpretation No. 48 applies to all tax positions accounted for under Statement No. 109 and clarifies the accounting for uncertainty in income taxes by defining criteria that a tax position on an individual matter must meet before that position is recognized in the financial statements. We were subject to the provisions of Interpretation No. 48 since January 2007 and from that time we have analyzed our various federal and state filing positions. We believe that our income tax positions would more likely than not be sustained upon examination by all relevant taxing authorities. Therefore, no reserves for uncertain income tax positions have been recorded pursuant to Interpretation No. 48 and we did not record a cumulative effect adjustment related to its adoption.

Absent an election to the contrary, if a REIT acquires property that is or has been owned by a C corporation in a transaction in which the tax basis of the property in the hands of the REIT is determined by reference to the tax basis of the property in the hands of the C corporation, and the REIT recognizes gain on the disposition of such property during the 10 year period beginning on the date on which it acquired the property, then the REIT will be required to pay tax at the highest regular corporate tax rate on this gain to the extent of the excess of the fair market value of the property over the REIT's adjusted basis in the property, in each case determined as of the date the REIT acquired the property. In August 2007, we acquired 100% of the stock of a C corporation that owned real property. At the time of acquisition, the C corporation became a Qualified REIT Subsidiary, was deemed to be liquidated for Federal income tax purposes, and the real property was deemed to be transferred to us with a carryover tax basis. As of December 31, 2008, we have built-in gains of \$59 million with respect to such property. We do not expect that we will be required to pay income tax on the built-in gains in these properties during the ten-year period ending August 28, 2017. It is our intent, and we have the ability, to defer any dispositions of these properties to periods when the related gains would not be subject to the built-in gain income tax or otherwise to defer the recognition of the built-in gain related to these properties. However, our plans could change and it may be necessary to dispose of one or more of these properties in a taxable transaction before August 28, 2017, in which case we would be required to pay corporate level tax with respect to the built-in gains on these properties as described above.

Net Income Per Common Share. Basic net income per common share is computed by dividing net income available to common stockholders by the weighted average number of common shares outstanding during each period. Diluted net income per common share is computed by dividing net income available to common stockholders for the period by the weighted average number of common shares that would have been outstanding assuming the issuance of common shares for all potentially dilutive common shares outstanding during the reporting period.

The following is a reconciliation of the denominator of the basic net income per common share computation to the denominator of the diluted net income per common share computation:

	2008	2007	2006
Weighted average shares used for the			
basic net income per share			
computation	101,178,191	100,195,031	89,766,714
Incremental shares from share-based			
compensation	31,692	138,935	150,840
Adjusted weighted average shares			
used for diluted net income per share			
computation	101,209,883	100,333,966	89,917,554
Unvested shares from share-based			
compensation that were anti-dilutive	614,917	243,631	235,035

No stock options were anti-dilutive in 2008, 2007 or 2006.

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Discontinued Operations. In accordance with FASB Statement No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets, Realty Income's operations from two investment properties classified as held for sale at December 31, 2008, plus properties sold in 2008, 2007 and 2006, are reported as discontinued operations. Their respective results of operations have been reclassified to "income from discontinued operations, real estate held for investment" on our consolidated statements of income. We do not depreciate properties once they are classified as held for sale.

Crest acquires properties with the intention of reselling them rather than holding them for investment and operating the properties. Consequently, we typically classify properties acquired by Crest as held for sale at the date of acquisition and do not depreciate them. In accordance with Statement No. 144, the operations of Crest's properties are classified as "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income.

No debt was assumed by buyers of our investment properties or repaid as a result of our investment property sales, and we do not allocate interest expense to discontinued operations related to real estate held for investment. We allocate interest expense related to borrowings specifically attributable to Crest's properties. The interest expense amounts allocated to the Crest properties held for sale are included in "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income.

If circumstances arise, which were previously considered unlikely and, as a result, we decide not to sell a property previously classified as held for sale, the property is reclassified as real estate held for investment. A property that is reclassified to held for investment is measured and recorded at the lower of (i) its carrying amount before the property was classified as held for sale, adjusted for any depreciation expense that would have been recognized had the property been continuously classified as held for investment, and (ii) the fair value at the date of the subsequent decision not to sell.

The following is a summary of Crest's "income from discontinued operations, real estate acquired for resale" on our consolidated statements of income (dollars in thousands):

Crest's income from discontinued operations, real estate acquired for resale	2008	2007	2006
Gain on sales of real estate acquired for resale	\$ 4,642	\$ 12,319	\$ 2,219
Rental revenue	1,830	8,165	5,065
Other revenue	914	190	15
Interest expense	(1,797)	(6,201)	(3,708)
General and administrative expense	(511)	(691)	(440)
Property expenses	(133)	(40)	(67)
Provisions for impairment	(3,374)		(1,188)
Depreciation (1)	(771)		
Income taxes	(225)	(3,039)	(494)
Income from discontinued operations, real estate acquired for resale by			
Crest	\$ 575	\$ 10,703	\$ 1,402

(1) Depreciation was recorded on one property that was classified as held for investment. This property was sold in 2008.

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The following is a summary of Realty Income's "income from discontinued operations, from real estate held for investment" on our consolidated statements of income (dollars in thousands):

Realty Income's income from discontinued operations, real estate held for

investment	2008	2007	2006
Gain on sales of investment properties	\$ 13,314	\$ 1,724 \$	3,036
Rental revenue	1,461	3,075	3,177
Other revenue	40	4	34
Depreciation and amortization	(302)	(636)	(825)
Property expenses	(93)	(70)	(156)
Provisions for impairment		(134)	(16)
Income from discontinued operations, real estate held for investment	\$ 14,420	\$ 3,963 \$	5,250

The following is a summary of our total income from discontinued operations (dollars in thousands, except per share data):

Total discontinued operations	2008	2007	2006
Real estate acquired for resale by Crest	\$ 575	\$ 10,703	\$ 1,402
Real estate held for investment	14,420	3,963	5,250
Income from discontinued operations	\$ 14,995	\$ 14,666	\$ 6,652
Per common share, basic and diluted	\$ 0.15	\$ 0.15	\$ 0.07

The per share amounts for "income from discontinued operations" above and the "income from continuing operations" and "net income" reported on the consolidated statements of income have each been calculated independently.

Revenue Recognition and Accounts Receivable. All leases are accounted for as operating leases. Under this method, lease payments that have fixed and determinable rent increases are recognized on a straight-line basis over the lease term. Any rental revenue contingent upon a tenant's sales is recognized only after the tenant exceeds their sales breakpoint. Rental increases based upon changes in the consumer price indexes are recognized only after the changes in the indexes have occurred and are then applied according to the lease agreements.

We recognize an allowance for doubtful accounts relating to accounts receivable for amounts deemed uncollectible. We consider tenant specific issues, such as financial stability and ability to pay rent, when determining collectibility of accounts receivable and appropriate allowances to record. The allowance for doubtful accounts was \$637,000 at December 31, 2008 and \$795,000 at December 31, 2007.

Other revenue includes non-operating interest earned from investments in money market funds and other notes of \$1.4 million in 2008, \$3.6 million in 2007 and \$1.2 million in 2006.

Principles of Consolidation. The accompanying consolidated financial statements include the accounts of Realty Income, Crest and other entities for which we make operating and financial decisions (i.e. control), after elimination of all material intercompany balances and transactions. All of Realty Income's and Crest's subsidiaries are wholly-owned. We have no unconsolidated or off-balance sheet investments in variable interest entities.

Cash Equivalents. We consider all short-term, highly liquid investments that are readily convertible to cash and have an original maturity of three months or less at the time of purchase to be cash equivalents. Our cash equivalents are primarily investments in United States Treasury or government money market funds.

Gain on Sales of Properties. We recognize gains on sales of properties in accordance with FASB Statement No. 66, Accounting for Sales of Real Estate.

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Allocation of the Purchase Price of Real Estate Acquisitions. When we acquire a property for investment purposes, we allocate the purchase price to the various components of the acquisition based upon the fair value of each component. The components typically include (i) land, (ii) building and improvements, (iii) intangible assets related to above and below market leases, and (iv) value of costs to obtain tenants.

Depreciation and Amortization. Land, buildings and improvements are recorded and stated at cost. Major replacements and betterments, which improve or extend the life of the asset, are capitalized and depreciated over their estimated useful lives, while ordinary repairs and maintenance are expensed as incurred. Buildings and improvements that are under redevelopment, or are being developed, are carried at cost and no depreciation is recorded on these assets. Additionally, amounts essential to the development of the property, such as pre-construction, development, construction, interest and any other costs incurred during the period of development are capitalized. We cease capitalization when the property is available for occupancy upon substantial completion of tenant improvements, but in any event no later than one year from the completion of major construction activity.

Properties are depreciated using the straight-line method over the estimated useful lives of the assets. The estimated useful lives are as follows:

Buildings 25 years
Building improvements 4 to 15 years
Tenant improvements and lease commissions The shorter of the term of the related lease or useful

lite

Acquired in-place operating leases

Remaining terms of the respective leases

Provisions for Impairment. We review long-lived assets for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Generally, a provision is made for impairment if estimated future operating cash flows (undiscounted and without interest charges) plus estimated disposition proceeds (undiscounted) are less than the current book value. Impairment loss is measured as the amount by which the current book value of the asset exceeds the fair value of the asset. If a property is held for sale, it is carried at the lower of cost or estimated fair value, less estimated cost to sell. In 2008, Crest recorded provisions for impairment of \$3.4 million on three retail properties, which were held for sale at December 31, 2008. These provisions for impairment are included in "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income.

In 2007, we recorded a provision for impairment of \$134,000 on one retail investment property in the motor vehicle industry. This provision for impairment is included in "income from discontinued operations, real estate held for investment" on our consolidated statement of income ("Discontinued Operations"). In 2007, we also recorded a provision for impairment of \$138,000 on one retail investment property in the consumer electronics industry. This provision for impairment is included in property expense on our consolidated statement of income. No provisions for impairment were recorded by Crest in 2007.

In 2006, we recorded a provision for impairment of \$16,000 on one retail investment property in the restaurant industry. This provision for impairment is included in Discontinued Operations. Additionally, in 2006, Crest recorded provisions for impairment of \$1.2 million on three retail properties. One was sold in 2007 and two were sold in 2008. The provisions for impairment recorded by Crest are included in "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income.

The provisions for impairment recorded in 2008, 2007 and 2006 reduced the carrying values to the estimated fair-market value of those properties, net of estimated selling costs.

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Acquired In-place Leases. In accordance with FASB Statement No. 141, Business Combinations, the fair value of the real estate acquired with in-place operating leases is allocated to the acquired tangible assets, consisting of land, building and improvements, and identified intangible assets and liabilities, consisting of the value of above-market and below-market leases, the value of in-place leases and tenant relationships, based in each case on their fair values.

The fair value of the tangible assets of an acquired property (which includes land and buildings/improvements) is determined by valuing the property as if it were vacant, and the "as-if-vacant" value is then allocated to land and buildings/improvements based on our determination of the relative fair value of these assets. Our determinations are based on a real estate appraisal for each property, generated by an independent appraisal firm, and consider estimates of carrying costs during the expected lease-up periods, current market conditions, as well as costs to execute similar leases. In allocating the fair value to identified intangibles for above-market or below-market leases, an amount is recorded based on the present value of the difference between (i) the contractual amount to be paid pursuant to the in-place lease and (ii) our estimate of fair market lease rate for the corresponding in-place lease, measured over a period equal to the remaining term of the lease.

Capitalized above-market lease values are amortized as a reduction of rental income over the remaining terms of the respective leases. Capitalized below-market lease values are amortized as an increase to rental income over the remaining terms of the respective leases and expected below-market renewal option periods.

The aggregate value of other acquired intangible assets consists of the value of in-place leases and tenant relationships. These are measured by the excess of the purchase price paid for a property, after adjusting for above or below-market lease value, less the estimated fair value of the property "as if vacant," determined as set forth above. The value of in-place leases, exclusive of the value of above-market and below-market in-place leases, is amortized to expense over the remaining periods of the respective leases. If a lease were to be terminated prior to its stated expiration, all unamortized amounts relating to that lease would be recorded to revenue or expense as appropriate.

Share-based Compensation. Effective January 1, 2006, we adopted FASB Statement No. 123R, Share-Based Payments. Statement No. 123R requires companies to recognize in the income statement the grant-date fair value of stock options and other equity-based compensation issued to employees. Effective January 1, 2002, we adopted the fair value recognition provisions of FASB Statement No. 123, Accounting for Stock-Based Compensation, and starting January 1, 2002 expensed costs for all stock option awards granted, modified, or settled.

Goodwill. Goodwill is tested for impairment during the second quarter of each year as well as when events or circumstances occur indicating that our goodwill might be impaired. We did not record any new goodwill or impairment on our existing goodwill during 2008, 2007 or 2006.

Other Assets. Other assets consist of the following (dollars in thousands) at:

December 31,	2008	2007
Notes receivable issued in		
conjunction with Crest property		
sales	\$ 22,344	\$ 3,132
Deferred bond financing costs, net	13,249	14,940
Value of in-place and above-market		
leases, net	10,534	11,211
Prepaid expenses	4,244	3,803
Escrow deposits for Section 1031		
tax-deferred exchanges	3,174	
	2,552	434

Credit facility organization costs,

net

net		
Corporate assets, net of		
accumulated depreciation and		
amortization	1,277	1,356
Settlements on treasury lock		
agreements		759
Other items	7	13
	\$ 57 381	\$ 35 648

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Distributions Payable. Distributions payable consist of the following declared distributions (dollars in thousands) at:

December 31,	2008	2007
Common stock distributions	\$ 14,772	\$ 13,823
Preferred stock dividends	2,021	2,021
	\$ 16,793	\$ 15,844

Accounts Payable and Accrued Expenses. Accounts payable and accrued expenses consist of the following (dollars in thousands) at:

December 31,	2008	2007
Bond interest payable	\$ 26,706	\$ 24,987
Other items	11,321	13,125
	\$ 38,027	\$ 38,112

Other Liabilities. Other liabilities consist of the following (dollars in thousands) at:

December 31,	2008	2007
Rent received in advance	\$ 9,083	\$ 10,626
Security deposits	3,937	2,818
Value of in-place below-market		
leases, net	1,678	1,860
	\$ 14,698	\$ 15,304

Sales Taxes. We collect and remit sales taxes assessed by different governmental authorities that are both imposed on and concurrent with a revenue-producing transaction between us and our tenants. We report the collection of these taxes on a net basis (excluded from revenues). The amounts of these taxes are not significant to our financial position or results of operations.

Use of Estimates. The consolidated financial statements were prepared in conformity with U.S. generally accepted accounting principles, which requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Impact of Recent Accounting Pronouncements. In September 2006, the FASB issued Statement No. 157, Fair Value Measurements. Statement No. 157 sets out a framework for measuring fair value, and requires additional disclosures about fair-value measurements. Statement No. 157 became effective for us at the beginning of 2008 and did not have an impact on our financial position or results of operations. In February 2008, the FASB delayed the effective date of Statement No. 157 for non-financial assets and non-financial liabilities, except for items that are recognized or disclosed at fair value in the financial statements on a recurring basis, to the beginning of 2009. For additional discussion of Statement No. 157, see note 12.

In February 2007, the FASB issued Statement No. 159, The Fair Value option for Financial Assets and Financial Liabilities-including an Amendment of FASB Statement No. 115. Statement No. 159 permits entities to choose to measure many financial instruments and certain other items at fair value. We have elected not to use the fair value measurement provisions of Statement No. 159.

In December 2007, the FASB issued Statement No. 141R (revised 2007), Business Combinations. Effective January 1, 2009, Statement No. 141R changes the accounting treatment and disclosures for certain specific items in a business combination. Under Statement No. 141R, a company that acquires another entity is required to recognize all the assets acquired and liabilities assumed at the acquisition-date fair value with limited exceptions. Statement 141R requires transaction costs to be expensed as incurred, rather than capitalized. Statement No. 141R is not expected to have a significant impact on our financial position or results of operations.

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In December 2007, the FASB issued Statement No. 160, Noncontrolling Interest in Consolidated Financial Statements. Effective January 1, 2009, Statement No. 160 clarifies that a noncontrolling interest in a subsidiary is an ownership interest in the consolidated entity that should be reported as equity in the consolidated financial statements. This statement also requires consolidated net income to be reported at amounts that include the amounts attributable to both the parent and the noncontrolling interest and requires disclosure, on the face of the consolidated statement of income, of the amounts of the consolidated net income attributable to the parent and to the noncontrolling interest. We currently do not have any minority or noncontrolling interest in a subsidiary, and, therefore, Statement No. 160 will not have an impact on our consolidated financial statements.

In June 2008, the FASB issued FASB Staff Position ("FSP") EITF No. 03-6-1, Determining Whether Instruments Granted in Share-Based Payment Transactions Are Participating Securities. Effective January 1, 2009, FSP EITF No. 03-6-1 clarifies that all outstanding nonvested share-based payment awards that contain rights to nonforfeitable dividends are considered "participating securities," as defined by FSP EITF No. 03-6-1, which requires the two-class method of computing basic and diluted earnings per share to be applied. FSP EITF No. 03-6-1 is not expected to have a significant impact on our calculation of basic and diluted earnings per share.

Reclassifications. Certain of the 2007 and 2006 balances have been reclassified to conform to the 2008 presentation.

## 3. Retail Properties Acquired

We acquire land, buildings and improvements that are used by retail operators.

A. During 2008, Realty Income invested \$189.6 million in 108 new retail properties and properties under development with an initial weighted average contractual lease rate of 8.7%. These 108 properties are located in 14 states, contain over 714,000 leasable square feet, and are 100% leased with an average lease term of 20.6 years. The initial weighted average contractual lease rate is computed by dividing the estimated aggregate base rent for the first year of each lease by the estimated total cost of the properties.

In comparison, during 2007, Realty Income and Crest invested \$533.7 million, in aggregate, in 357 new retail properties and properties under development. These 357 retail properties are located in 38 states, contain over 1.9 million leasable square feet, and are 100% leased with an average lease term of 19.3 years.

Of the \$533.7 million invested during 2007, Realty Income invested \$503.8 million in 325 new retail properties and properties under development with an initial weighted average contractual lease rate of 8.6%. These 325 properties are located in 38 states, contain over 1.8 million leasable square feet, and are 100% leased with an average lease term of 19.2 years.

- B. During 2008, Crest did not invest in any new retail properties. In comparison, during 2007, Crest invested \$29.9 million in 32 retail properties.
- C. Crest's property inventory at December 31, 2008 consisted of five properties for \$6.0 million and at December 31, 2007 consisted of 30 properties for \$56.2 million. These amounts are included on our consolidated balance sheets in "real estate held for sale, net."
- D. Of the \$189.6 million invested by Realty Income in 2008, \$10.0 million was used to acquire two retail properties with existing leases. In accordance with FASB Statement No. 141, Business Combinations, Realty Income recorded \$397,000 as the intangible value of the in-place leases. This amount is recorded to "other assets" on our consolidated balance sheets and amortized over the life of the respective leases.

Of the \$533.7 million invested in 2007, \$14.7 million was used to acquire five properties with existing leases already in-place with retail tenants. In accordance with Statement No. 141, Realty Income recorded \$1.8 million as the intangible value of the in-place leases and \$784,000 as the intangible value of below-market leases. These amounts are recorded to "other assets" and "other liabilities," respectively, on our consolidated balance sheets and are amortized over the life of the respective leases.

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### 4. Credit Facility

In May 2008, we entered into a new \$355 million acquisition credit facility which replaced our existing \$300 million acquisition credit facility that was scheduled to expire in October 2008. The term of the new credit facility is for three years, until May 2011, plus two, one-year extension options. Under the new credit facility, our investment grade credit ratings provide for financing at LIBOR (London Interbank Offered Rate) plus 100 basis points with a facility commitment fee of 27.5 basis points, for all-in drawn pricing of 127.5 basis points over LIBOR. We also have other interest rate options available to us. Our credit facility is unsecured and accordingly, we have not pledged any assets as collateral for this obligation.

In May 2008, as a result of entering into our new credit facility, we incurred \$3.2 million of credit facility origination costs which were capitalized to other assets. Also, we expensed \$235,000 of unamortized credit facility origination costs from our prior credit facility, which are included in interest expense.

We did not utilize our credit facility during 2008. Our effective borrowing rate at December 31, 2008 was 1.4% and at December 31, 2007 was 5.2%. Our average borrowing rate on our credit facility during 2007 was 6.0%, compared to 5.7% in 2006. Our current and prior credit facilities are subject to various leverage and interest coverage ratio limitations. We are and have been in compliance with these covenants.

## 5. Notes Payable

#### A. General

Our senior unsecured note obligations consist of the following, sorted by maturity date, (dollars in millions):

December 31,	2008	2007
8.25% notes, issued in October		
1998 and due in November 2008	\$ 	\$ 100.0
8% notes, issued in January 1999		
and due in January 2009	20.0	20.0
5.375% notes, issued in March		
2003 and due in March 2013	100.0	100.0
5.5% notes, issued in November		
2003 and due in November 2015	150.0	150.0
5.95% notes, issued in		
September 2006 and due in		
September 2016	275.0	275.0
5.375% notes, issued in		
September 2005 and due in		
September 2017	175.0	175.0
6.75% notes, issued in		
September 2007 and due in August		
2019	550.0	550.0
5.875% bonds, issued in March		
2005 and due in March 2035	100.0	100.0
	\$ 1,370.0	\$ 1,470.0

The following table summarizes the maturity of our notes payable as of December 31, 2008 (dollars in millions):

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Year of Maturity(1)	N	otes
2009(2)	\$	20.0
2013	1	0.00
After 2013	1,2	50.0
Totals	\$ 1,3	70.0

- (1) There are no maturities in 2010, 2011 and 2012.
- (2) \$20.0 million matured and was paid off in January 2009.

Interest incurred on all of the notes for 2008 was \$91.2 million, for 2007 was \$67.1 million and for 2006 was \$49.6 million. The interest rate on each of these notes is fixed.

Our outstanding notes are unsecured and; accordingly, we have not pledged any assets as collateral for these or any other obligations. Interest on all of the senior note obligations is paid semiannually.

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All of these notes contain various covenants, including: (i) a limitation on incurrence of any debt which would cause our debt to total adjusted assets ratio to exceed 60%; (ii) a limitation on incurrence of any secured debt which would cause our secured debt to total adjusted assets ratio to exceed 40%; (iii) a limitation on incurrence of any debt which would cause our debt service coverage ratio to be less than 1.5 times; and (iv) the maintenance at all times of total unencumbered assets not less than 150% of our outstanding unsecured debt. We have been in compliance with these covenants since each of the notes were issued.

### B. Note Redemptions

In January 2009 on their maturity date, we redeemed all of our outstanding 8.00% notes issued in January 1999 at a redemption price equal to 100% of the principal amount, plus accrued and unpaid interest using cash on hand.

In November 2008 on their maturity date, we redeemed all of our outstanding 8.25% senior notes issued in October 1998 (the "2008 Notes") at a redemption price equal to 100% of the principal amount, plus accrued and unpaid interest, using proceeds from our September 2008 common stock offering and cash on hand.

In May 1998, we entered into a treasury interest rate lock agreement associated with the 2008 Notes. In settlement of the agreement, we made a payment of \$8.7 million in 1998. The payment on the agreement was amortized over 10 years (the life of the notes) as a yield adjustment to interest expense. After taking into effect the results of the treasury lock settlement, the effective rate to us on the 2008 Notes was 9.12%.

In September 2006, we redeemed all of our outstanding 2007 Notes at a redemption price equal to 100% of the principal amount, plus accrued and unpaid interest and a make-whole payment of \$1.6 million. The make-whole payment was recorded as a "loss on extinguishment of debt" on our 2006 consolidated statement of income. For 2006, the make-whole payment represented approximately \$0.017 per share.

#### C. Note Issuances

In September 2007, we issued \$550 million in aggregate principal amount of 6.75% senior unsecured notes due 2019 (the "2019 Notes"). The price to the investor for the 2019 Notes was 99.827% of the principal amount for an effective yield of 6.772%. The net proceeds of approximately \$544.4 million from this offering were used to fund certain property acquisitions, repay borrowings under our acquisition credit facility and for general corporate purposes, including additional property acquisitions.

In September 2006, we issued \$275 million in aggregate principal amount of 5.95% senior unsecured notes due 2016 (the "2016 Notes"). The price to the investor for the 2016 Notes was 99.74% of the principal amount for an effective yield of 5.985%. The net proceeds of approximately \$271.9 million from this offering were used for general corporate purposes and to redeem the outstanding \$110 million 7.75% unsecured notes due May 2007 (the "2007 Notes"), which were issued in May 1997.

# 6. Common Stock Offerings

- A. In September 2008, we issued 2.925 million shares of common stock at a price of \$26.82 per share. The net proceeds of approximately \$74.4 million were used, along with our available cash on hand, to redeem the \$100 million outstanding principal amount of our 2008 Notes in November 2008.
- B. In October and November 2006, we issued an aggregate of 6.9 million shares of common stock at a price of \$26.40 per share. The net proceeds of approximately \$173.2 million were used to fund new property acquisitions and

for other general corporate purposes.

C. In September 2006, we issued 4.715 million shares of common stock at a price of \$24.32 per share. The net proceeds of approximately \$109 million from this offering were used to fund new property acquisitions, repay borrowings under our credit facility and for other general corporate purposes.

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D. In March 2006, we issued 5.2 million shares of common stock at a price of \$24.39 per share. The net proceeds of approximately \$120.5 million were used to fund new property acquisitions and for other general corporate purposes.

#### 7. Preferred Stock

- A. In 2004, we issued 5.1 million shares of 7.375% Monthly Income Class D cumulative redeemable preferred stock. The net proceeds of \$123.8 million from this issuance were used to redeem a portion of the outstanding Class B and Class C preferred stock, repay borrowings outstanding under our acquisition credit facility and for other general corporate purposes. Beginning May 27, 2009, the Class D preferred shares are redeemable, at our option, for \$25 per share. During 2008, 2007 and 2006, we paid twelve monthly dividends to holders of our Class D preferred stock totaling \$1.8437508 per share, or \$9.4 million, and at December 31, 2008 a monthly dividend of \$0.1536459 per share was payable and was paid in January 2009.
- B. In 2006, we issued 8.8 million shares of 6.75% Monthly Income Class E cumulative redeemable preferred stock. The net proceeds of \$214 million from this issuance were used to repay borrowings under our credit facility and for other general corporate purposes. Beginning December 7, 2011, the Class E preferred shares are redeemable, at our option, for \$25 per share. During 2008, we paid twelve monthly dividends to holders of our Class E preferred stock totaling \$1.6875 per share, or \$14.9 million, and at December 31, 2008 a monthly dividend of \$0.140625 per share was payable and was paid in January 2009. During 2007, we paid twelve monthly dividends to holders of our Class E preferred stock totaling \$1.725 per share, or \$15.2 million. In January 2007, we paid the first Class E preferred dividend of \$0.178125 per share, which covered a period of 38 days.

#### 8. Distributions Paid and Payable

## A. Common Stock

We pay monthly distributions to our common stockholders. The following is a summary of monthly distributions paid per common share for the years:

Month	2008	2007	2006
January	\$ 0.136750	\$ 0.126500	\$ 0.116250
February	0.136750	0.126500	0.116250
March	0.136750	0.126500	0.116250
April	0.137375	0.127125	0.116875
May	0.137375	0.127125	0.116875
June	0.137375	0.127125	0.116875
July	0.138000	0.127750	0.117500
August	0.138000	0.127750	0.117500
September	0.140500	0.135500	0.125250
October	0.141125	0.136125	0.125875
November	0.141125	0.136125	0.125875
December	0.141125	0.136125	0.125875
Total	\$ 1.662250	\$ 1.560250	\$ 1.437250

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The following presents the federal income tax characterization of distributions paid or deemed to be paid per common share for the years:

	2008	2007	2006
Ordinary income	\$ 1.2681285	\$ 1.3847719	\$ 1.2945466
Nontaxable distributions	0.3121490	0.1754781	0.1427034
Capital gain	0.0819725		
Totals	\$ 1.6622500	\$ 1.5602500	\$ 1.4372500

At December 31, 2008, a distribution of \$0.14175 per common share was payable and was paid in January 2009. At December 31, 2007, a distribution of \$0.13675 per common share was payable and was paid in January 2008.

#### B. Class D Preferred Stock

Dividends of \$0.1536459 per share are paid monthly in arrears on the Class D preferred stock. We declared dividends to holders of our Class D preferred stock totaling \$9.4 million in 2008, \$9.4 million in 2007, and \$9.8 million in 2006.

The following presents the federal income tax characterization of dividends paid per share to our Class D preferred stockholders for the years:

	2008	2007	2006
Ordinary income	\$ 1.7528280	\$ 1.8437508	\$ 1.8437508
Capital gain	0.0909228		
Totals	\$ 1.8437508	\$ 1.8437508	\$ 1.8437508

#### C. Class E Preferred Stock

Dividends of \$0.140625 per share are paid monthly in arrears on the Class E preferred stock. We declared dividends to holders of our Class E preferred stock totaling \$14.9 million in 2008, \$14.9 million in 2007 and \$1.6 million in 2006. The first Class E dividend was paid in January 2007.

The following presents the federal income tax characterization of dividends paid per share to our Class E preferred stockholders for the years:

	2008	2007	2006
Ordinary income	\$ 1.6042824	\$ 1.7250000	\$ 
Capital gain	0.0832176		
Totals	\$ 1.6875000	\$ 1.7250000	\$ 

#### 9. Operating Leases

A. At December 31, 2008, we owned 2,348 properties in 49 states, plus an additional five properties owned by Crest. Of the 2,348 properties, 2,337, or 99.5%, are single-tenant, retail properties and the remaining 11 are multi-tenant properties. At December 31, 2008, 70 properties were vacant and available for lease or sale.

Substantially all leases are net leases where the tenant pays property taxes and assessments, maintains the interior and exterior of the building and leased premises, and carries insurance coverage for public liability, property damage, fire and extended coverage.

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Rent based on a percentage of a tenants' gross sales (percentage rents) for 2008 was \$1.3 million, for 2007 was \$851,000 and for 2006 was \$1.1 million, including amounts recorded to discontinued operations.

At December 31, 2008, minimum future annual rents to be received on the operating leases for the next five years and thereafter are as follows (dollars in thousands):

2009	\$ 318,175
2010	307,087
2011	297,390
2012	285,142
2013	269,336
Thereafter	2,416,358
Total	\$3,893,488

B. Major Tenants – No individual tenant's rental revenue, including percentage rents, represented more than 10% of our total revenue for each of the years ended December 31, 2008, 2007 or 2006.

# 10. Gain on Sales of Real Estate Acquired for Resale by Crest

In 2008, Crest sold 25 properties for \$50.7 million, which resulted in a gain of \$4.6 million. As part of two sales during 2008, Crest provided partial financing to the buyers of \$19.2 million. In 2007, Crest sold 62 properties for \$123.6 million, which resulted in a gain of \$12.3 million. In 2007, as part of two sales, Crest provided partial financing to the buyer of \$3.8 million, of which \$619,000 was paid in full in November 2007. In 2006, Crest sold 13 properties for \$22.4 million, which resulted in a gain of \$2.2 million. Partial buyer financing of \$1.3 million, related to one 2005 property sale, was paid in full in February 2006. Crest's gains on sales are reported before income taxes and are included in discontinued operations.

### 11. Gain on Sales of Investment Properties by Realty Income

In 2008, we sold 29 investment properties for an aggregate of \$27.4 million, which resulted in a gain of \$13.3 million. The results of operations for these properties have been reclassified as discontinued operations. Additionally, we received proceeds of \$439,000 from the sale of excess land from one property, which resulted in a gain of \$236,000. This gain is included in "other revenue" on our consolidated statements of income because this excess land was associated with a property that continues to be owned as part of our core operations.

In 2007, we sold ten investment properties for \$7.0 million, which resulted in a gain of \$1.7 million. The results of operations for these properties have been reclassified as discontinued operations. In addition, we sold excess land and improvements from five properties for an aggregate of \$4.4 million, which resulted in a gain of \$1.8 million. This gain from the land and improvements sales is reported in "other revenue" on our consolidated statements of income because these improvements and excess land were associated with properties that continue to be owned as part of our core operations.

In 2006, we sold or exchanged 13 investment properties for \$10.7 million, which resulted in a gain of \$3.0 million which is included in discontinued operations.

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#### 12. Fair Value of Financial Instruments

Statement No. 157 defines fair value as the price that would be received from the sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, and establishes a framework for measuring fair value. Statement No. 157 also establishes a three-level valuation hierarchy for disclosure of fair value measurements. The valuation hierarchy is based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date. A financial instrument's categorization within this hierarchy is based upon the lowest level of input that is significant to the fair value measurement. This statement applies to fair value measurements and disclosures that are already required or permitted by most existing FASB accounting standards.

We believe that the carrying values reflected in the consolidated balance sheets, at December 31, 2008 and 2007, respectively, reasonably approximate the fair values for cash and cash equivalents, accounts receivable, and all liabilities, due to their short-term nature, except for the notes payable and the notes receivable issued in conjunction with Crest property sales, which are disclosed below (dollars in millions):

	Carrying	]	Estimated
	value per		fair
	balance		market
At December 31, 2008	sheet		value
Notes receivable issued in conjunction with Crest property sales	\$ 22.3	\$	21.9
Notes payable	\$ 1,370.0	\$	949.4
	Carrying	]	Estimated
	Carrying value per	]	Estimated fair
	, ,	]	
At December 31, 2007	value per	]	fair
At December 31, 2007 Notes receivable issued in conjunction with Crest property sales	\$ value per balance	\$	fair market

The estimated fair value of the notes receivable issued in conjunction with Crest property sales has been calculated by discounting the future cash flows using an interest rate based upon the current 7-year or 10-year Treasury Yield Curve plus an applicable credit-adjusted spread. Because this methodology includes unobservable inputs that reflect our own internal assumptions and calculations, the measurement of fair value related to these notes receivable issued in conjunction with Crest property sales is categorized as level 3 on the three-level valuation hierarchy as defined by Statement No. 157.

The estimated fair value of the notes payable is based upon the closing market price per note or indicative price per note. Because these note prices represent inputs that are less observable by the public and are not necessarily reflected in active markets, the measurement of the fair value related to these notes payable is categorized as level 2 on the three-level valuation hierarchy as defined by Statement No. 157.

### 13. Supplemental Disclosures of Cash Flow Information

Interest paid in 2008 was \$90.3 million, in 2007 was \$56.7 million and in 2006 was \$52.4 million.

Interest capitalized to properties under development in 2008 was \$92,000, in 2007 was \$993,000 and in 2006 was \$2.2 million.

Income taxes paid by Realty Income and Crest in 2008 were \$1.7 million, in 2007 were \$4.3 million and in 2006 were \$775,000.

The following non-cash investing and financing activities are included in the accompanying consolidated financial statements:

- A. Share-based compensation expense for 2008 was \$5.0 million, for 2007 was \$3.9 million and for 2006 was \$3.0 million.
- B. See "Provisions for Impairment" in note 2 for a discussion of impairments recorded by Realty Income and Crest.

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- C. In 2008, Crest sold two properties for \$23.5 million and received notes totaling \$19.2 million from the buyers, which are included in "other assets" on our consolidated balance sheet at December 31, 2008.
  - D. In 2007, Crest sold two properties for an aggregate of \$5.5 million and received notes totaling \$3.8 million from the buyers, of which \$619,000 was paid in full in November 2007. The remaining note is included in "other assets" on our consolidated balance sheets at December 31, 2008 and December 31, 2007.
- E. At December 31, 2008, Realty Income has escrow deposits of \$3.2 million held for tax-deferred exchanges under Section 1031 of the Tax Code. The \$3.2 million is included in "other assets" on our consolidated balance sheet at December 31, 2008.
- F. In accordance with FASB Statement No. 143, Accounting for Asset Retirement Obligations, we recorded an additional \$335,000 in 2008 of estimated legal obligations related to asset retirement obligations on two land leases and an additional \$239,000 in 2007 of estimated legal obligations on these two land leases. These asset retirement obligations account for the difference between our obligations to the landlord under the two land leases and our subtenant's obligations to us under the subleases.
- G. In connection with the acquisition of seven properties during 2007, we acquired restricted escrow funds totaling \$2.6 million. During the remainder of 2007, all of these funds were invested in improvements to these properties.
- H. In 2006, we exchanged one of our properties for a different property that was leased to the same tenant. As part of this transaction, accumulated depreciation was reduced by \$67,000 and a gain of \$67,000 was recorded. The original cost of and the value received for the property exchanged was \$900,000. This transaction had no impact on land or building and improvements.
- I. In 2006, we received shares of a public company as settlement of a bankruptcy claim associated with a former tenant. We recorded a value of \$207,000, which is in "other revenue" on our 2006 consolidated income statement. The shares were sold in January 2007.
- J. Accrued costs on properties under development resulted in an increase in buildings and improvements and accounts payable of \$1.7 million in 2006.
- K. In 2004, we recorded an impairment of \$716,000 on one property to reduce its carrying value to zero. This loss was the result of a dispute with the original owner and tenant in their bankruptcy proceeding. Our title insurance company failed to timely record the deed on this property upon our original acquisition, which resulted in a claim by the bankruptcy trustee that Realty Income did not have legal title to the property. In the second quarter of 2006, this issue was resolved and we obtained title to the property. At that time we reinstated the original carrying value adjusted for depreciation on our balance sheet and recorded other revenue of \$716,000. We also reversed accrued liabilities and property expenses of \$133,000 associated with this property. As part of the settlement, these costs became the responsibility of the title insurance company.

### 14. Employee Benefit Plan

We have a 401(k) plan covering substantially all of our employees. Under our 401(k) plan, employees may elect to make contributions to the plan up to a maximum of 60% of their compensation, subject to limits under the IRS Code. We match 50% of our employee's contributions, up to 3% of the employee's compensation. Our aggregate matching contributions each year have been immaterial to our results of operations.

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#### 15. Common Stock Incentive Plan

In 2003, our Board of Directors adopted, and stockholders approved, the 2003 Incentive Award Plan of Realty Income Corporation (the "Stock Plan") to enable us to attract and retain the services of directors, employees and consultants, considered essential to our long-term success. The Stock Plan offers our directors, employees and consultants an opportunity to own stock in Realty Income and/or rights that will reflect our growth, development and financial success. The Stock Plan was amended and restated by our Board of Directors in February 2006 and in May 2007. Under the terms of this plan, the aggregate number of shares of our common stock subject to options, stock purchase rights (SPR), stock appreciation rights (SAR) and other awards will be no more than 3,428,000 shares. The maximum number of shares that may be subject to options, stock purchase rights, stock appreciation rights and other awards granted under the plan to any individual in any calendar year may not exceed 1,600,000 shares. This plan has a term of 10 years from the date it was adopted by our Board of Directors, which was March 12, 2003. To date, we have not issued any SPR or SAR.

The amount of share-based compensation costs charged against income during 2008 was \$5.0 million, during 2007 was \$3.9 million and during 2006 was \$3.0 million.

No stock options were granted after January 1, 2002 and all outstanding options were fully vested as of December 31, 2006. Stock options were granted with an exercise price equal to the underlying stock's fair market value at the date of grant. Stock options expire ten years from the date they are granted and vested over service periods of one, three, four or five years.

The following table summarizes our stock option activity for the years:

	20		20	07		2006				
		W	Veighted		Weighted					
		average			average		average			
	Number of	e	exercise	Number of		exercise	Number of	•	exercise	
	shares		price	shares		price	shares		price	
Outstanding options, beginning										
of year	45,007	\$	12.71	106,368	\$	13.06	135,348	\$	13.02	
Options exercised	(23,713)		12.15	(61,361)		13.32	(28,696)		12.86	
Options forfeited							(284)		14.70	
Outstanding and exercisable										
options, end of year	21,294	\$	13.33	45,007	\$	12.71	106,368	\$	13.06	

At December 31, 2008, the options outstanding and exercisable had exercise prices ranging from \$11.78 to \$14.70, with a weighted average price of \$13.33, and expiration dates ranging from May 2009 to December 2011 with a weighted average remaining term of 3.8 years.

The intrinsic value of a stock option is the amount by which the market value of the underlying stock at December 31 of each year exceeds the exercise price of the option. The market value of the Company's stock was \$23.15, \$27.02 and \$27.70 at December 31, 2008, 2007 and 2006, respectively. The total intrinsic value of options exercised during the years ended December 31, 2008, 2007 and 2006 was \$319,000, \$904,000 and \$268,000, respectively. The total intrinsic value of options vested during the year ended December 31, 2006 was \$143,000. The aggregate intrinsic value of options outstanding and exercisable was \$209,000, \$644,000 and \$1.6 million at December 31, 2008, 2007 and 2006, respectively.

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The following table summarizes our common stock grant activity under our Stock Plan for the years 2008, 2007 and 2006. Our common stock grants vest over periods ranging from immediately to 10 years.

	200	98		2	2007	7	2006			
	Number of shares	a	Veighted average price(1)	ge Number of Weighted		C	Number of shares		Weighted trage price(1)	
Outstanding		_								
nonvested shares, beginning										
of year	994,572	\$	19.46	868,726	\$	17.96	788,722	\$	17.83	
Shares granted	249,447		26.63	276,631		27.64	210,332		21.72	
Shares vested	(188,215)		21.96	(149,284)		20.94	(125,879)		20.39	
Shares forfeited	(61,351)		22.13	(1,501)		24.81	(4,449)		21.35	
Outstanding nonvested										
shares, end of year	994,453	\$	19.70	994,572	\$	19.46	868,726	\$	17.96	

(1) Grant date fair value.

During 2008, we issued 249,447 shares of common stock under our Stock Plan. These shares vest over the following service periods: 24,350 vested immediately, 16,000 vest over a service period of one year, 156 vest over a service period of two years, 12,000 vest over a service period of three years, 3,681 vest over a service period of four years, 92,553 vest over a service period of five years and 100,707 vest over a service period of 10 years.

The vesting schedule for shares granted to non-employee directors is as follows:

- Shares vest in 33.33% increments on each of the first three anniversaries of the date the shares of stock are granted to directors with less than six years of service at the date of grant;
- Shares vest in 50% increments on each of the first two anniversaries of the date the shares of stock are granted to directors with six years of service at the date of grant;
- Shares are 100% vested on the first anniversary of the date the shares of stock are granted to directors with seven years of service at the date of grant; and
- There is immediate vesting as of the date the shares of stock are granted to directors with eight or more years of service at the date of grant.

The vesting schedule for shares granted to employees in 2008 is as follows:

- For employees age 49 and below at the grant date, shares vest in 10% increments on each of the first ten anniversaries of the grant date;
- For employees age 50 through 55 at the grant date, shares vest in 20% increments on each of the first five anniversaries of the grant date;
- For employees age 56 at the grant date, shares vest in 25% increments on each of the first four anniversaries of the grant date;
- For employees age 57 at the grant date, shares vest in 33.33% increments on each of the first three anniversaries of the grant date;
- For employees age 58 at the grant date, shares vest in 50% increments on each of the first two anniversaries of the grant date;
- For employees age 59 at the grant date, shares are 100% vested on the first anniversary of the grant date; and
- For employees age 60 and above at the grant date, shares vest immediately on the grant date.

In addition, after they have been employed for six full months, all non-executive employees receive 200 shares of nonvested stock which vests over a five year period.

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As of December 31, 2008, the remaining unamortized share-based compensation expense totaled \$19.6 million, which is being amortized on a straight-line basis over the service period of each applicable award. The amount of share-based compensation is based on the fair value of the stock at the grant date. We define the grant date as the date the recipient and Realty Income have a mutual understanding of the key terms and condition of the award and the recipient of the grant begins to benefit from, or be adversely affected by, subsequent changes in the price of the shares.

The effect of pre-vesting forfeitures on our recorded expense has historically been negligible. Any future pre-vesting forfeitures are also expected to be negligible and we will record the benefit related to such forfeitures as they occur. Under the terms of our Stock Plan, we pay non-refundable dividends to the holders of our nonvested shares. Under Statement No. 123R, the dividends paid to holders of these nonvested shares should be charged as compensation expense to the extent that they relate to nonvested shares that do not or are not expected to vest. Given the negligible historical and prospective forfeiture rate determined by us, we did not record any amount to compensation expense related to dividends paid in 2008, 2007 or 2006.

#### 16. Segment Information

We evaluate performance and make resource allocation decisions on an industry by industry basis. For financial reporting purposes, we have grouped our tenants into 31 industry and activity segments (including properties owned by Crest that are grouped together as a segment). All of the properties are incorporated into one of the applicable segments. Because almost all of our leases require the tenant to pay operating expenses, revenue is the only component of segment profit and loss we measure.

The following tables set forth certain information regarding the properties owned by us, classified according to the business of the respective tenants as of December 31, 2008 (dollars in thousands):

Assets, as of December 31:	2008	2007
Segment net real estate:		
Automotive service	\$ 106,581	\$ 110,100
Automotive tire services	208,770	212,747
Child care	85,120	90,757
Convenience stores	472,588	408,119
Drug stores	145,919	100,154
Health and fitness	167,658	169,109
Home furnishings	51,910	55,503
Home improvement	57,664	59,497
Motor vehicle dealerships	105,087	101,887
Restaurants	751,466	776,715
Theaters	299,690	267,413
20 non-reportable segments	409,700	472,254
Total segment net real estate	2,862,153	2,824,255
Other intangible assets – Automotive tire service	706	765
Other intangible assets – Drug stores	6,727	6,988
Other intangible assets – Grocery stores	911	962
Other intangible assets – Theaters	2,190	2,496
Goodwill – Automotive service	1,338	1,338
Goodwill – Child care	5,353	5,353
Goodwill – Convenience stores	2,074	2,074
Goodwill – Home furnishings	1,557	1,557

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Goodwill – Restaurants	3,779	3,779
Goodwill – non reportable segments	3,105	3,105
Other corporate assets	104,286	224,680
Total assets	\$ 2,994,179 \$	3,077,352

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	Revenue								
For the years ended December 31,		2008		2007		2006			
Segment rental revenue(1):									
Automotive service	\$	15,819	\$	15,051	\$	16,415			
Automotive tire services		22,165		21,235		14,501			
Child care		24,848		23,895		24,207			
Convenience stores		52,027		40,727		38,283			
Drug stores		13,323		7,830		6,986			
Health and fitness		18,390		14,874		10,212			
Home furnishings		7,879		7,786		7,629			
Home improvement		6,108		6,116		7,127			
Motor vehicle dealerships		10,358		9,540		7,890			
Restaurants		71,508		59,585		26,945			
Theaters		29,640		26,121		22,905			
20 non-reportable segments		56,201		55,205		52,274			
Total rental revenue		328,266		287,965		235,374			
Other revenue		1,934		6,352		2,042			
Total revenue	\$	330,200	\$	294,317	\$	237,416			
	\$	1,934	\$	6,352	\$	2,042			

<sup>(1)</sup> Crest's revenue appears in "income from discontinued operations, real estate acquired for resale by Crest" and is not included in this table, which covers revenue but does not include revenue classified as part of income from discontinued operations.

# 17. Commitments and Contingencies

In the ordinary course of our business, we are party to various legal actions which we believe are routine in nature and incidental to the operation of our business. We believe that the outcome of the proceedings will not have a material adverse effect upon our consolidated financial position or results of operations.

At December 31, 2008, we have committed \$208,000 under construction contracts. These costs are expected to be paid in the next six months. In addition, we also have contingent payments for tenant improvements and leasing costs of \$977,000.

We have certain properties that are subject to ground leases which are accounted for as operating leases. At December 31, 2008, minimum future rental payments for the next five years and thereafter are as follows (dollars in thousands):

	Ground	Ground	
	Leases		
	Paid by		
	Realty		
	Income (1)	Tenants (2)	Total
2009	\$ 92	\$ 3,791	\$ 3,883
2010	82	3,680	3,762
2011	69	3,667	3,736
2012	69	3,563	3,632
2013	69	3,420	3,489
Thereafter	900	40,801	41,701
Total	\$ 1,281	\$ 58,922	\$ 60,203

- (1) Realty Income currently pays the ground lessors directly for the rent under the ground leases. A majority of this rent is reimbursed to Realty Income as additional rent from our tenants.
- (2) Our tenants, who are generally sub-tenants under the ground leases, are responsible for paying the rent under these ground leases. In the event a tenant fails to pay the ground lease rent, we are primarily responsible.

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# REALTY INCOME CORPORATION AND SUBSIDIARIES Consolidated Quarterly Financial Data

(dollars in thousands, except per share data)
(not covered by Report of Independent Registered Public Accounting Firm)

	(	First Quarter	Second Quarter		Third Quarter		Fourth Quarter		Year(2)
2008(1)									
Total revenue	\$	82,776	\$	82,177	\$ 82,521	\$	82,726	\$	330,200
Interest expense		23,386		23,929	23,915		22,726		93,956
Depreciation and amortization expense		22,848		22,080	22,869		22,935		90,732
Other expenses		7,188		7,237	7,170		7,071		28,666
Income from continuing operations		29,354		28,931	28,567		29,994		116,846
Income from discontinued operations		407		4,120	6,130		4,338		14,995
Net income		29,761		33,051	34,697		34,332		131,841
Net income available to common									
stockholders		23,698		26,988	28,634		28,269		107,588
Net income per common share:									
Basic and diluted		0.24		0.27	0.29		0.27		1.06
Dividends paid per common share		0.410250		0.412125	0.416500		0.423375		1.66225
2007(1)									
Total revenue	\$	70,642	\$	70,030	\$ 73,530	\$	80,115	\$	294,317
Interest expense		12,420		13,029	16,163		22,719		64,331
Depreciation and amortization expense		17,956		18,349	19,433		20,948		76,686
Other expenses		6,193		7,148	7,442		6,774		27,557
Income from continuing operations		34,073		31,504	30,492		29,674		125,743
Income from discontinued operations		2,250		5,432	3,481		3,502		14,666
Net income		36,323		36,936	33,973		33,176		140,409
Net income available to common									
stockholders		30,260		30,873	27,910		27,113		116,156
Net income per common share:									
Basic and diluted		0.30		0.31	0.28		0.27		1.16
Dividends paid per common share		0.379500		0.381375	0.391000		0.408375		1.56025

<sup>(1)</sup> The consolidated quarterly financial data includes revenues and expenses from our continuing and discontinued operations. The results of operations related to certain properties, that have been classified as held for sale or have been disposed of, have been reclassified to income from discontinued operations. Therefore, some of the information may not agree to our previously filed 10-Qs.

### Item 9: Changes In and Disagreements With Accountants on Accounting and Financial Disclosure

We have had no disagreements with our independent registered public accounting firm on accountancy or financial disclosure, nor have we changed accountants in the two most recent fiscal years.

<sup>(2)</sup> Amounts for each period are calculated independently. The sum of the quarters may differ from the annual amount.

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#### Item 9A: Controls and Procedures

Evaluation of Disclosure Controls and Procedures. We maintain disclosure controls and procedures (as defined in Securities Exchange Act 1934 Rules 13a-15(e) and 15d-15(e)) that are designed to ensure that information required to be disclosed in our Exchange Act reports is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms, and that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure. In designing and evaluating the disclosure controls and procedures, management recognized that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives, and management necessarily was required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures.

As of and for the year ended December 31, 2008, we carried out an evaluation of the effectiveness of the design and operation of our disclosure controls and procedures, under the supervision and with the participation of management, including our Chief Executive Officer and Chief Financial Officer. Based on the foregoing, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective and were operating at a reasonable assurance level.

### Management's Report on Internal Control Over Financial Reporting.

Internal control over financial reporting refers to the process designed by, or under the supervision of, our Chief Executive Officer and Chief Financial Officer, and effected by our board of directors, management and other personnel, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles, and includes those policies and procedures that:

- (1) Pertain to the maintenance of records that in reasonable detail accurately and fairly reflect the transactions and dispositions of the assets of the Company;
- (2) Provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and
- (3) Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the Company's assets that could have a material effect on the financial statements.

Management is responsible for establishing and maintaining adequate internal control over financial reporting for the Company.

Management has used the framework set forth in the report entitled "Internal Control--Integrated Framework" published by the Committee of Sponsoring Organizations ("COSO") of the Treadway Commission to evaluate the effectiveness of the Company's internal control over financial reporting. Management has concluded that the Company's internal control over financial reporting was effective as of the end of the most recent fiscal year. KPMG LLP has issued an attestation report on the effectiveness of the Company's internal control over financial reporting.

Submitted on February 10, 2009 by,

Thomas A Lewis, Chief Executive Officer and Vice Chairman
Paul M. Meurer, Chief Financial Officer, Executive Vice President and Treasurer

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Changes in Internal Controls. There have not been any significant changes in our internal controls or in other factors that could significantly affect these controls subsequent to the date of their evaluation. There were no material weaknesses in our internal controls, and therefore no corrective actions were taken.

Limitations on the Effectiveness of Controls. Internal control over financial reporting cannot provide absolute assurance of achieving financial reporting objectives because of its inherent limitations. Internal control over financial reporting is a process that involves human diligence and compliance and is subject to lapses in judgment and breakdowns resulting from human failures. Internal control over financial reporting also can be circumvented by collusion or improper management override. Because of such limitations, there is a risk that material misstatements may not be prevented or detected on a timely basis by internal control over financial reporting. However, these inherent limitations are known features of the financial reporting process. Therefore, it is possible to design into the process safeguards to reduce, though not eliminate, this risk.

Item 9B: Other Information

None.

#### **PART III**

Item 10: Directors, Executive Officers and Corporate Governance

The information required by this item is set forth under the captions "Board of Directors" and "Executive Officers of the Company" and "Section 16(a) Beneficial Ownership Reporting Compliance" in our definitive Proxy Statement for the 2009 Annual Meeting of Stockholders, to be filed pursuant to Regulation 14A, and is incorporated herein by reference. The Annual Meeting of Stockholders is presently scheduled to be held on May 12, 2009.

### Item 11: Executive Compensation

The information required by this item is set forth under the caption "Executive Compensation" in our definitive Proxy Statement for the 2009 Annual Meeting of Stockholders, to be filed pursuant to Regulation 14A, and is incorporated herein by reference.

Item 12: Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters

The information required by this item is set forth under the caption "Security Ownership of Certain Beneficial Owners and Management" in our definitive Proxy Statement for the 2009 Annual Meeting of Stockholders, to be filed pursuant to Regulation 14A, and is incorporated herein by reference.

Item 13: Certain Relationships, Related Transactions and Director Independence

The information required by this item is set forth under the caption "Related Party Transactions" in our definitive Proxy Statement for the 2009 Annual Meeting of Stockholders, to be filed pursuant to Regulation 14A, and is incorporated herein by reference.

Item 14: Principal Accounting Fees and Services

The information required by this item is set forth under the caption "Independent Registered Public Accounting Firm Fees and Services" in our definitive Proxy Statement for the 2009 Annual Meeting of Stockholders, to be filed pursuant

to Regulation 14A, and is incorporated herein by reference.

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#### **PART IV**

Item 15: Exhibits and Financial Statement Schedules

A. The following documents are filed as part of this report.

- 1. Financial Statements (see Item 8)
- a. Reports of Independent Registered Public Accounting Firm
- b. Consolidated Balance Sheets, December 31, 2008 and 2007
- c. Consolidated Statements of Income,Years ended December 31, 2008, 2007 and 2006
- d. Consolidated Statements of Stockholders' Equity, Years ended December 31, 2008, 2007 and 2006
- e. Consolidated Statements of Cash Flows, Years ended December 31, 2008, 2007 and 2006
- f. Notes to Consolidated Financial Statements
- g. Consolidated Quarterly Financial Data, (unaudited) for 2008 and 2007
- 2. Financial Statement Schedule. Reference is made to page F-1 of this report for Schedule III Real Estate and Accumulated Depreciation (electronically filed with the Securities and Exchange Commission).

Schedules not Filed: All schedules, other than those indicated in the Table of Contents, have been omitted as the required information is either not material, inapplicable or the information is presented in the financial statements or related notes.

3. Exhibits

Articles of Incorporation and By-Laws

Exhibit No. Description

- 3.1 Articles of Incorporation of the Company, as amended by amendment No. 1 dated May 10, 2005 and amendment No. 2 dated May 10, 2005 (filed as exhibit 3.1 to the Company's Form 10-Q for the quarter ended June 30, 2005, and incorporated herein by reference).
- 3.2 Bylaws of the Company, as amended by amendment No. 1 dated March 20, 2000 and amendment No. 2 dated June 15, 2005, and as amended and restated on December 12, 2007 and as amended and restated on May 13, 2008 (filed as exhibit 3.1 to the Company's Form 8-K, filed on May 14, 2008 and dated May 13, 2008 and incorporated herein by reference).

3.3 Articles Supplementary to the Articles of Incorporation of the Company classifying and designating the 7.375% Monthly Income Class D Cumulative Redeemable Preferred Stock (filed as exhibit 3.8 to the Company's Form 8-A, filed on May 25, 2004 and incorporated herein by reference).

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- Articles Supplementary to the Articles of Incorporation of the Company classifying and designating additional shares of the 7.375% Monthly Income Class D Cumulative Redeemable Preferred Stock (filed as exhibit 3.2 to the Company's Form 8-K, filed on October 19, 2004 and dated October 12, 2004, and incorporated herein by reference).
- 3.5 Articles Supplementary to the Articles of Incorporation of the Company classifying and designating the 6.75% Class E Cumulative Redeemable Preferred Stock (filed as exhibit 3.5 to the Company's Form 8-A, filed on December 5, 2006 and incorporated herein by reference).

Instruments defining the rights of security holders, including indentures

- 4.1 Indenture dated as of October 28, 1998 between the Company and The Bank of New York (filed as exhibit 4.1 to the Company's Form 8-K, filed on October 28, 1998 and dated October 27, 1998 and incorporated herein by reference).
- 4.2 Pricing Committee Resolutions and Form of 8% Notes due 2009 (filed as exhibit 4.2 to the Company's Form 8-K, filed on January 22, 1999 and dated January 21, 1999 and incorporated herein by reference).
  - 4.3 Form of 5.375% Senior Notes due 2013 (filed as exhibit 4.2 to the Company's Form 8-K, filed on March 7, 2003 and dated March 5, 2003 and incorporated herein by reference).
  - 4.4 Officer's Certificate pursuant to sections 201, 301 and 303 of the Indenture dated October 28, 1998 between the Company and The Bank of New York, as Trustee, establishing a series of securities entitled 5.375% Senior Notes due 2013 (filed as exhibit 4.3 to the Company's Form 8-K, filed on March 7, 2003 and dated March 5, 2003 and incorporated herein by reference).
- 4.5 Form of 5.50% Senior Notes due 2015 (filed as exhibit 4.2 to the Company's Form 8-K, filed on November 24, 2003 and dated November 19, 2003 and incorporated herein by reference).
- 4.6 Officer's Certificate pursuant to sections 201, 301 and 303 of the Indenture dated October 28, 1998 between the Company and The Bank of New York, as Trustee, establishing a series of securities entitled 5.50% Senior Notes due 2015 (filed as exhibit 4.3 to the Company's Form 8-K, filed on November 24, 2003 and dated November 19, 2003 and incorporated herein by reference).
- 4.7 Form of 5.875% Senior Notes due 2035 (filed as exhibit 4.2 to the Company's Form 8-K, filed on March 11, 2005 and dated March 8, 2005 and incorporated herein by reference).
- 4.8 Officer's Certificate pursuant to sections 201, 301 and 303 of the Indenture dated October 28, 1998 between the Company and The Bank of New York, as Trustee, establishing a series of securities entitled 5.875% Senior Debentures due 2035 (filed as exhibit 4.3 to the Company's Form 8-K, filed on March 11, 2005 and dated March 8, 2005 and incorporated herein by reference).
  - 4.9 Form of 5.375% Senior Notes due 2017 (filed as exhibit 4.2 to the Company's Form 8-K, filed on September 16, 2005 and dated September 8, 2005 and incorporated herein by reference).
- 4.10 Officer's Certificate pursuant to sections 201, 301 and 303 of the Indenture dated October 28, 1998 between the Company and The Bank of New York, as Trustee, establishing a series of securities entitled 5.375% Senior Notes due 2017 (filed as exhibit 4.3 to the Company's Form 8-K, filed on September 16, 2005 and dated September 8, 2005 and incorporated herein by reference).

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- 4.11 Form of 5.95% Senior Notes due 2016 (filed as exhibit 4.2 to the Company's Form 8-K, filed on September 18, 2006 and dated September 6, 2006 and incorporated herein by reference).
- 4.12 Officer's Certificate pursuant to sections 201, 301 and 303 of the Indenture dated October 28, 1998 between the Company and The Bank of New York, as Trustee, establishing a series of securities entitled 5.95% Senior Notes due 2016 (filed as exhibit 4.3 to the Company's Form 8-K, filed on September 18, 2006 and dated September 6, 2006 and incorporated herein by reference).
- 4.13 Form of 6.75% Notes due 2019 (filed as exhibit 4.2 to Company's Form 8-K, filed on September 5, 2007 and dated August 30, 2007 and incorporated herein by reference).
- 4.14 Officer's Certificate pursuant to sections 201, 301 and 303 of the Indenture dated October 28, 1998 between the Company and The Bank of New York Trust Company, N.A., as Trustee, establishing a series of securities entitled 6.75% Senior Notes due 2019 (filed as exhibit 4.3 to the Company's Form 8-K, filed on September 5, 2007 and dated August 30, 2007 and incorporated herein by reference).

#### **Material Contracts**

- 10.1 Form indemnification agreement between the Company and each executive officer and each director of the Board of Directors of the Company (filed as exhibit 10.1 to the Company's Form 8-K, filed on August 26, 2005 and dated August 23, 2005 and incorporated herein by reference).
- 10.21994 Stock Option and Incentive Plan (filed as Exhibit 4.1 to the Company's Registration Statement on Form S-8 (registration number 33-95708), dated August 11, 1995, and incorporated herein by reference).
  - First Amendment to the 1994 Stock Option and Incentive Plan, dated June 12, 1997 (filed as Exhibit 10.9 to the Company's Form 8-B, filed on July 29, 1997 and incorporated herein by reference).
- 10.4 Second Amendment to the 1994 Stock Option and Incentive Plan, dated December 16, 1997 (filed as Exhibit 10.9 to the Company's Form 10-K for the year ended December 31, 1997 and incorporated herein by reference).
- 10.5 Management Incentive Plan (filed as Exhibit 10.10 to the Company's Form 10-K for the year ended December 31, 1997 and incorporated herein by reference).
- 10.6 Form of Nonqualified Stock Option Agreement for Independent Directors (filed as Exhibit 10.11 to the Company's Form 10-K for the year ended December 31, 1997 and incorporated herein by reference).
- 10.7 Form of Restricted Stock Agreement between the Company and Executive Officers (filed as exhibit 10.11 to the Company's Form 8-K, filed on January 6, 2005 and dated January 1, 2005 and incorporated herein by reference).
- 10.82003 Stock Incentive Award Plan of Realty Income Corporation, as amended and restated February 21, 2006 (filed as exhibit 10.10 to the Company's Form 10-K for the year ended December 31, 2005 and incorporated herein by reference).
- 10.9 Amendment dated May 15, 2007 to the Amended and Restated 2003 Stock Incentive Award Plan of Realty Income Corporation (filed as exhibit 10.1 to the Company's Form 10-Q, for the quarter ended June 30, 2007 and incorporated herein by reference).

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- 10.10 Form of Restricted Stock Agreement (filed as exhibit 10.2 to the Company's Form 10-Q, for the quarter ended June 30, 2007 and incorporated herein by reference).
  - 10.11 \$355 million Credit Agreement dated May 15, 2008 (filed as exhibit 10.1 to the Company's Form 8-K, filed on May 16, 2008 and dated May 15, 2008 and incorporated herein by reference).
- 10.12 Amended and Restated Form of Employment Agreement between the Company and its Executive Officers (filed as exhibit 10.2 to the Company's Form 10-Q for the quarter ended September 30, 2008 and incorporated herein by reference).

#### Statement of Ratios

\*12.1 Statements re computation of ratios.

Subsidiaries of the Registrant

\*21.1 Subsidiaries of the Company as of February 10, 2009.

Consents of Experts and Counsel

\*23.1 Consent of Independent Registered Public Accounting Firm.

#### Certifications

- \*31.1 Rule 13a-14(a) Certifications as filed by the Chief Executive Officer pursuant to SEC release No. 33-8212 and 34-47551.
- \*31.2 Rule 13a-14(a) Certifications as filed by the Chief Financial Officer pursuant to SEC release No. 33-8212 and 34-47551.
- \*32 Section 1350 Certifications as furnished by the Chief Executive Officer and the Chief Financial Officer pursuant to SEC release No. 33-8212 and 34-47551.

#### **SIGNATURES**

Date: February 10, 2009

Pursuant to the requirements of Section 13 or 15(d) the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

#### REALTY INCOME CORPORATION

/s/THOMAS A. LEWIS By: Thomas A. Lewis Vice Chairman of the Board of Directors,

Chief Executive Officer

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<sup>\*</sup> Filed herewith.

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Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

By: /s/DONALD R. CAMERON Date: February 10, 2009

Donald R. Cameron

Chairman of the Board of Directors

By: /s/THOMAS A. LEWIS Date: February 10, 2009

Thomas A. Lewis

Vice Chairman of the Board of Directors,

Chief Executive Officer

(Principal Executive Officer)

By: /s/KATHLEEN R. ALLEN, Ph.D. Date: February 10, 2009

Kathleen R. Allen, Ph.D.

Director

By: /s/PRIYA CHERIAN HUSKINS Date: February 10, 2009

Priya Cherian Huskins

Director

By: /s/ROGER P. KUPPINGER Date: February 10, 2009

Roger P. Kuppinger

Director

By: /s/MICHAEL D. MCKEE Date: February 10, 2009

Michael D. McKee

Director

By: /s/GREGORY T. MCLAUGHLIN Date: February 10, 2009

Gregory T. McLaughlin

Director

By: /s/RONALD L. MERRIMAN Date: February 10, 2009

Ronald L. Merriman

Director

By: /s/WILLARD H. SMITH JR Date: February 10, 2009

Willard H. Smith Jr

Director

By: /s/PAUL M. MEURER Date: February 10, 2009

Paul M. Meurer

Executive Vice President, Chief Financial Officer and Treasurer

(Principal Financial Officer)

By: /s/GREGORY J. FAHEY Date: February 10, 2009

Gregory J. Fahey

Vice President, Controller

(Principal Accounting Officer)

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motive

REALTY INCOME CORPORATION AND SUBSIDIARIES SCHEDULE III REAL ESTATE AND ACCUMULATED DEPRECIATION

		Cost Capitalize Subsequent Initial Cost to Company to Acquisition Buildings, Improvements					ount at Which Period (Notes and 7)				w
							Buildings, Improvemen	nts		la Inc	
cription			and Acquisition		Carrying		and Acquisition		Accumulated Depreciation		Stat  Date Cor
e 1)		Land	FeesImpro	ovements	Costs	Land	Fees	Total	(Note 4)	Construction	AcquiredMo
arel Stor	es										
e Rock		1,079,232	2,594,956	40,439	52,746	1,079,232	2,688,141	3,767,373	1,121,148		07/21/98
a	ΑZ	619,035	867,013	1,760	43,447	619,035	912,220	1,531,255			02/11/99
oury	CT	1,083,296	6,217,688	40,544	6	1,083,296	6,258,238	7,341,534			09/30/97
chester	CT	771,660	3,653,539	1,661	None	771,660	3,655,200	4,426,860			03/26/98
chester	CT	1,250,464	5,917,037	3,555	None	1,250,464	5,920,592	7,171,056			03/26/98
n Island	INY	4,202,093	3,385,021	None	898	4,202,093	3,385,919	7,588,012	1,461,787		03/26/98
motive ices	Collis	sion									
lands											
ch	CO	583,289	2,139,057	None	None	583,289	2,139,057	2,722,346	402,145	07/10/07	08/11/03
eton	CO	601,388	2,169,898	None	None	601,388	2,169,898	2,771,286	261,175	02/02/06	11/12/04
er	CO	678,768	2,100,854	None	None	678,768	2,100,854	2,779,622		02/20/04	07/03/03
nton	CO	693,323	1,896,616	None	128	693,323	1,896,744	2,590,067	304,667	10/05/04	10/15/03
ming	GA	661,624	1,822,363	None	None	661,624	1,822,363	2,483,987	380,990	09/18/03	12/31/02
glasville	GA	679,868	1,935,515	None	None	679,868	1,935,515	2,615,383	410,390	08/11/03	12/30/02
row	GA	725,948	1,846,315	None	None	725,948	1,846,315	2,572,263	396,892	07/07/03	08/30/02
htree											
	GA	1,190,380	689,284	None	None	1,190,380	689,284	1,879,664		12/16/02	09/19/02
Lake	MN	192,610	1,930,958	None	None	192,610	1,930,958	2,123,568	· ·	07/01/04	10/31/03
ŀ	NC	610,389	1,492,235	None	None	610,389	1,492,235	2,102,624			05/25/06
am	NC	680,969	1,323,140	None	24	680,969	1,323,164	2,004,133			05/25/06
nington		378,813	1,150,679	None	None	378,813	1,150,679	1,529,492		07/15/05	12/21/04
lett	TN	648,526	1,960,733	None	None	648,526	1,960,733	2,609,259	317,207	08/03/04	10/27/03

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brook	AL	108,000	518,741	None	276	108,000	519,017	627,017	206,617	12/10/98	01/21/99	
tgomery	yAL	254,465	502,350	None	211	254,465	502,561	757,026	211,898		06/30/98	
heville	AR	137,913	509,447	6,000	211	137,913	515,658	653,571	220,826		06/30/98	
ne	AR	70,000	547,576	26,595	211	70,000	574,382	644,382	242,780	11/10/98	02/24/99	
enix	ΑZ	231,000	513,057	None	88	231,000	513,145	744,145	427,793		11/09/87	
nix	ΑZ	71,750	159,359	13,463	198	71,750	173,020	244,770	133,337		11/19/87	
nix	AZ	222,950	495,178	None	88	222,950	495,266	718,216	375,665		11/02/89	
on	ΑZ	194,250	431,434	None	176	194,250	431,610	625,860	361,310		10/30/87	
s Valley	/CA	325,000	384,955	None	None	325,000	384,955	709,955	312,547		05/20/88	
son	CA	300,000	390,849	None	371	300,000	391,220	691,220	316,199		05/17/88	
amento	CA	210,000	466,419	None	127	210,000	466,546	676,546	388,887		11/25/87	
ock	CA	222,250	493,627	None	None	222,250	493,627	715,877	409,841		12/30/87	
ver	CO	141,400	314,056	None	146	141,400	314,202	455,602	261,900		11/18/87	
ver	CO	315,000	699,623	None	128	315,000	699,751	1,014,751	569,058		05/16/88	
eton	CO	252,925	561,758	None	274	252,925	562,032	814,957	462,699		02/12/88	
rna	DE	232,273	472,855	None	None	232,273	472,855	705,128	196,235		08/07/98	
nta	GA	652,551	763,360	None	45,476	652,551	808,836	1,461,387	307,174		12/18/98	
ncil												
fs	IA	194,355	431,668	None	6	194,355	431,674	626,029	351,102		05/19/88	
e	ID	190,080	422,172	None	414	190,080	422,586	612,666	343,569		05/06/88	
iston	ID	138,950	308,612	None	None	138,950	308,612	447,562	259,387		09/16/87	
cow	ID	117,250	260,417	None	None	117,250	260,417	377,667	218,879		09/14/87	
ia	IL	193,868	387,737	19,808	230	193,868	407,775	601,643	189,795		11/26/96	
il	IN	183,952	453,831	1,525	173	183,952	455,529	639,481	177,841		03/31/99	
cie	IN	148,901	645,660	147,678	28,972	148,901	822,310	971,211	327,512		11/26/96	
eton	IN	134,209	560,113	None	211	134,209	560,324	694,533	219,383		03/31/99	
ennes	IN	185,312	489,779	None	173	185,312	489,952	675,264	191,863		03/31/99	
as City	KS	185,955	413,014	None	146	185,955	413,160	599,115	335,961		05/13/88	

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												Life
				Cost Capi	talized							on
				Subseq		Gross Am	ount at Wh	ich Carried	[		,	which
		Initial (	Cost to			at Close of	f Period (N	otes 2, 3, 5	,			
		Comp	pany	to Acqui	sition		6 and 7)				dep	reciati
												in
			Buildings,				Buildings,					latest
			Improveme	ents			Improvem					ncome
			and				and		Accumulate	d	St	atemei
												is
Description		A	Acquisition	(	Carrying	,	Acq	quisition	Depreciation	n Date of	Date Co	_
(A) (A)		T	Fachman		Casto	Td	Face	Ta401	(NI 242 A)	O	A - maino A	(in Iontha
(Note 1)		Land	геемпри	ovements	Costs	Land	Fees	Total	(Note 4)	Construction	Acquireuv	Ionuns
Kansas City	KS	222,000	455,881	18,738	146	222,000	474,765	696,765	371,938		05/16/88	300
Alma	MI	155,000	600,282	None	None	155,000	600,282	755,282		04/29/99	02/10/99	300
Lansing	MI	265,000	574,931	57,278	None	265,000	632,209	897,209	238,126	04/30/99	12/03/98	300
Sturgis	MI	109,558	550,274	None	None	109,558	550,274	659,832	2 221,004		12/30/98	300
Independence	eMO	210,643	467,844	None	239	210,643	468,083	678,726	358,875		07/31/89	300
Batesville	MS	190,124	485,670	None	211	190,124	485,881	676,005	5 203,248		07/27/98	300
Horn Lake	MS	142,702	514,779	None	211	142,702	514,990	657,692	2 217,140		06/30/98	300
Jackson	MS	248,483	572,522	None	211	248,483	572,733	821,216	5 209,058		11/16/99	300
Richland	MS	243,565	558,645	None	211	243,565	558,856	802,421	202,134		12/21/99	300
Missoula	MT	163,100	362,249	None	None	163,100	362,249	525,349	303,231		10/30/87	300
Kearney	NE	173,950	344,393	None	179	173,950	344,572	518,522	2 252,882		05/01/90	300
Omaha	NE	196,000	435,321	None	None	196,000	435,321	631,321	354,068		05/26/88	300
Omaha	NE	199,100	412,042	None	6	199,100	412,048	611,148	334,598		05/27/88	300
Rio Rancho	NM	211,577	469,923	None	None	211,577	469,923	681,500	386,970		02/26/88	300
Las Vegas	NV	161,000	357,585	260,000	None	161,000	617,585	778,585	377,327		10/29/87	300
Canton	OH	396,560	597,553	None	230	396,560	597,783	994,343			08/14/98	300
Hamilton	OH	183,000	515,727	2,941	122	183,000	518,790	701,790		04/07/99	12/03/98	300
Hubbard	OH	147,043	481,217	450	230	147,043	481,897	628,940			06/30/98	300
Albany	OR	152,250	338,153	None	218	152,250	338,371	490,621			08/24/87	300
Beaverton	OR	210,000	466,419	None	218	210,000	466,637	676,637			08/26/87	300
Portland	OR	190,750	423,664	None	218	190,750	423,882	614,632			08/12/87	300
Portland	OR	147,000	326,493	None	218	147,000	326,711	473,711			08/26/87	300
Salem	OR	136,500	303,170	None	218	136,500	303,388	439,888			08/20/87	300
Butler	PA	339,929	633,078	9,175	230	339,929	642,483	982,412			08/07/98	300
Dover	PA	265,112	593,341	None	None	265,112	593,341	858,453			06/30/98	300
Enola	PA	220,228	546,026	None	None	220,228	546,026	766,254		0 = 10 6 10 0	11/10/98	300
Hanover	PA	132,500	719,511	None	232	132,500	719,743	852,243		07/26/99	05/13/99	300
Harrisburg	PA	327,781	608,291	None	None	327,781	608,291	936,072			06/30/98	300
Harrisburg	PA	283,417	352,473	None	None	283,417	352,473	635,890			09/30/98	300
Lancaster	PA	199,899	774,838	10,913	None	199,899	785,751	985,650			08/14/98	300
New Castle	PA	180,009	525,774	3,860	230	180,009	529,864	709,873		06/00/00	06/30/98	300
Reading	PA	379,000	658,722	10,100	232	379,000	669,054	1,048,054		06/09/99	12/04/98	300
Columbia	TN	273,120	431,716	None	211 Nana	273,120	431,927	705,047			06/30/99	300
Lubbock	TX	49,000	108,831	None	None	49,000	108,831	157,831			10/29/87	300
Bellevue	WA	185,500	411,997	None	225	185,500	412,222	597,722	2 347,853		08/06/87	300

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Bellingham	WA	168,000	373,133	None	117	168,000	373,250	541,250	314,947	08/20/87	300
Hazel Dell	WA	168,000	373,135	None	None	168,000	373,135	541,135	302,274	05/23/88	300
Kenmore	WA	199,500	443,098	None	225	199,500	443,323	642,823	374,101	08/20/87	300
Kennewick	WA	161,350	358,365	None	373	161,350	358,738	520,088	302,622	08/26/87	300
Kent	WA	199,500	443,091	None	117	199,500	443,208	642,708	373,986	08/06/87	300
Lakewood	WA	191,800	425,996	None	225	191,800	426,221	618,021	359,668	08/18/87	300
Moses Lake	WA	138,600	307,831	None	None	138,600	307,831	446,431	259,785	08/12/87	300
Pasco	WA	161,700	359,142	None	364	161,700	359,506	521,206	303,277	08/18/87	300
Renton	WA	185,500	412,003	None	225	185,500	412,228	597,728	346,447	09/15/87	300
Seattle	WA	162,400	360,697	None	225	162,400	360,922	523,322	304,561	08/20/87	300
Silverdale	WA	183,808	419,777	None	117	183,808	419,894	603,702	352,873	09/16/87	300
Tacoma	WA	196,000	435,324	None	117	196,000	435,441	631,441	364,453	10/15/87	300
Vancouver	WA	180,250	400,343	None	215	180,250	400,558	580,808	337,958	08/20/87	300
Walla Walla	WA	170,100	377,793	None	6,604	170,100	384,397	554,497	320,118	08/06/87	300
Wenatchee	WA	148,400	329,602	None	None	148,400	329,602	478,002	278,159	08/25/87	300

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Description			Acquisition	(	Carrying	5	Acqı	uisition	Depreciation	n Date of	Date Co	
(Note 1)		Land	Fedsmprov	vements	Costs	Land	Fees	Total	(Note 4)	Construction	Acquired	-
Automotive												
Service												
Flagstaff	ΑZ	144,821	417,485	None	None	144,821	417,485	562,306	172,841	04/11/02	08/29/97	300
Mesa	ΑZ	210,620	475,072	None	None	210,620	475,072	685,692	•		05/14/02	300
Phoenix	ΑZ	189,341	546,984	None	110	189,341	547,094	736,435	144,969		05/14/02	300
Phoenix	ΑZ	384,608	279,824	None	None	384,608	279,824	664,432	2 74,151		05/14/02	300
Sierra Vista	ΑZ	175,114	345,508	None	None	175,114	345,508	520,622	91,558		05/14/02	300
Tucson	ΑZ	226,596	437,972	None	None	226,596	437,972	664,568	116,061		05/14/02	300
Bakersfield	CA	65,165	206,927	None	None	65,165	206,927	272,092	54,834		05/14/02	300
Chula Vista	CA	313,293	409,654	None	16	313,293	409,670	722,963	3 206,891	05/01/96	01/19/96	300
Dublin	CA	415,620	1,153,928	None	None	415,620	1,153,928	1,569,548	305,789		05/14/02	300
Folsom	CA	471,813	325,610	None	None	471,813	325,610	797,423	86,284		05/14/02	300
Indio	CA	264,956	265,509	None	None	264,956	265,509	530,465	70,358		05/14/02	300
Los Angeles	CA	580,446	158,876	None	None	580,446	158,876	739,322	2 42,100		05/14/02	300
Oxnard	CA	186,980	198,236	None	None	186,980	198,236	385,216	52,531		05/14/02	300
Simi Valley		213,920	161,012	None	None	213,920	161,012	374,932	42,666		05/14/02	300
Vacaville	CA	358,067	284,931	None	None	358,067	284,931	642,998	75,505		05/14/02	300
Aurora	CO	231,314	430,495	None	None	231,314	430,495	661,809			09/04/07	300
Broomfield	CO	154,930	503,626	None	450	154,930	504,076	659,006	5 249,745	08/22/96	03/15/96	300
Denver	CO	79,717	369,587	None	169	79,717	369,756		348,567		10/08/85	300
Denver	CO	239,024	444,785	None	None	239,024	444,785	683,809			09/04/07	300
	CO	70,422	132,296	None	None	70,422	132,296	202,718			09/04/07	300
	CO	87,385	163,169	None	None	87,385	163,169	250,554			09/04/07	300
Thornton	CO	276,084	415,464	None	205	276,084	415,669	691,753		12/31/96	10/31/96	300
Hartford	CT	248,540	482,460	None	None	248,540	482,460	731,000	•		09/30/96	300
Southington		225,882	672,910	None	None	225,882	672,910	898,792			06/06/97	300
Vernon	CT	81,529	300,518	None	None	81,529	300,518	382,047			06/27/02	300
	FL	163,239	262,726	None	None	163,239	262,726	425,965			06/27/02	300
Jacksonville	FL	76,585	355,066	6,980	124	76,585	362,170	438,755	333,927		12/23/85	300
Lauderdale		~ <del>-</del>	<b>207</b>				00	<b>4</b> -4-			00110:-	6.0-
	FL	65,987	305,931	None	None	65,987	305,931	371,918			02/19/86	300
Orange City		99,613	139,008	None	None	99,613	139,008	238,621	•		05/14/02	300
	FL	68,000	315,266	None	124	68,000	315,390	383,390			12/23/85	300
	FL	80,253	372,070	None	None	80,253	372,070	452,323	•		02/14/86	300
Гатра	FL	70,000	324,538	None	162	70,000	324,700	394,700	304,100		12/27/85	300

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Гатра	FL	67,000	310,629	None	124	67,000	310,753	377,753	291,050		12/27/85	300
Гатра	FL	86,502	401,041	None	141	86,502	401,182	487,684	367,312		07/23/86	300
Atlanta	GA	55,840	258,889	None	244	55,840	259,133	314,973	243,363		11/27/85	300
Bogart	GA	66,807	309,733	None	None	66,807	309,733	376,540	290,102		12/20/85	300
Douglasville	eGA	214,771	129,519	None	None	214,771	129,519	344,290	34,320		05/14/02	300
Duluth	GA	222,275	316,925	None	151	222,275	317,076	539,351	139,506	10/24/97	06/20/97	300
Duluth	GA	290,842	110,056	None	None	290,842	110,056	400,898	29,163		05/14/02	300
Gainesville	GA	53,589	248,452	None	None	53,589	248,452	302,041	232,706		12/19/85	300
Kennesaw	GA	266,865	139,425	None	None	266,865	139,425	406,290	36,946		05/14/02	300
Marietta	GA	60,900	293,461	67,871	239	60,900	361,571	422,471	276,197		12/26/85	300
Marietta	GA	69,561	346,024	None	356	69,561	346,380	415,941	318,360		06/03/86	300
Norcross	GA	244,124	151,831	None	None	244,124	151,831	395,955	40,233		05/14/02	300
Riverdale	GA	58,444	270,961	None	None	58,444	270,961	329,405	252,986		01/15/86	300
Rome	GA	56,454	261,733	None	None	56,454	261,733	318,187	245,145		12/19/85	300
Snellville	GA	253,316	132,124	None	None	253,316	132,124	385,440	35,011		05/14/02	300
Tucker	GA	78,646	364,625	None	5,237	78,646	369,862	448,508	345,769		12/18/85	300
Arlington												
Hts	IL	441,437	215,983	None	None	441,437	215,983	657,420	57,234		05/14/02	300
Chicago	IL	329,076	255,294	None	None	329,076	255,294	584,370	67,651		05/14/02	300
Round Lake	;											
Beach	IL	472,132	236,585	None	None	472,132	236,585	708,717	62,693		05/14/02	300
Westchester	· IL	421,239	184,812	None	None	421,239	184,812	606,051	48,973		05/14/02	300
Anderson	IN	232,170	385,661	None	163	232,170	385,824	617,994	170,405		12/19/97	300

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Description		1	Acquisition		Carrying		Acc	quisition	Depreciation	n Date of	Date Co	
(Note 1)		Land	Fedsmpro	vements	Costs	Land	Fees	Total	(Note 4)	Construction	Acquired	
Indianapolis Michigan	IN	231,384	428,307	None	None	231,384	428,307	659,691	210,584		09/27/96	300
City	IN	392,638	297,650	-3,065	None	392,638	294,585	687,223			05/14/02	300
Warsaw	IN	140,893	228,116	None	None	140,893	228,116	369,009			05/14/02	300
Olathe	KS	217,995	367,055	None	None	217,995	367,055	585,050		04/22/97	11/11/96	300
Topeka	KS	32,022	60,368	None	None	32,022	60,368		•		09/04/07	300
Louisville	KY	56,054	259,881	None	64	56,054	259,945	315,999			12/17/85	300
Newport	KY	323,511	289,017	None	None	323,511	289,017	612,528			09/17/97	300
Billerica	MA	399,043	462,240	None	None	399,043	462,240	861,283	3 216,384		04/02/97	300
East	3.54	121 202	240,520	27	27	121 202	242.520	701.04	20.241		27/14/02	200
Falmouth	MA	191,302	340,539	None	None	191,302	340,539	531,841	1 90,241		05/14/02	300
East Waraham	3.1.4	140.600	270 660	Mana	Mana	140 600	270 660	420.24	2 72 045		05/14/00	200
Wareham Fairhayan	MA		278,669	None	None	149,680	278,669	428,349			05/14/02	300
Fairhaven Gardner	MA MA	138,957	289,294	None	None	138,957	289,294	428,251			05/14/02	300
Gardner Hyannis	MA MA	138,990 180,653	289,361 458 522	None	None None	138,990	289,361 458,522	428,351			05/14/02 06/27/02	300 300
Hyannis Lenox	MA MA	180,653 287,769	458,522 535,273	None None	None 232	180,653 287,769	458,522 535,505	639,175 823,274			06/27/02 03/31/99	300
Lenox Newburyport			466,449	None	None None	287,769	466,449	823,272 741,147			03/31/99	300
Newburyport North	i IVIA	274,090	400,442	None	None	274,090	400,447	/41,17	122,037		00/21102	300
Reading	MA	180,546	351,161	None	None	180,546	351,161	531,707	7 93,055		05/14/02	300
Orleans	MA	138,212	394,065	None	None	138,212	394,065	532,277			05/14/02	300
Aberdeen	MD	223,617	225,605	None	None	223,617	225,605	449,222			06/27/02	300
Bethesda	MD		525,928	None	None	282,717	525,928	808,645			09/04/07	300
Capital	112_	202,.	020,	1,00	1,	202,	020,	000,	, _,,		0710	
Heights	MD	547,173	219,979	-12,319	None	547,173	207,660	754,833	3 58,291		05/14/02	300
Clinton	MD	70,880	328,620	11,440	459	70,880	340,519	411,399			11/15/85	300
Lexington				,		,						
Park	MD	111,396	335,288	-7,600	None	111,396	327,688	439,084	4 88,848		05/14/02	300
Kalamazoo	MI	391,745	296,975	-2,196	None	391,745	294,779	686,524	4 78,697		05/14/02	300
Portage	MI	402,409	286,441	-2,112	None	402,409	284,329	686,738			05/14/02	300
Southfield	MI	275,952	350,765	None	None	275,952	350,765	626,717			05/14/02	300
Troy	MI	214,893	199,299	None	None	214,893	199,299	414,192			05/14/02	300
_		58,000	268,903	None	479	58,000	269,382	327,382	•		12/18/85	300
St. Cloud	MN	203,338	258,626	None	None	203,338	258,626	461,964			06/27/02	300
Independence	eMO	297,641	233,152	None	None	297,641	233,152	530,793	3 112,302		12/20/96	300

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Asheville	NC	441,746	242,565	None	None	441,746	242,565	684,311	64,278		05/14/02	300
Charlotte	NC	508,100	457,295	None	None	508,100	457,295	965,395	102,891		05/27/03	300
Concord	NC	237,688	357,976	None	152	237,688	358,128	595,816	149,965		11/05/97	300
Durham	NC	55,074	255,336	None	121	55,074	255,457	310,531	240,138		11/13/85	300
Durham	NC	354,676	361,203	3,400	351	354,676	364,954	719,630	165,933	08/29/97	03/31/97	300
Fayetteville	NC	224,326	257,733	None	205	224,326	257,938	482,264	113,876		12/03/97	300
Greensboro	NC	286,068	244,606	None	None	286,068	244,606	530,674	64,812		05/14/02	300
Matthews	NC	295,580	338,472	10,000	15,993	295,580	364,465	660,045	159,388	08/28/98	02/27/98	300
Pineville	NC	254,460	355,630	None	356	254,460	355,986	610,446	160,797	08/28/97	04/16/97	300
Raleigh	NC	89,145	413,301	None	94	89,145	413,395	502,540	389,618		10/28/85	300
Raleigh	NC	398,694	263,621	None	None	398,694	263,621	662,315	118,155		10/01/97	300
Salisbury	NC	235,614	150,592	None	None	235,614	150,592	386,206	39,905		05/14/02	300
Fargo	ND	53,973	100,262	None	None	53,973	100,262	154,235	5,180		09/04/07	300
Lincoln	NE	337,138	316,958	None	None	337,138	316,958	654,096	83,991		05/14/02	300
Scottsbluff	NE	33,307	63,355	None	None	33,307	63,355	96,662	3,273		09/04/07	300
Cherry Hill	NJ	463,808	862,240	None	None	463,808	862,240	1,326,048	44,549		09/04/07	300
Edison	NJ	448,936	238,773	None	None	448,936	238,773	687,709	63,271		05/14/02	300
Glassboro	NJ	182,013	312,480	None	None	182,013	312,480	494,493	81,766		06/27/02	300
Hamilton												
Square	NJ	422,477	291,555	None	None	422,477	291,555	714,032	77,258		05/14/02	300
Hamilton												
Township	NJ	265,238	298,167	None	None	265,238	298,167	563,405	79,011		05/14/02	300
Pleasantville	NJ	77,105	144,693	None	None	77,105	144,693	221,798	7,476		09/04/07	300
Randolph	NJ	452,629	390,163	None	None	452,629	390,163	842,792	103,391		05/14/02	300
Westfield	NJ	705,337	288,720	None	None	705,337	288,720	994,057	76,506		05/14/02	300
Woodbury	NJ	212,788	320,283	None	None	212,788	320,283	533,071	84,871		05/14/02	300

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Note 1)		Land	Fees	Improvements	Costs	Land	Fees	Total	(Note 4) (	Construction	Acquired	Month
Las Vegas	NV	326,879	359,101	None	None	326,879	359,101	685,980	95,160		05/14/02	300
	NV	316,441	369,768	None	None	316,441	369,768	686,209	97,987		05/14/02	300
	NV	252,169	562,715	None	None	252,169	562,715	814,884	•		05/14/02	300
Sparks	NV	326,813	306,311	None	None	326,813	306,311	633,124			05/14/02	300
Albion	NY	170,589	317,424		None	170,589	317,424	488,013	•		03/31/99	300
Bethpage	NY	334,120 400,427	621,391 744,533	None	None None	334,120	621,391	955,511			09/04/07	300
Commack Dansville	NY NY	181,664	337,991	None None	None	400,427 181,664	744,533 337,991	1,144,960 519,655			09/04/07 03/31/99	300 300
East	111	101,004	331,771	None	TVOILC	101,004	337,771	317,032	132,372		03/31/77	300
Amherst	NY	260,708	484,788	None	None	260,708	484,788	745,496	5 189,867		03/31/99	300
East		,	,			,	,	,	,			
Syracuse	NY	250,609	466,264	None	None	250,609	466,264	716,873	182,609		03/31/99	300
reeport	NY	134,828	251,894	None	None	134,828	251,894	386,722	2 13,014		09/04/07	300
ohnson												
City	NY	242,863	451,877	None	None	242,863	451,877	694,740	) 176,974		03/31/99	300
Queens	NIX	242 775	451 740	Nama	Mana	242 775	451 740	604.50	1 22 240		00/04/07	200
/illage Riverhead	NY NY	242,775 143,929	451,749 268,795	None None	None None	242,775 143,929	451,749 268,795	694,524 412,724	•		09/04/07 09/04/07	300 300
	NY	161,331	300,231	None	None	161,331	300,231	461,562			03/31/99	300
Vest	111	101,331	300,231	None	None	101,551	300,231	701,302	117,502		03/31/77	300
	NY	268,692	499,619	None	None	268,692	499,619	768,311	195,676		03/31/99	300
Akron	ОН	139,126	460,334		None	139,126	460,334	599,460			09/18/97	300
Beaver												
Creek	ОН	349,091	251,127	None	None	349,091	251,127	600,218	3 43,110		09/17/04	300
Beavercreek Canal	HO	205,000	492,538	None	None	205,000	492,538	697,538	3 232,313	02/13/97	09/09/96	300
Vinchester	ОН	443,751	825,491	None	None	443,751	825,491	1,269,242	2 197,787	12/19/02	08/21/02	300
Centerville		305,000	420,448			305,000	420,448	725,448		07/24/96	06/28/96	300
Cincinnati	ОН	293,005	201,340		None	293,005	201,340	494,345	•	0.772.770	09/17/97	300
Cincinnati	ОН	211,185	392,210			211,185	392,210	603,395			11/03/03	300
Cincinnati	ОН	305,556	244,662			305,556	244,662	550,218			09/17/04	300
Cincinnati	ОН	589,286	160,932	None	None	589,286	160,932	750,218			09/17/04	300
Cincinnati	ОН	159,375	265,842	None	None	159,375	265,842	425,217	45,636		09/17/04	300
Cincinnati	ОН	350,000	300,217	None	None	350,000	300,217	650,217			12/20/04	300
Cleveland	OH	215,111	216,517	None	None	215,111	216,517	431,628	3 56,655		06/27/02	300

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Columbus	ОН	71,098	329,627	None	195	71,098	329,822	400,920	311,018		10/02/85	300
Columbus	OH	75,761	351,247	None	168	75,761	351,415	427,176	331,216		10/24/85	300
Columbus	ОН	245,036	470,468	None	122	245,036	470,590	715,626	245,431		12/22/95	300
Columbus	OH	432,110	386,553	None	None	432,110	386,553	818,663	86,974		05/27/03	300
Columbus	ОН	466,696	548,133	None	None	466,696	548,133	1,014,829	123,329		05/27/03	300
Columbus	OH	337,679	272,484	None	None	337,679	272,484	610,163	46,776		09/17/04	300
Columbus	OH	190,000	260,162	None	None	190,000	260,162	450,162	44,661		09/17/04	300
Columbus	OH	371,429	278,734	None	None	371,429	278,734	650,163	47,849		09/17/04	300
Columbus	ОН	214,737	85,425	None	96	214,737	85,521	300,258	14,668		09/17/04	300
Cuyahoga												
Falls	OH	253,750	271,400	None	None	253,750	271,400	525,150	46,590		09/17/04	300
Dayton	ОН	70,000	324,538	None	393	70,000	324,931	394,931	306,103		10/31/85	300
Dublin	OH	437,887	428,046	None	None	437,887	428,046	865,933	96,309		05/27/03	300
Eastlake	OH	321,347	459,774	None	None	321,347	459,774	781,121	239,849		12/22/95	300
Fairfield	OH	323,408	235,024	None	None	323,408	235,024	558,432	106,094		09/17/97	300
Fairlawn	ОН	280,000	270,150	None	None	280,000	270,150	550,150	46,375		09/17/04	300
Findlay	OH	283,515	397,004	None	None	283,515	397,004	680,519	175,347		12/24/97	300
Hamilton	OH	252,608	413,279	None	None	252,608	413,279	665,887	190,794	03/31/97	10/04/96	300
Huber												
Heights	OH	282,000	449,381	None	None	282,000	449,381	731,381	214,953	12/03/96	07/18/96	300
Lima	OH	241,132	114,085	None	None	241,132	114,085	355,217	19,584		09/17/04	300
Marion	OH	100,000	275,162	None	None	100,000	275,162	375,162	44,485		12/20/04	300
<b>Mason</b>	OH	310,990	405,373	None	None	310,990	405,373	716,363	91,208		05/27/03	300
Middleburg												
Ights	OH	317,308	307,842	None	None	317,308	307,842	625,150	52,846		09/17/04	300
Milford	ОН	353,324	269,997	None	None	353,324	269,997	623,321	121,907		09/18/97	300
Mt. Vernon	OH	216,115	375,357	None	None	216,115	375,357	591,472	165,783		12/30/97	300
Northwood	OH	65,978	263,912	None	1,179	65,978	265,091	331,069	264,725		09/12/86	180

												Life
		Cost Capitalized Subsequent									on	
				Subse	quent		nount at Whi					whic
			Cost to			at Close o	f Period (Not	tes 2, 3, 5, 6	Ó			
		Con	npany	to Acq	uisition		and 7)				de	precia
			D-2145				D1141					in
			Buildings,	140			Buildings,	***				lates
			Improvement and	its			Improvemer and		Accumulated	ı		Incon tatem
			and				allu		Accumulated	ļ	ა	is
escription			Acquisition		Carrying		Acau	isition	Depreciation	Date of	Date C	
P			1		- · · · · · · · · · · · · · · · · · · ·		1		1			(in
Note 1)		Land	Feempro	vements	Costs	Land	Fees	Total	(Note 4) (	Constructio	on Acquired	
orwalk	ОН	200,205	366,000	None	None	200,205	366,000	566,205	5 161,649		12/19/97	300
	ОН	268,966	381,184	None	None	268,966	381,184	650,150	·		09/17/04	
eynoldsburg		267,750	497,371	None	None	267,750	497,371	765,121			09/15/04	
eynoldsburg		374,000	176,162	None	None	374,000	176,162	550,162			09/17/04	300
	ОН	337,593	451,944	None	None	337,593	451,944	789,537	101,687		05/27/03	300
andusky	ОН	264,708	404,011	None	230	264,708	404,241	668,949			12/19/97	300
olon	ОН	794,305	222,797	None	None	794,305	222,797	1,017,102	50,129		05/27/03	300
pringboro	ОН	191,911	522,902	None	None	191,911	522,902	714,813	3 246,476		03/07/97	300
pringfield	ОН	320,000	280,217	None	None	320,000	280,217	600,217	48,104		09/17/04	300
pringfield	OH	189,091	136,127	None	None	189,091	136,127	325,218	3 23,368		09/17/04	300
tow	ОН	310,000	415,150	None	None	310,000	415,150	725,150	71,267		09/17/04	300
oledo	OH	91,655	366,621	None	1,179	91,655	367,800	459,455	367,435		09/12/86	180
oledo	OH	73,408	293,632	None	1,179	73,408	294,811	368,219	294,445		09/12/86	180
oledo	OH	120,000	230,217	None	None	120,000	230,217	350,217	39,520		09/17/04	300
oledo	OH	250,000	175,217	None	25	250,000	175,242	425,242	2 30,079		09/17/04	300
oledo	OH	320,000	280,217	None	None	320,000	280,217	600,217	48,104		09/17/04	300
oledo	ОН	250,000	530,217	None	None	250,000	530,217	780,217	91,020		09/17/04	300
est Chester	OH	446,449	768,644	None	None	446,449	768,644	1,215,093	166,925	06/27/03	03/11/03	300
anesville	OH	125,000	300,162	None	None	125,000	300,162	425,162	2 51,527		09/17/04	300
lidwest City	OK	106,312	333,551	None	None	106,312	333,551	439,863	138,505	08/06/98	08/08/97	300
klahoma City	OK	143,655	295,422	None	None	143,655	295,422	439,077	126,554	03/06/98	07/29/97	300
ulsa	OK	133,648	249,702	None	None	133,648	249,702	383,350	12,901		09/04/07	300
ortland	OR	251,499	345,952	None	None	251,499	345,952	597,451	86,487		09/26/02	300
alem	OR	337,711	253,855	None	None	337,711	253,855	591,566			05/14/02	300
	PA	299,595	331,264	None	None	299,595	331,264	630,859	146,316		12/19/97	300
ethlehem	PA	275,328	389,067	None	457	275,328	389,524	664,852	2 171,994		12/19/97	300
ethlehem	PA	229,162	310,526	None	None	229,162	310,526	539,688	3 137,145		12/24/97	300
	PA	275,000	375,150	None	None	275,000	375,150	650,150	64,400		09/17/04	300
oraopolis	PA	225,000	375,150	None	None	225,000	375,150	600,150	64,400		09/17/04	
	PA	131,529	220,317	-2,515	None	131,529	217,802	349,331			05/14/02	
	PA	275,000	250,150	None	None	275,000	250,150	525,150	•		09/17/04	
•	PA	858,500	877,744	None	None	858,500	877,744	1,736,244		05/19/95	12/05/94	
	PA	378,715	685,374	None	None	378,715	685,374	1,064,089	·	08/22/02	01/17/02	
	PA	219,938	408,466	None	None	219,938	408,466	628,404			11/03/03	
ittsburgh	PA	175,000	300,150	None	None	175,000	300,150	475,150	51,525		09/17/04	300

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ittsburgh	PA	243,750	406,400	None	None	243,750	406,400	650,150	69,765		09/17/04	300
ittsburgh	PA	208,333	416,817	None	None	208,333	416,817	625,150	71,553		09/17/04	300
ittsburgh	PA	121,429	303,721	None	None	121,429	303,721	425,150	52,138		09/17/04	300
/arminster	PA	323,847	216,999	-3,929	None	323,847	213,070	536,917	57,501		05/14/02	300
<b>Vexford</b>	PA	284,375	240,775	None	None	284,375	240,775	525,150	41,333		09/17/04	300
ork	PA	249,436	347,424	None	232	249,436	347,656	597,092	153,458		12/30/97	300
harleston	SC	217,250	294,079	None	151	217,250	294,230	511,480	133,908	07/14/97	03/13/97	300
olumbia	SC	267,622	298,594	None	7,250	267,622	305,844	573,466	133,197	03/31/98	11/05/97	300
reenville	SC	221,946	315,163	None	8,684	221,946	323,847	545,793	148,149	09/05/97	03/31/97	300
exington	SC	241,534	342,182	None	544	241,534	342,726	584,260	133,436		09/24/98	300
orth												
harleston	SC	174,980	341,466	None	15,690	174,980	357,156	532,136	157,128	08/06/98	03/12/98	300
oux Falls	SD	48,833	91,572	None	None	48,833	91,572	140,405	4,731		09/04/07	300
rentwood	TN	305,546	505,728	None	None	305,546	505,728	811,274	221,670	03/13/98	05/28/97	300
endersonvil	leTN	175,764	327,096	None	None	175,764	327,096	502,860	77,958		01/21/03	300
ermitage	TN	560,443	1,011,799	None	None	560,443	1,011,799	1,572,242	259,491	10/15/01	05/09/01	300
ermitage	TN	204,296	172,695	None	None	204,296	172,695	376,991	45,762		05/14/02	300
ladison	TN	175,769	327,068	None	None	175,769	327,068	502,837	77,951		01/21/03	300
Iemphis	TN	108,094	217,079	None	None	108,094	217,079	325,173	57,523		05/14/02	300
i e												

			l Cost to mpany Buildings, Improvement and	Cost Capitalized Subsequent to Acquisition		mount at Which of Period (Note and 7)  Buildings,  Improvement and	es 2, 3, 5, 6	Accumulated	-1	de <sub>l</sub>	Lif or whi prectin late Inco
scription			Acquisition	Carryin	g	Acqui		Depreciation		Date Co	is
ote 1)		Land	Fees	Improvements Costs	Land	Fees	Total	(Note 4)	Construction	Acquired	(ii Mon
emphis	TN	214,110	193,591	None None	214,110	193,591	407,701	51,299		05/14/02	30
emphis	TN	215,017	216,794	None None	215,017	216,794	431,811	56,728		06/27/02	30
urfreesbord		150,411	215,528	None None	150,411	215,528	365,939			05/14/02	30
shville	TN	342,960	227,440	None None	342,960	227,440	570,400			09/17/97	30
rrollton	TX	174,284	98,623	None None	174,284	98,623	272,907			05/14/02	30
rrolton	TX	177,041	199,088	None None	177,041	199,088	376,129			05/14/02	30
llas	TX	234,604	325,951	None None	234,604	325,951	560,555		08/09/96	02/19/96	30
rt Worth	TX	83,530	111,960	None None	83,530	111,960	195,490	·		05/14/02	30
ouston	TX	285,000	369,697	None None	285,000	369,697	654,697		08/08/97	08/08/97	30
ımble	TX	257,169	325,652	None None	257,169	325,652	582,821	•		05/14/02	30
ke Jacksor		197,170	256,376	None None	197,170	256,376	453,546			05/14/02	30
wisville	TX	199,942	324,736	None None	199,942	324,736	524,678		08/02/96	02/14/96	30
wisville	TX	130,238	207,683	None None	130,238	207,683	337,921			06/27/02	30
n Antonio		198,828	437,422	None 342	198,828	437,764	636,592			09/15/95	30
chmond	VA	403,549	876,981	None None	403,549	876,981	1,280,530		07/08/04	10/17/02	30
anoke	VA	349,628	322,545	None 203	349,628	322,748	672,376		07700701	12/19/97	30
arrenton	VA	186,723	241,173	None None	186,723	241,173	427,896			05/14/02	30
emerton	WA	261,172	373,080	None None	261,172	373,080	634,252	·	03/19/97	07/24/96	30
coma	WA	109,127	202,691	None None	109,127	202,691	311,818		00,13,7	09/04/07	30
llwaukee	WI	173,005	499,244	None 172	173,005	499,416	672,421			12/22/95	30
llwaukee	WI	152,509	475,480	None None	152,509	475,480	627,989			09/27/96	30
w Berlin	WI	188,491	466,268	None 172	188,491	466,440	654,931			12/22/95	30
cine	WI	184,002	114,167	None None	184,002	114,167	298,169			05/14/02	30
itomotive 7	Tire										
hens	AL	760,031	1,413,494	None None	760,031	1,413,494	2,173,525	120,143		11/22/06	30
ıburn	AL	660,210	1,228,112	None None	660,210	1,228,112	1,888,322			11/22/06	30
rmingham		635,111	1,180,909	None None	635,111	1,180,909	1,816,020			11/22/06	30
phne	AL	876,139	1,629,123	None None	876,139	1,629,123	2,505,262			11/22/06	30
catur	AL	635,111	1,181,499	None None	635,111	1,181,499	1,816,610			11/22/06	30
than	AL	455,651	565,120	None None	455,651	565,120	1,020,771		10/17/08	06/10/08	30
ley	AL	870,031	1,617,357	None None	870,031	1,617,357	2,487,388		10/1//00	11/22/06	30
rdendale	AL	610,055	1,134,554	None None	610,055	1,134,554	1,744,609			11/22/06	30
over	AL	504,396	938,299	None None	504,396	938,299	1,442,695	•		11/22/06	30

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over	AL	620,270	1,153,493	None None	620,270	1,153,493	1,773,763	98,043		11/22/06	30
ıntsville	AL	499,843	929,863	None None	499,843	929,863	1,429,706	79,034		11/22/06	30
ıntsville	AL	635,111	1,181,499	None None	635,111	1,181,499	1,816,610	100,423		11/22/06	30
adison	AL	635,111	1,181,532	None None	635,111	1,181,532	1,816,643	100,426		11/22/06	30
obile	AL	635,111	1,181,499	None None	635,111	1,181,499	1,816,610	100,423		11/22/06	30
obile	AL	525,750	977,810	None None	525,750	977,810	1,503,560	83,110		11/22/06	30
ontgomery	AL	544,181	654,046	None None	544,181	654,046	1,198,227	14,814		01/24/08	30
ange											
ach	AL	630,244	1,172,036	None None	630,244	1,172,036	1,802,280	99,619		11/22/06	30
lham	AL	635,111	1,180,909	None None	635,111	1,180,909	1,816,020	100,373		11/22/06	30
enix City	AL	630,244	1,172,024	None None	630,244	1,172,024	1,802,268	99,618		11/22/06	30
cson	ΑZ	178,297	396,004	None 338	178,297	396,342	574,639	296,230		01/19/90	30
vada	CO	301,489	931,092	None None	301,489	931,092	1,232,581	302,642	09/22/00	11/18/99	30
ırora	CO	221,691	492,382	None None	221,691	492,382	714,073	367,919		01/29/90	30
ırora	CO	353,283	1,135,051	None None	353,283	1,135,051	1,488,334	353,794	01/03/01	03/10/00	30
lorado											
rings	CO	280,193	622,317	None None	280,193	622,317	902,510	465,009		01/23/90	30
lorado											
rings	CO	192,988	433,542	None None	192,988	433,542	626,530	278,095		05/20/93	30
enver	CO	688,292	1,331,224	None None	688,292	1,331,224	2,019,516	319,269	01/10/03	05/30/02	30
estminster	CO	526,620	1,099,523	None None	526,620	1,099,523	1,626,143	342,719	01/12/01	01/18/00	30

Cost Capitalized

			Cost to pany	Subseque to Acquisit	nt		ount at Whic Period (Note and 7)				dep
			Buildings, Improveme and	nts			Buildings, Improvement and		Accumulate	d	Ir Sta
iption			Acquisition	(	Carrying		Acqu	iisition	Depreciation	n Date of	Date Co
1)		Land	Fees	Improvements	Costs	Land	Fees	Total	(Note 4)	Construction	AcquiredM
n alton	FL	1,034,411	1,922,591	None	None	1,034,411	1,922,591	2,957,002	2 163,416		11/22/06
alton	FL	635,111	1,181,032	None	None	635,111	1,181,032	1,816,143	3 100,384		11/22/06
	FL	635,111	1,181,032	None	None	635,111	1,181,032	1,816,143	3 100,384		11/22/06
and	FL	500,000	645,402	None	None	500,000	645,402	1,145,402	2 265,879	06/04/98	12/31/97
n	FL	635,111	1,181,145	None	None	635,111	1,181,145	1,816,256	5 100,393		11/22/06
rille	FL	920,803	1,711,621	None	None	920,803	1,711,621	2,632,424			11/22/06
do	FL	635,111	1,181,076	None		635,111	1,181,076	1,816,187			11/22/06
do	FL	630,244	1,172,023	None	None	630,244	1,172,023	1,802,267			11/22/06
lo	FL	971,996	1,806,780	None		971,996	1,806,780	2,778,776			11/22/06
C:4	FL	630,244	1,171,993	None	None	630,244	1,171,993	1,802,237	7 99,615		11/22/06
na City	FL	635,111	1,181,076	None	None	635,111	1,181,076	1,816,187	7 100,387		11/22/06
cola	FL	308,067	573,708	None	None	308,067	573,708	881,775			11/22/06
cola	FL	635,111	1,181,063	None		635,111	1,181,063	1,816,174			11/22/06
cola	FL	588,305	1,094,130	None		588,305	1,094,130	1,682,435			11/22/06
rd	FL	630,244	1,172,023	None	None	630,244	1,172,023	1,802,267			11/22/06
oud	FL	525,207	976,968	None		525,207	976,968	1,502,175			11/22/06
nassee	FL	419,902	781,405	None	None	419,902	781,405	1,201,307	7 66,415		11/22/06
nassee	FL	611,916	1,137,986	None	None	611,916	1,137,986	1,749,902			11/22/06
a	FL	427,395	472,030	None	None		472,030	899,425		06/10/98	12/05/97
n Park	FL	1,004,103	1,866,287	None		1,004,103	1,866,287	2,870,390			11/22/06
ıretta	GA	630,244	1,171,870	None		630,244	1,171,870	1,802,114			11/22/06
nbus	GA	630,244	1,171,988	None		630,244	1,171,988	1,802,232		00/00/00	11/22/06
ers	GA	531,935	1,180,296	None		531,935	1,180,296	1,712,231		03/28/02	11/13/01
ers 1.	GA	635,111	1,181,027	None		635,111	1,181,027	1,816,138			11/22/06
h	GA	638,509	1,186,594	None		638,509	1,186,594	1,825,103			11/29/03
l Ocovy	GA GA	635,111 519,903	1,181,017 967,180	None None		635,111 519,903	1,181,017 967,180	1,816,128			11/22/06
esaw encevill		635,111	1,181,137	None		635,111	1,181,137	1,487,083 1,816,248			11/22/06 11/22/06
etta	GA	500,293	930,657	None		500,293	930,657	1,430,950			11/22/06
nough	GA	635,111	1,181,032	None	None	635,111	1,181,032	1,816,143			11/22/06
OSS	GA	503,773	937,121	None		503,773	937,121	1,440,894			11/22/06
300	GA	625,316	1,162,827	None		625,316	1,162,827	1,788,143	•		11/22/06

tree

ell	GA	515,617	959,138	None	None	515,617	959,138	1,474,755	81,523	11/22/06
Springs	sGA	586,211	1,090,241	None	None	586,211	1,090,241	1,676,452	92,666	11/22/06
bridge	GA	632,128	1,175,478	None	None	632,128	1,175,478	1,807,606	99,912	11/22/06
a	IL	513,204	953,885	None	None	513,204	953,885	1,467,089	195,542	11/29/03
	IL	452,267	840,716	None	None	452,267	840,716	1,292,983	172,343	11/29/03
	IL	366,969	682,306	None	None	366,969	682,306	1,049,275	139,869	11/29/03
d Park	IL	663,087	1,232,240	None	None	663,087	1,232,240	1,895,327	252,605	11/29/03
on Hills	IL	524,948	975,668	None	None	524,948	975,668	1,500,616	200,008	11/29/03
ge of										
ar	IL	428,170	795,965	None	2,000	428,170	797,965	1,226,135	163,567	11/29/03
Dundee	IL	530,835	986,628	None	None	530,835	986,628	1,517,463	202,255	11/29/03
and Park	κKS	1,101,841	2,047,067	None	None	1,101,841	2,047,067	3,148,908	419,645	11/29/03
n	MA	576,505	1,071,520	None	None	576,505	1,071,520	1,648,025	219,656	11/29/03
vsbury	MA	721,065	1,339,913	None	None	721,065	1,339,913	2,060,978	274,678	11/29/03
am	MA	338,955	630,279	None	None	338,955	630,279	969,234	129,203	11/29/03
nouth	MA	752,234	1,397,799	None	None	752,234	1,397,799	2,150,033	286,545	11/29/03
ırn	MA	676,968	1,258,018	None	None	676,968	1,258,018	1,934,986	257,890	11/29/03
polis	MD	780,806	1,450,860	None	None	780,806	1,450,860	2,231,666	297,422	11/29/03
e	MD	734,558	1,364,970	None	None	734,558	1,364,970	2,099,528	279,815	11/29/03
al										
its	MD	701,705	1,303,958	None	None	701,705	1,303,958	2,005,663	267,307	11/29/03
antown	MD	808,296	1,501,913	None	None	808,296	1,501,913	2,310,209	307,888	11/29/03
orf	MD	427,033	793,854	None	None	427,033	793,854	1,220,887	162,736	11/29/03

		Initial ( Com	Cost to	Cost Cap Subseq to Acqui	luent		ount at Whice Period (Note and 7)				w
			Buildings, Improvements and	S			Buildings, Improvement and		Accumulated	d	l In Sta
ription			Acquisition		Carrying		Acqı	isition	Depreciation	n Date of	Date Cor
e 1)		Land	FeesImpro	vements	Costs	Land	Fees	Total	(Note 4)	Construction	n AcquiredM
n	MN	902,443	845,536	None	300	902,443	845,836	1,748,279	351,223	06/19/98	02/20/98
ıson	MO	386,112	717,856	None	None	386,112	717,856	1,103,968	3 147,156		11/29/03
dview	MO	347,150	711,024	None	None	347,150	711,024	1,058,174	292,738	08/20/98	02/20/98
pendence	MO	721,020	1,339,829	None	None	721,020	1,339,829	2,060,849	274,661		11/29/03
lotte	NC	181,662	338,164	None	None	181,662	338,164	519,826	69,320		11/29/03
mons	NC	630,000	1,100,160	None	None	630,000	1,100,160	1,730,160	49,507		11/09/07
stown	NC	650,000	857,823	None	None	650,000	857,823	1,507,823	38,602		11/09/07
hews	NC	489,063	909,052	None	None	489,063	909,052	1,398,115	186,352		11/29/03
ha	NE	253,128	810,922	None	None	253,128	810,922	1,064,050	301,441	07/22/99	03/04/99
chester	NH	722,532	1,342,636	None	None	722,532	1,342,636	2,065,168	3 275,236		11/29/03
ington	NH	690,753	1,283,624	None	None	690,753	1,283,624	1,974,377	263,139		11/29/03
n	NH	597,833	1,111,059	None	None	597,833	1,111,059	1,708,892	2 227,763		11/29/03
ford	NJ	619,376	1,151,062	None	None	619,376	1,151,062	1,770,438	3 235,964		11/29/03
e Shade	NJ	508,285	944,750	None	None	508,285	944,750	1,453,035	193,670		11/29/03
n	OH	242,133	450,467	None	None	242,133	450,467	692,600	92,342		11/29/03
bridge	OH	103,368	192,760	None	7	103,368	192,767	296,135	39,517		11/29/03
on	OH	337,161	626,948	None	None	337,161	626,948	964,109	128,520		11/29/03
eland	OH	582,107	1,081,848	None	None	582,107	1,081,848	1,663,955	221,775		11/29/03
mbus	OH	385,878	717,422	None	None	385,878	717,422	1,103,300	147,067		11/29/03
homa City	OK	509,370	752,691	None	None	509,370	752,691	1,262,061	287,448	04/14/99	09/24/98
homa City	OK	404,815	771,625	None	None	404,815	771,625	1,176,440	294,659	04/09/99	10/16/98
nsburg	PA	594,891	1,105,589	None	None	594,891	1,105,589	1,700,480	226,642		11/29/03
aster	PA	431,050	801,313	None	None	431,050	801,313	1,232,363			11/29/03
nanicsburg	gPA	455,854	847,377	None	None	455,854	847,377	1,303,231	173,708		11/29/03
roeville	PA	723,660	1,344,733	None	None	723,660	1,344,733	2,068,393			11/29/03
delphia	PA	334,939	622,821	None	None	334,939	622,821	957,760			11/29/03
ourgh	PA	384,756	715,339	None	None	384,756	715,339	1,100,095	5 146,640		11/29/03
	PA	389,291	723,760	None	None	389,291	723,760	1,113,051			11/29/03
mbia	SC	343,785	•	183,130	25,941	343,785	504,072	847,857		05/27/97	02/07/97
x Falls	SD	332,979	498,108	None	None	332,979	498,108	831,087		06/01/99	02/27/98
llettsville		601,306	1,117,504	None	None	601,306	1,117,504	1,718,810			11/29/03
gton	TX	599,558	1,114,256	None	None	599,558	1,114,256	1,713,814			11/29/03
in	TX	185,454	411,899	None	None	185,454	411,899	597,353	306,442		02/06/90
in	TX	710,485	1,320,293	None	None	710,485	1,320,293	2,030,778	3 270,655		11/29/03
in	TX	590,828	1,098,073	None	None	590,828	1,098,073	1,688,901	225,100		11/29/03

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in	TX	569,909	1,059,195	None	None	569,909	1,059,195	1,629,104	217,131	11/29/03
in	TX	532,497	989,715	None	None	532,497	989,715	1,522,212	202,887	11/29/03
ollton	TX	568,401	1,056,394	None	None	568,401	1,056,394	1,624,795	216,557	11/29/03
oe	TX	396,068	736,346	None	None	396,068	736,346	1,132,414	150,947	11/29/03
ıs	TX	191,267	424,811	None	15,282	191,267	440,093	631,360	329,093	01/26/90
Worth	TX	543,950	1,010,984	None	None	543,950	1,010,984	1,554,934	207,248	11/29/03
and	TX	242,887	539,461	None	None	242,887	539,461	782,348	403,097	01/19/90
ngen	TX	134,599	298,948	None	None	134,599	298,948	433,547	223,381	01/17/90
ston	TX	151,018	335,417	None	141	151,018	335,558	486,576	250,765	01/25/90
ton	TX	392,113	729,002	None	None	392,113	729,002	1,121,115	149,441	11/29/03
ston	TX	1,030,379	1,914,353	None	None	1,030,379	1,914,353	2,944,732	392,438	11/29/03
ston	TX	619,101	1,150,551	None	None	619,101	1,150,551	1,769,652	235,859	11/29/03
ston	TX	642,495	1,193,997	None	None	642,495	1,193,997	1,836,492	244,765	11/29/03
ton	TX	872,866	1,621,829	None	None	872,866	1,621,829	2,494,695	332,471	11/29/03
ble	TX	612,414	1,138,132	None	None	612,414	1,138,132	1,750,546	233,313	11/29/03
Valley	TX	178,221	395,834	None	None	178,221	395,834	574,055	295,776	01/17/90
Valley	TX	529,967	985,046	None	None	529,967	985,046	1,515,013	201,930	11/29/03
quite	TX	591,538	1,099,363	None	None	591,538	1,099,363	1,690,901	225,365	11/29/03

												Lif
				Cost Cap Subsec			mount at Whi					or whi
			Cost to	to Acqu	iisition	at Close of	of Period (Note and 7)	es 2, 3, 5, 6			dej	prec
			Buildings, Improvemen	nts			Buildings, Improvemen	nts				in late Inco
			and				and		Accumulated	Ĺ		Stater
scription			Acquisition		Carrying		Acqu	uisition	Depreciation	n Date of	Date Co	
ote 1)		Land	FeesImpr	rovements	Costs	Land	Fees	Total	(Note 4)	Construction	Acquired	(ii Mon
Richland		- 261						777	121275		32/22	
lls	TX	509,861	947,707	None	None	•	947,707	1,457,568			11/29/03	
sadena	TX	107,391	238,519	None	141 None	107,391	238,660	346,051			01/24/90	
ino	TX	187,564	417,157	700 None	None	187,564	417,857	605,421			01/18/90	
ino chardeon	TX	494,407	918,976	None	None	494,407	918,976	1,413,383			11/29/03	
chardson		555,188	1,031,855	None	None		1,031,855	1,587,043			11/29/03	
n Antonio		245,164	544,518	None	None	245,164	544,518	789,682			02/14/90	
n Antonic		688,249	1,278,967	None	None	688,249	1,278,967	1,967,216			11/29/03	
ıfford	TX	706,786	1,313,395	None	None	706,786	1,313,395	2,020,181			11/29/03	
aco obstor	TX	401,999	747,362	None	None	•	747,362	1,149,361			11/29/03	
ebster	TX	600,261	1,115,563	None	None		1,115,563	1,715,824			11/29/03	
untiful	UT	183,750	408,115	None	None	183,750	408,258	592,008	•		01/30/90	
exandria		542,791	1,008,832	None	None	542,791 502,608	1,008,832	1,551,623			11/29/03 11/29/03	
exandria esapeake		592,698 770,000	1,101,517	None None	None	592,698 770,000	1,101,517	1,694,215			11/29/03	
			1,112,334	None	None		1,112,334 637,329	1,882,334			11/09/07	
nchburg rginia		342,751	637,329		None			980,080	,			
ach	VA	780,000	1,026,384	None	None	780,000	1,026,384	1,806,384			11/09/07	
oodbridge		774,854	1,439,806	None	None	774,854	1,439,806	2,214,660			11/29/03	
coma	WA	187,111	415,579	None	108	187,111	415,687	602,798			01/25/90	
own Deer		257,408	802,141	None	None	•	802,141	1,059,549			07/16/98	
lafield	WI	324,574	772,702	None	None		772,702	1,097,276			02/26/99	
adison	WI	452,630	811,977	None	None	•	811,977	1,264,607	·		04/07/98	
k Creek	WI	420,465	852,408	None	None	420,465	852,408	1,272,873	348,126	08/07/98	03/20/98	30
ok Stores	3											
mpa	FL	998,250	3,696,707	None	None	998,250	3,696,707	4,694,957	1,743,546		03/11/97	30
atthews	NC	768,222	843,401	21,654	501	768,222	865,556	1,633,778	346,582		12/31/98	
siness rvices												
dland	TX	45,500	101,058	None	299	45,500	101,357	146,857	84,690		10/27/87	3
ild Care												
rmingham	n AL	63,800	295,791	None	96	63,800	295,887	359,687	289,342		10/31/84	30

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obile	AL	78,400	237,671	25,000	411	78,400	263,082	341,482	245,402		10/15/82	18
ondale	ΑZ	242,723	1,129,139	None	None	242,723	1,129,139	1,371,862	431,041	04/20/99	07/28/98	30
andler	ΑZ	291,720	647,923	None	212	291,720	648,135	939,855	538,054		12/11/87	30
andler	AZ	271,695	603,446	None	236	271,695	603,682	875,377	501,166		12/14/87	30
esa	ΑZ	308,951	1,025,612	None	None	308,951	1,025,612	1,334,563	381,223	07/26/99	01/13/99	30
oenix	ΑZ	318,500	707,397	None	239	318,500	707,636	1,026,136	565,987		09/29/88	30
oenix	ΑZ	264,504	587,471	None	88	264,504	587,559	852,063	429,532		06/29/90	30
oeniz	AZ	115,000	285,172	33,426	22,571	115,000	341,169	456,169	294,009		02/08/84	18
oeniz	ΑZ	260,719	516,181	None	305	260,719	516,486	777,205	367,536		12/26/90	30
ottsdale	AZ	291,993	648,529	None	110	291,993	648,639	940,632	538,469		12/14/87	30
mpe	ΑZ	292,200	648,989	None	110	292,200	649,099	941,299	532,250		03/10/88	30
cson	ΑZ	304,500	676,303	None	242	304,500	676,545	981,045	541,184		09/28/88	30
cson	ΑZ	283,500	546,878	None	245	283,500	547,123	830,623	437,619		09/29/88	30
labasas	CA	156,430	725,248	100,838	59,030	156,430	885,116	1,041,546	698,855		09/26/85	30
rmichael	CA	131,035	607,507	5,528	25,249	131,035	638,284	769,319	556,033		08/22/86	30
ino	CA	155,000	634,071	None	83	155,000	634,154	789,154	634,153		10/06/83	18
ula Vista	CA	350,563	778,614	None	None	350,563	778,614	1,129,177	651,761		10/30/87	30
rona	CA	144,856	671,584	None	91	144,856	671,675	816,531	653,298		12/19/84	30
Cajon	CA	157,804	731,621	None	122	157,804	731,743	889,547	685,317		12/19/85	30
condido	CA	276,286	613,638	4,030	44,389	276,286	662,057	938,343	513,686		12/31/87	30

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				Cost Ca	pitalized							Life on
				Subse		Gross An	nount at Whi	ch Carried				whic
		Initial	Cost to		•	at Close of	f Period (Not	es 2, 3, 5, 6	)			
		Cor	npany	to Acqu	uisition		and 7)				der	precia
												in
			Buildings,				Buildings,				,	lates
			Improvemen	its			Improvemen					Incon
			and				and		Accumulated		St	tatem is
escription			Acquisition		Carrying		Acqu	isition	Depreciation	Date of	Date Co	
Note 1)		Land	Fedsmpro	vements	Costs	Land	Fees	Total	(Note 4) C	Construction	Acquired	`
olsom	CA	281,563	625,363	None	199	281,563	625,562	907,125	5 524,023		10/23/87	300
lission Viejo	CA	353,891	744,367	12,500	20,183	353,891	777,050	1,130,941	515,734		06/24/93	300
Ioreno												
alley	CA	304,489	676,214	None	78	304,489	676,292	980,781	584,704		02/11/87	300
ceanside	CA	145,568	674,889	11,000	22,105	145,568	707,994	853,562			12/23/85	300
almdale	CA	249,490	554,125	9,864	None	249,490	563,989	813,479	449,010		09/14/88	300
ancho												
ordova	CA	276,328	613,733	24,967	None	276,328	638,700	915,028	3 488,315		03/22/89	300
ancho	<b>~</b> .											
ucamonga	CA	471,733	1,047,739	None	80	471,733	1,047,819	1,519,552			12/30/87	300
oseville	CA	297,343	660,411	27,496	199	297,343	688,106	985,449			10/21/87	300
acramento	CA	290,734	645,732	None	127	290,734	645,859	936,593			10/05/87	300
antee	CA	248,418	551,748	None	15	248,418	551,763	800,181			07/23/87	300
mi Valley	CA	208,585	967,055	22,800	75,675	208,585	1,065,530	1,274,115			12/20/85	300
alencia	CA	301,295	669,185	25,000	80	301,295	694,265	995,560			06/23/88	300
<sup>7</sup> alnut	CA	217,365	1,007,753	1,200	51,312	217,365	1,060,265	1,277,630	•		08/22/86	300
urora	CO	141,811	657,497	None	202	141,811	657,699	799,510			03/25/86	300
urora	CO	287,000	637,440	None	155	287,000	637,595	924,595	•		12/31/87	300
roomfield	CO	107,000	403,080	16,438	8,045	107,000	427,563	534,563			01/12/83	180
roomfield	CO	155,306	344,941	25,000	209	155,306	370,150	525,456	5 292,970		03/15/88	300
olorado	CO	<b>5</b> 0.400	271 217	25 000	200	<b>5</b> 0.400	206 505	254.005	270.600		10/00/00	100
prings	CO	58,400	271,217	25,000	288	58,400	296,505	354,905	5 279,688		12/22/82	180
olorado	CO	115 540	525 700	None	1.46	115 540	525 016	<i>45</i> 1 200	100 715		12/04/96	200
prings	CO	115,542	535,700	None	146	115,542	535,846	651,388			12/04/86	300
nglewood	CO	131,216	608,372	None	146	131,216	608,518	739,734			12/05/86	300
ort Collins ort Collins	CO CO	55,200 117,105	256,356 542,950	None None	3,600 310	55,200 117,105	259,956 543,260	315,156 660,365			12/22/82 03/25/86	180 300
ort Collins	CO	137,734	638,593			137,734	660,789	798,523			03/25/86	300
	CO	58,400	270,755	None 25,000	22,196 382	58,400	296,137	354,537	•		11/21/84	300
reeley ittleton	CO	161,617	358,956		438	161,617	359,394	521,011			12/10/87	300
	CO	115,592	535,930	None None	146	115,592	536,077	651,669			03/25/86	300
ongmont ouisville	CO	58,089	269,313	None	566	58,089	269,879	327,968			06/22/84	300
arker	CO	153,551	341,042	None	566	153,551	341,608	495,159	•		10/19/87	300
estminster	CO	306,387	695,737	None	155	306,387	695,892	1,002,279			09/27/89	300
radenton	FL	160,060	355,501	25,000	133	160,060	380,635	540,695			05/05/88	300
aucinon	LT	100,000	333,301	25,000	134	100,000	300,033	540,095	502,012		05105100	300

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learwater	FL	42,223	269,380	None	124	42,223	269,504	311,727	269,488		12/22/81	180
cksonville	FL	48,000	243,060	None	233	48,000	243,293	291,293	243,293		12/22/81	180
cksonville	FL	184,800	410,447	22,872	312	184,800	433,631	618,431	328,357		03/30/89	300
Iargate	FL	66,686	309,183	None	184	66,686	309,367	376,053	278,421		12/16/86	300
Ielbourne	FL	256,439	549,345	None	None	256,439	549,345	805,784	360,078		04/16/93	300
iceville	FL	73,696	341,688	None	None	73,696	341,688	415,384	307,838		12/03/86	300
rlando	FL	68,001	313,922	None	497	68,001	314,419	382,420	297,153		09/04/85	300
rlando	FL	159,177	353,538	None	319	159,177	353,857	513,034	299,805		07/02/87	300
rlando	FL	190,050	422,107	5,707	312	190,050	428,126	618,176	329,559		03/30/89	300
viedo	FL	166,409	369,598	None	319	166,409	369,917	536,326	308,354		11/20/87	300
anama City	FL	69,500	244,314	14,500	2,113	69,500	260,927	330,427	254,039		06/15/82	180
ensacola	FL	147,000	326,492	20,000	96	147,000	346,588	493,588	255,072		03/28/89	300
oyal Palm												
each	FL	194,193	431,309	25,000	134	194,193	456,443	650,636	347,971		11/15/88	300
pring Hill	FL	146,939	326,356	None	326	146,939	326,682	473,621	272,227		11/24/87	300
t. Augustine	FL	44,800	213,040	23,090	323	44,800	236,453	281,253	213,667		12/22/81	180
unrise	FL	245,000	533,280	92,266	14,265	245,000	639,811	884,811	420,155		05/25/89	300
ampa	FL	53,385	199,846	None	134	53,385	199,980	253,365	199,980		12/22/81	180
uluth	GA	310,000	1,040,008	None	None	310,000	1,040,008	1,350,008	383,119	08/25/99	06/07/99	300
llenwood	GA	119,678	275,414	None	363	119,678	275,777	395,455	218,695		11/16/88	300
awrenceville	eGA	141,449	314,161	3,766	13,877	141,449	331,804	473,253	268,546		07/07/88	300
ithia Spring	s GA	187,444	363,358	None	240	187,444	363,598	551,042	276,675		12/28/89	300
ithonia	GA	239,715	524,459	24,410	26,108	239,715	574,977	814,692	387,957		08/20/91	300
Iarietta	GA	148,620	330,090	25,000	383	148,620	355,473	504,093	274,199		09/16/88	300

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escription			Acquisition		Carrying		Acqu	isition	Depreciation	Date of	Date C	Compu
Note 1)		Land	Fedsmpro	vements	Costs	Land	Fees	Total	(Note 4) C	Construction	Acquired	(in Montl
Iarietta	GA	292,250	649,095	None	292	292,250	649,387	941,637	512,927		12/02/88	300
Iarietta	GA	295,750	596,299	None	292	295,750	596,591	892,341	471,221		12/30/88	300
Iarietta	GA	301,000	668,529	None	292	301,000	668,821	969,821	528,278		12/30/88	300
myrna	GA	274,750	610,229	None	215	274,750	610,444	885,194	484,177		11/15/88	300
tockbridge	GA	168,700	374,688	24,894	208	168,700	399,790	568,490	301,355		03/28/89	300
tone												
Iountain	GA	65,000	301,357	None	16,232	65,000	317,589	382,589			06/19/85	
edar Rapids		194,950	427,085	None	None	194,950	427,085	622,035			09/24/92	
owa City	IA	186,900	408,910	None	None	186,900	408,910	595,810			09/24/92	
ohnston	IA	186,996	347,278	701	4	186,996	347,983	534,979	·		08/19/91	300
	IL	125,780	583,146	None	241	125,780	583,387	709,167			03/25/86	
lgonquin	IL	241,500	509,629	None	20,382	241,500	530,011	771,511			07/10/90	
urora	IL	165,679	398,738	25,000	406	165,679	424,144	589,823			12/21/88	
	IL	468,000	1,259,926	None	None	468,000	1,259,926	1,727,926		10/26/99	06/14/99	
	IL	120,824	560,166	None	241	120,824	560,407	681,231			03/25/86	
arol Stream		122,831	586,416	None	241	122,831	586,657	709,488	·		03/25/86	
rystal Lake	IL	400,000	1,259,424	None	None	400,000	1,259,424	1,659,424	459,771	09/28/99	05/14/99	300
lk Grove	**	100000	500.155		241	126.060	<b>7</b> 00 416	715.076	<b>5.45</b> .000		02/26/06	200
	IL	126,860	588,175	None	241	126,860	588,416	715,276	545,808		03/26/86	300
lendale	TT	210.500	707.200	N.T.	170	210.500	707 571	1.006.071	561 162		11/1//00	200
eights	IL	318,500	707,399	None	172	318,500	707,571	1,026,071	561,163		11/16/88	300
offman	11	210 500	707.200	NT	170	210.500	707 571	1.006.071	551 770		02/21/00	200
	IL	318,500	707,399	None	172	318,500	707,571	1,026,071	551,778		03/31/89	300
ake in the	ш	275 000	1 127 679	None	None	275 000	1 127 679	1 500 670	111 600	00/02/00	05/14/00	200
	IL IL	375,000 189,477	1,127,678 442,018	None None	None 557	375,000 189,477	1,127,678 442,575	1,502,678		09/03/99	05/14/99 10/29/87	300 300
•	IL	425,000	1,230,654	None	None	425,000	1,230,654	632,052 1,655,654		10/06/99	05/19/99	
•	IL	141,250	313,722	None	468	141,250	314,190	455,440		10/00/99	10/30/87	300
	IL	380,000	1,165,818	None	1,182	380,000	1,167,000	1,547,000		08/18/99	06/30/99	
	IL	121,911	565,232	None	241	121,911	565,473	687,384		00/10/99	03/25/86	
	IL	297,541	561,037	None	172	297,541	561,209	858,750			12/30/88	
chaumburg		218,798	485,955	20,461	4,551	218,798	510,967	729,765			12/17/87	300
ernon Hills		132,523	614,430	None	241	132,523	614,671	747,194			03/25/86	
	IL	124,742	578,330	None	413	132,323	578,743	703,485			03/25/86	
	IN	217,565	430,742	None	567	217,565	431,309	648,874	·		12/27/90	
a111101	** 4	211,303	150,172	1 10110	301	211,303	131,307	5-10,07 <b>-</b>	200,00		12,21170	500

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ishers	IN	212,118	419,958	None	731	212,118	420,689	632,807	299,257		12/27/90	300
lighland	IN	220,460	436,476	None	226	220,460	436,702	657,162	310,873		12/26/90	300
ndianapolis	IN	245,000	544,153	None	365	245,000	544,518	789,518	397,912		06/29/90	300
oblesville	IN	60,000	278,175	None	289	60,000	278,464	338,464	267,665		04/30/85	300
enexa	KS	318,500	707,399	14,200	4,208	318,500	725,807	1,044,307	560,751		03/31/89	300
lathe	KS	304,500	676,308	37,904	9,316	304,500	723,528	1,028,028	549,576		09/28/88	300
verland												
ark	KS	357,500	1,115,171	None	None	357,500	1,115,171	1,472,671	414,509	07/23/99	05/14/99	300
hawnee	KS	315,000	699,629	None	379	315,000	700,008	1,015,008	557,515		10/27/88	300
hawnee	KS	288,246	935,875	None	None	288,246	935,875	1,224,121	369,711	12/29/98	08/24/98	300
Vichita Vichita	KS	108,569	401,829	None	167	108,569	401,996	510,565	352,017		12/16/86	300
Vichita Vichita	KS	209,890	415,549	25,699	16,136	209,890	457,384	667,274	304,072		12/26/90	300
exington	KY	210,427	420,883	None	None	210,427	420,883	631,310	297,969		08/20/91	300
cton	MA	315,533	700,813	None	278	315,533	701,091	1,016,624	560,641		09/30/88	300
Iarlborough	ı MA	352,765	776,488	None	619	352,765	777,107	1,129,872	616,343		11/04/88	300
Vestborough	nMA	359,412	773,877	None	565	359,412	774,442	1,133,854	614,232		11/01/88	300
llicott City	MD	219,368	630,839	26,550	None	219,368	657,389	876,757	505,780		12/19/88	300
rederick	MD	203,352	1,017,109	None	None	203,352	1,017,109	1,220,461	425,491		07/06/98	300
lney	MD	342,500	760,701	None	20,969	342,500	781,670	1,124,170	632,125		12/18/87	300
Valdorf	MD	130,430	604,702	None	731	130,430	605,433	735,863	593,264		09/26/84	300
/aldorf	MD	237,207	526,844	None	399	237,207	527,243	764,450	437,738		12/31/87	300
anton	MI	55,000	378,848	None	None	55,000	378,848	433,848	378,848		10/06/82	180
pple Valley	MN	113,523	526,319	None	498	113,523	526,817	640,340	488,672		03/26/86	300
rooklyn												
ark	MN	118,111	547,587	None	498	118,111	548,085	666,196	508,402		03/26/86	300
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(Note 1)		Land	Fekmprov	vements	Costs	Land	Fees	Total	(Note 4) (	Construction	AcquiredV	`
(11010-1)		Luna	i campio.	, Cilicina	0000	Luna	1005	10001	(11010 1)	JOHOU GOUCH	1 ioquiroc.	TOILLIE
Eagan	MN	112,127	519,845	None	776	112,127	520,621	632,748	482,703		03/31/86	300
Eden Prairie		124,286	576,243	None	498	124,286	576,741	701,027			03/27/86	300
Maple Grove		313,250	660,149	None	466	313,250	660,615	973,865			07/11/90	300
Plymouth	MN	134,221	622,350	None	673	134,221	623,023	757,244	·		12/12/86	300
White Bear	1411 4	1.57,221	022,330	TOHE	013	137,221	023,023	131,471	301,540		12/12/00	300
Lake	MN	242,165	537,856	None	466	242,165	538,322	780,487	389,924		08/30/90	300
Florissant	MO	181,300	402,672	23,000	230	181,300	425,902	607,202	·		03/29/89	300
Florissant	MO	318,500	707,399	None	230	318,500	707,629	1,026,129			03/30/89	300
Gladstone	MO	294,000	652,987	None	506	294,000	653,493	947,493	·		09/29/88	300
Lee's	MO	23 <del>4,</del> 000	032,901	NONC	300	47 <del>4,</del> 000	055,495	741,423	344,035		U7147100	300
Summit	МО	239,627	532,220	None	348	239,627	532,568	772,195	404,397		09/27/89	300
Lee's	MO	437,041	332,220	None	JTO	237,021	332,300	112,175	404,571		07121107	300
Summit	МО	330,000	993,787	None	None	330,000	993,787	1,323,787	369,387	07/26/99	06/17/99	300
Lee's	IVIO	330,000	773,101	TVOIC	TNOILC	330,000	993,101	1,343,767	309,301	01120177	00/1///	300
Summit	МО	313,740	939,367	None	None	313,740	939,367	1,253,107	346,047	09/08/99	06/30/99	300
Liberty	MO	65,400	303,211	25,000	169	65,400	328,380	393,780	·	07100177	06/18/85	300
North	IVIC	05,700	303,411	23,000	107	05,700	320,300	373,100	300,203		00/10/05	300
Kansas City	MO	307,784	910,401	None	None	307,784	910,401	1,218,185	365,157	09/28/99	08/21/98	300
Pearl	MS	121,801	270,524	18,837	12,287	121,801	301,648	423,449		03120177	11/15/88	300
Cary	NC	75,200	262,973	15,000	322	75,200	278,295	353,495			01/25/84	180
•			262,973	None	367	•	•	•	•		12/23/81	180
Charlotte	NC NC	27,551 134,582	268,222		297	27,551 134,582	247,367 292,997	274,918 427,579				300
Charlotte	NC			24,478 None				•	•		11/16/88 12/23/81	
Concord	NC	32,441	190,859	None	290	32,441	191,149	223,590				180
Durham	NC	175,700	390,234	26,312 None	94	175,700	416,640	592,340	·		03/29/89	300
Durham	NC	220,728	429,380	None	101	220,728	429,481	650,209			12/29/89	300
Durham	NC	238,000	471,201	None	232	238,000	471,433	709,433			08/20/91	300
Kernersville		162,216	316,300	None	316	162,216	316,616	478,832			12/14/89	300
Bellevue	NE	60,568	280,819	None	345	60,568	281,164	341,732	•		12/16/86	300
Omaha	NE	60,500	280,491	None	324	60,500	280,815	341,315			08/01/84	300
Omaha	NE	53,000	245,720	22,027	324	53,000	268,071	321,071	•		10/11/84	300
Omaha	NE	142,867	317,315	None	312	142,867	317,627	460,494			12/09/87	300
Londonderry		335,467	745,082	None	332	335,467	745,414	1,080,881			08/18/89	300
Clementon	NJ	279,851	554,060	None	399	279,851	554,459	834,310			09/09/91	300
Las Vegas	NV	201,250	446,983	None	126	201,250	447,109	648,359	•		06/29/90	300
Sparks	NV	244,752	543,605	19,912	126	244,752	563,643	808,395	452,395		01/29/88	300

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Beavercreek	OH	179,552	398,786	None	273	179,552	399,059	578,611	339,362	06/30/87	300
Centerville	OH	174,519	387,613	None	273	174,519	387,886	562,405	328,522	07/23/87	300
Dublin	OH	84,000	389,446	None	406	84,000	389,852	473,852	367,459	10/08/85	300
Englewood	OH	74,000	343,083	None	503	74,000	343,586	417,586	323,679	10/23/85	300
Forest Park	ОН	170,778	379,305	None	151	170,778	379,456	550,234	319,146	09/28/87	300
Huber											
Heights	OH	245,000	544,153	None	344	245,000	544,497	789,497	392,745	09/27/90	300
Loveland	ОН	206,136	457,829	None	192	206,136	458,021	664,157	394,350	03/20/87	300
Maineville	OH	173,105	384,468	None	151	173,105	384,619	557,724	331,163	03/06/87	300
Pickerington	n OH	87,580	406,055	None	176	87,580	406,231	493,811	366,005	12/11/86	300
Westerville	OH	82,000	380,173	None	466	82,000	380,639	462,639	358,844	10/08/85	300
Westerville	OH	294,350	646,557	None	237	294,350	646,794	941,144	468,868	09/26/90	300
Broken											
Arrow	OK	78,705	220,434	None	1,700	78,705	222,134	300,839	222,134	01/27/83	180
Midwest											
City	OK	67,800	314,338	None	403	67,800	314,741	382,541	299,340	08/14/85	300
Oklahoma											
City	OK	50,800	214,474	None	3,186	50,800	217,660	268,460	217,495	06/15/82	180
Oklahoma											
City	OK	79,000	366,261	17,659	634	79,000	384,554	463,554	369,242	11/14/84	300
Yukon	OK	61,000	282,812	27,000	552	61,000	310,364	371,364	282,126	05/02/85	300
Beaverton	OR	135,148	626,647	None	218	135,148	626,865	762,013	564,199	12/17/86	300
Charleston	SC	125,593	278,947	None	513	125,593	279,460	405,053	227,117	05/26/88	300
Charleston	SC	140,700	312,498	25,000	332	140,700	337,830	478,530	253,789	03/28/89	300
Columbia	SC	58,160	269,643	None	1,435	58,160	271,078	329,238	264,362	11/14/84	300
Elgin	SC	160,831	313,600	None	285	160,831	313,885	474,716	239,123	12/14/89	300
Goose Creek		61,635	192,905	None	515	61,635	193,420	255,055	193,231	12/22/81	180
Summerville	eSC	44,400	174,500	None	63	44,400	174,563	218,963	174,560	12/22/81	180
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(Note 1)		Land	Fedsmpro	vements	Costs	Land	Fees	Total	(Note 4) (	Construction	Acquired	<b>Ionths</b>
Sumter	SC	56,010	268,903	None	1,351	56,010	270,254	326,264			06/18/85	300
Memphis	TN	238,263	504,897	None	719	238,263	505,616	743,879	9 404,476		09/29/88	300
Memphis	TN	238,000	528,608	None	738	238,000	529,346	767,346	6 423,447		09/30/88	300
Memphis	TN	221,501	491,962	None	344	221,501	492,306	713,807	7 356,686		08/31/90	300
Nashville	TN	274,298	609,223	None	308	274,298	609,531	883,829	9 475,299		03/30/89	300
Arlington	TX	82,109	380,677	None	149	82,109	380,826	462,935	5 370,447		12/13/84	300
Arlington	TX	238,000	528,604	None	487	238,000	529,091	767,091	1 423,100		09/26/88	300
Arlington	TX	241,500	•	None	13,389	241,500	563,948	805,448			09/22/89	300
Arlington	TX	195,650		None	100	195,650	387,455	583,105			02/07/91	300
Austin	TX	103,600		8,750	15,557	103,600	254,839	358,439			10/29/82	180
Austin	TX	88,872		48,416	14,887	88,872	285,987	374,859			01/12/83	180
Austin	TX	134,383		None	901	134,383	624,004	758,387	·		12/23/86	300
Austin	TX	236,733		36,746	24,446	236,733	701,215	937,948			09/27/88	300
Austin	TX	191,636		15,530	252	191,636	441,411	633,047	•		12/22/88	300
Austin	TX	238,000		None	218	238,000	528,822	766,822			04/06/89	300
Austin	TX	217,878		29,469	99	217,878	513,481	731,359			06/22/89	300
Bedford	TX	241,500		None	73	241,500	550,632	792,132			09/22/89	300
Carrollton	TX	277,850		12,086	18,283	277,850	647,482	925,332			12/11/87	300
Cedar Park		168,857		5,200	242	168,857	380,478	549,335			11/21/88	300
Colleyville		250,000	· ·	None	None	250,000	1,070,360	1,320,360	·	08/17/99	05/14/99	300
Converse		217,000		None	153			699,116			09/28/88	300
Coppell		208,641		None	279		463,677	672,318	•		12/11/87	300
Corinth	TX	285,000		None	None	285,000	1,041,626	1,326,626		06/04/99	05/19/99	300
Denton	TX	192,777		None	237	192,777	428,358	621,135		00.5	01/07/87	300
Duncanville		93,000		28,378	11,209			563,759			05/08/85	300
Euless		234,111		None	217	234,111	520,179	754,290	·		05/08/87	300
Flower		,										
Mound	TX	202,773	442,845	8,877	9,358	202,773	461,080	663,853	3 384,011		04/20/87	300
Flower		202,	,	0,2	,		.01,000	000,00	20.,5		0 ., 2	
Mound	TX	281,735	1,099,726	None	None	281,735	1,099,726	1,381,461	1 419,701	04/23/99	01/13/99	300
Fort Worth		85,518		24,625	211	85,518	421,331	506,849		0.11.20.7.5	12/03/86	300
Fort Worth		•		None	95	238,000	528,703	766,703	·		09/26/88	300
Fort Worth				None	95	216,160		644,217			02/07/91	300
Garland	TX	211,050		None	197	211,050	·	679,996	·		12/12/89	300
Juriuna		167,164		30,086	19,492			588,018			12/13/88	300
	171	107,101	371,270	30,000	17,172	107,101	120,031	500,010	302,019		12/13/00	500

Life

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Grand												
Prairie												
Houston	TX	60,000	278,175	None	297	60,000	278,472	338,472	266,883		05/01/85	300
Houston	TX	139,125	308,997	19,128	36	139,125	328,161	467,286	267,097		05/22/87	300
Houston	TX	141,296	313,824	12,442	15,664	141,296	341,930	483,226	271,456		07/24/87	300
Houston	TX	219,100	486,631	None	256	219,100	486,887	705,987	389,345		09/30/88	300
Houston	TX	219,100	486,628	None	273	219,100	486,901	706,001	386,166		11/16/88	300
Houston	TX	149,109	323,314	None	14,118	149,109	337,432	486,541	262,908		06/26/89	300
Houston	TX	294,582	919,276	None	None	294,582	919,276	1,213,858	360,098	01/11/99	08/14/98	300
Humble	TX	278,915	1,034,868	None	None	278,915	1,034,868	1,313,783	384,656	07/19/99	05/14/99	300
Katy	TX	309,898	983,041	None	None	309,898	983,041	1,292,939	391,603	11/30/98	08/21/98	300
Mansfield	TX	181,375	402,839	26,878	8,800	181,375	438,517	619,892	303,084		12/20/89	300
Mesquite	TX	85,000	394,079	9,855	12,885	85,000	416,819	501,819	387,372		10/24/84	300
Mesquite	TX	139,466	326,525	None	257	139,466	326,782	466,248	231,506		10/08/92	300
Pasadena	TX	60,000	278,173	None	428	60,000	278,601	338,601	272,313		10/23/84	300
Plano	TX	261,912	581,658	30,831	18,311	261,912	630,800	892,712	509,889		01/06/87	300
Plano	TX	250,514	556,399	None	73	250,514	556,472	806,986	461,962		12/10/87	300
Plano	TX	259,000	575,246	None	240	259,000	575,486	834,486	460,341		09/27/88	300
Round												
Rock	TX	80,525	373,347	None	556	80,525	373,903	454,428	336,414		12/16/86	300
Round												
Rock	TX	186,380	413,957	30,800	214	186,380	444,971	631,351	333,253		04/19/89	300
San												
Antonio	TX	130,833	606,596	None	254	130,833	606,850	737,683	562,880		03/24/86	300
San												
Antonio	TX	102,512	475,288	None	443	102,512	475,731	578,243	428,449		12/03/86	300

		Initial ( Com <sub>l</sub>		Cost Cap Subsecto Acqu	equent		nount at Which f Period (Notes and 7)				w depre
			Buildings, Improvement and	ıts			Buildings, Improvements and	ts	Accumulated	b	la Ind Stat
ription			Acquisition		Carrying		Acqu	iisition	Depreciation	n Date of	Date Con
e 1)		Land	Fedsmpro	vements	Costs	Land	Fees	Total	(Note 4)	Construction	ı AcquiredMo
Antonio		81,530	378,007	None	254	81,530	378,261	459,791			12/11/86
Antonio	οTX	139,125	308,997	30,885	13,246	139,125	353,128	492,253	3 265,308		05/22/87
Antonio		181,412	402,923	None	759	181,412	403,682	585,094	341,867		07/07/87
Antonio		234,500	520,831	None	644	234,500	521,475	755,975			12/29/87
Antonio		217,000	481,967	None	375	217,000	482,342	699,342			10/14/88
Antonio		182,868	406,155	18,940	110	182,868	425,205	608,073			12/06/88
Antonio	$\Delta TX$	220,500	447,108	None	375	220,500	447,483	667,983	348,918		03/30/89
hlake	TX	228,279	511,750	None	95	228,279	511,845	740,124	348,813		03/10/93
ır Land		339,310	1,000,876	None	None	339,310	1,000,876	1,340,186		05/30/99	01/13/99
on	UT	136,574	269,008	None	347	136,574	269,355	405,929			02/01/90
ly	UT	168,089	373,330	None	347	168,089	373,677	541,766	5 277,932		02/01/90
reville	VA	371,000	824,003	None	94	371,000	824,097	1,195,097	626,547		09/29/89
sapeake		190,050	422,107	24,568	94	190,050	446,769	636,819	339,143		03/28/89
Allen		74,643	346,060	None	94	74,643	346,154	420,797	341,976		06/20/84
smouth	VA	171,575	381,073	24,932	203	171,575	406,208	577,783	309,990		12/21/88
mond	VA	71,001	327,771	None	7,947	71,001	335,718	406,719	317,874		09/04/85
mond	VA	269,500	598,567	None	334	269,500	598,901	868,401	467,081		03/28/89
inia											
:h	VA	69,080	320,270	None	952	69,080	321,222	390,302	2 313,283		11/15/84
dbridge	eVA	358,050	795,239	None	278	358,050	795,517	1,153,567	636,175		09/29/88
ral	WA	150,785	699,101	None	225	150,785	699,326	850,111	629,478		12/17/86
ral	***	150,705	0,,101	110110		150,705	0,7,520	0.00,111	022,170		12/1//00
lai	WA	261,943	581,782	27,500	None	261,943	609,282	871,225	469,517		11/21/88
	WA	128,300	539,141	None	22,213	128,300	561,354	689,654			06/03/83
L L	WA	140,763	678,809	None	225	140,763	679,034	819,797			12/17/86
land	WA	301,000	668,534	None	108	301,000	668,642	969,642			03/31/88
ıllup	WA	195,552	434,327	27,000	None	195,552	461,327	656,879			12/06/88
mond	WA	279,830	621,513	None	225	279,830	621,738	901,568	,		07/27/87
on	WA	111,183	515,490	None	108	111,183	515,598	626,781			03/24/86
	WI	196,000	424,038	None	354	196,000	424,392	620,392			07/10/90
leton kesha	WI	233,100	461,500	None	354	233,100	461,854	694,954			12/13/90
kesha	WI	215,950	401,500	None	354	215,950	401,834	643,850	·		12/13/90
Kesiia	44.1	413,730	721,540	TAOHC	JJ <del>4</del>	213,930	721,900	0-5,050	304,473		12/13/90

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sumer											
tronics											
y Esthe	rFL	149,696	363,263	None	323	149,696	363,586	513,282	176,336		11/26/96
oourne	FL	269,697	522,414	None	1,827	269,697	524,241	793,938	254,903		11/26/96
ritt											
ıd	FL	309,652	482,459	None	323	309,652	482,782	792,434	234,145		11/26/96
a	FL	339,690	543,504	None	323	339,690	543,827	883,517	263,752		11/26/96
ahassee	FL	319,807	502,697	None	1,823	319,807	504,520	824,327	245,336		11/26/96
rna	GA	1,094,058	3,090,236	None	411	1,094,058	3,090,647	4,184,705	1,426,955		06/09/97
mond	IN	93,999	193,753	None	257	93,999	194,010	288,009	94,109		11/26/96
son	MI	550,162	571,590	None	602	550,162	572,192	1,122,354	226,504	01/15/99	09/25/98
elo	MS	121,697	637,691	None	290	121,697	637,981	759,678	309,557		11/26/96
ville	NC	567,864	840,284	None	36,277	567,864	876,561	1,444,425	367,034		12/31/98
ewood	NY	144,859	526,301	None	422	144,859	526,723	671,582	255,678		11/26/96
tbury	NY	6,333,590	3,952,773	4,073	None	6,333,590	3,956,846	10,290,436	1,786,068		09/29/97
ance	OH	97,978	601,863	None	168	97,978	602,031	700,009	292,071		11/26/96
venienc	e										
es											
hne	AL	140,000	391,637	None	None	140,000	391,637	531,637	75,061		03/18/04
ile	AL	190,000	301,637	None	None	190,000	301,637	491,637	57,811		03/18/04
ile	AL	180,000	421,637	None	None	180,000	421,637	601,637	80,811		03/18/04
ence	ΑZ	150,000	371,637	None	None	150,000	371,637	521,637	71,228		03/18/04
ert	ΑZ	680,000	1,111,637	None	None	680,000	1,111,637	1,791,637	213,061		03/18/04

												Li
				Cost Capita Subseque		Gross Ai	mount at Whi	ich Carried				o wh
		Initial	Cost to	•		at Close o	of Period (No	tes 2, 3, 5, 6	5			
		Cor	npany	to Acquisi	tion		and 7)				dej	prec
			Buildings,				Buildings,				,	late
			Improveme and	ents			Improvement and	nts	Accumulated	4		Inco tate
			anu				anu		Accumulated	J.	31	i
scription			Acquisition		Carrying		Acc	quisition	Depreciation	n Date of	Date C	<i>,</i> :
ote 1)		Land	Fees	Improvements	Costs	Land	Fees	Total	(Note 4)	Construction	Acquired	(1 Mon
chfield												
k	AZ	610,000	531,637	None	None	•	531,637	1,141,63	•		03/18/04	30
rana	AZ	180,000	331,637	None	None	180,000	331,637	511,63			03/18/04	30
rana ·	AZ	330,000	911,637	None	None	330,000	911,637	1,241,63	•		03/18/04	30
ricopa	AZ	170,000	361,637	None	None		361,637	531,63			03/18/04	30
sa	AZ	560,000	821,637	None	None	560,000	821,637	1,381,63			03/18/04	30
sa	AZ	750,000	1,071,637	None	None	750,000	1,071,637	1,821,63			03/18/04	30
sa	AZ	810,000	1,061,637	None	None	810,000	1,061,637	1,871,63	•		03/18/04	30
sa	AZ	890,000	1,081,637	None	None		1,081,637	1,971,63			03/18/04	30
sa	AZ	780,000	1,071,637	None	None	•	1,071,637	1,851,63	•		03/18/04	30
sa	AZ	900,000	1,191,637	None	None	900,000	1,191,637	2,091,63			03/18/04	3(
/son	AZ	210,000	351,637	None	None	210,000	351,637	561,63	•		03/18/04	3(
/son	AZ	260,000 520,000	311,637	None	None	260,000	311,637	571,63			03/18/04 03/18/04	30
oria Saniv	AZ AZ	440,000	751,637	None	None	•	751,637	1,271,63° 951,63°	•		03/18/04	30
benix benix	AZ	360,000	511,637 421,637	None None	None None	360,000	511,637 421,637	781,63			03/18/04	30
penix	AZ AZ	710,000	591,637	None	None	710,000	591,637	1,301,63	•		03/18/04	3
penix	AZ	320,000	661,637	None	None	320,000	661,637	981,63			03/18/04	3
penix	AZ	450,000	651,637	None	None	450,000	651,637	1,101,63	•		03/18/04	3
penix	AZ	430,000	711,637	None	None		711,637	1,141,63			03/18/04	3
penix	AZ	730,000	931,637	None	None	•	931,637	1,661,63	•		03/18/04	3
penix	AZ	400,000	931,637	None	None		931,637	1,331,63			03/18/04	30
penix	AZ	790,000	1,051,637	None	None	•	1,051,637	1,841,63			03/18/04	30
etop	AZ	170,000	311,637	None	None		311,637	481,63			03/18/04	
een	112	170,000	311,037	rone	Tione	170,000	311,037	101,03	35,120		03/10/01	<i>J</i> .
ek	A7.	520,000	891,637	None	None	520,000	891,637	1,411,63	7 170,894		03/18/04	30
ottsdale	AZ	210,000	201,637	None	None		201,637	411,63			03/18/04	3
	AZ	660,000	1,031,637	None	None	660,000	1,031,637	1,691,63	•		03/18/04	3(
rra Vista		110,000	301,637	None	None		301,637	411,63			03/18/04	30
mpe	AZ	620,000	1,071,637	None	None	•	1,071,637	1,691,63	•		03/18/04	30
mpe	AZ	270,000	461,637	None	None		461,637	731,63			03/18/04	3
lleson	AZ	460,000	1,231,637	None	None	•	1,231,637	1,691,63			03/18/04	3
mbstone		110,000	381,637	None	None		381,637	491,63			03/18/04	30
cson	AZ	220,000	311,637	None	None	•	311,637	531,63			03/18/04	3(
cson	ΑZ		341,637	None		240,000	341,637	581,63			03/18/04	3
		,	,			,	,	,	,			

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cson	ΑZ	550,000	511,637	None	None	550,000	511,637	1,061,637	98,061	03/18/04	30
cson	ΑZ	126,000	234,565	None	None	126,000	234,565	360,565	44,176	04/14/04	30
llton	AZ	120,000	291,637	None	None	120,000	291,637	411,637	55,894	03/18/04	30
ckenburg	AZ	150,000	291,637	None	None	150,000	291,637	441,637	55,894	03/18/04	30
nchester	CT	118,262	305,510	None	None	118,262	305,510	423,772	168,540	03/03/95	30
rnon	CT	179,646	319,372	None	None	179,646	319,372	499,018	176,187	03/09/95	30
stbrook	CT	98,247	373,340	None	None	98,247	373,340	471,587	205,959	03/09/95	30
mden	DE	113,811	174,435	None	None	113,811	174,435	288,246	40,404	03/19/03	30
mden	DE	250,528	379,165	None	None	250,528	379,165	629,693	87,833	03/19/03	30
wey	DE	147,465	224,665	None	None	147,465	224,665	372,130	52,040	03/19/03	30
ver	DE	278,804	421,707	None	None	278,804	421,707	700,511	97,688	03/19/03	30
ver	DE	367,137	554,207	None	None	367,137	554,207	921,344	128,384	03/19/03	30
ver	DE	367,425	554,884	None	None	367,425	554,884	922,309	128,541	03/19/03	30
ton	DE	307,260	464,391	None	None	307,260	464,391	771,651	107,577	03/19/03	3
eenwood	DE	632,303	1,176,711	None	None	632,303	1,176,711	1,809,014	52,950	11/29/07	3
rrington	DE	563,812	849,220	None	None	563,812	849,220	1,413,032	196,729	03/19/03	3
lford	DE	310,049	468,575	None	None	310,049	468,575	778,624	108,546	03/19/03	3
wcastle	DE	589,325	887,488	None	None	589,325	887,488	1,476,813	205,594	03/19/03	3
yrna	DE	121,774	186,436	None	None	121,774	186,436	308,210	43,184	03/19/03	3
yrna	DE	401,135	605,332	None	None	401,135	605,332	1,006,467	140,228	03/19/03	30

1											
İ				Cost Conitalized							Life
				Cost Capitalized Subsequent	Gross A	mount at Whic	sh Carried				on which
		Initial	Cost to	•		of Period (Note		ń			WIIICI
			npany	to Acquisition	at Close 5.	and 7)	32, 3, 5, 5			der	precia
		~	ipairy			<b>u</b> ,				r	in
			Buildings,			Buildings,					latest
			Improvemen	ents		Improvement	ts				Incom
			and			and		Accumulated	d	St	tateme
											is
Description	į.		Acquisition	Carrying	g	Acqui	isition	Depreciation	a Date of	Date Co	_
Note 1)		Land	Fees	ImprovementsCosts	Land	Fees	Total	(Note 4)	Construction	Acquired	(in Month
Note 1)		Land	1.008	Improvementscosts	Land	17008	1 Otal	(11010 7)	Construction	Acquireur	Tonu
	DE	241,416	365,749		241,416		607,165			03/19/03	300
Vilmington	ı DE	280,682	424,525	Non⊌one	280,682	424,525	705,207	7 98,341		03/19/03	300
Archer	FL	296,238	578,145		296,238	578,196	874,434	·		05/07/99	300
ushnell	FL	130,000	291,637	Non⊌one	130,000	291,637	421,637	7 55,894		03/18/04	300
Clearwater	FL	359,792	311,845	NonNone	359,792	311,845	671,637			03/18/04	300
Cocoa	FL	323,827	287,810		323,827	287,810	611,637	7 55,161		03/18/04	300
Deltona	FL	140,000	321,637	NonNone	140,000	321,637	461,637	7 61,644		03/18/04	300
Ellenton	FL	250,000	261,637		250,000		511,637	7 50,144		03/18/04	300
Englewood	FL	270,000	331,637		270,000		601,637			03/18/04	300
Sainesville		515,834	873,187		515,834	873,187	1,389,021			05/07/99	300
Sainesville		480,318	600,633		480,318	600,633	1,080,951			05/07/99	300
Sainesville		347,310	694,859		347,310	694,859	1,042,169			05/07/99	300
Sainesville		339,263	658,807		339,263	658,807	998,070			05/07/99	300
Gainesville		351,921	552,557		351,921	552,557	904,478	·		05/07/99	300
Sainesville		500,032	850,291	Non⊌one	500,032	850,291	1,350,323			05/07/99	300
Iomosassa											
prings	FL	740,000	621,637	Non <b>N</b> one	740,000	621,637	1,361,637	7 119,144		03/18/04	300
Iudson	FL	300,000	351,637		300,000		651,637			03/18/04	300
ntercession											
City	FL	161,776	319,861	Non <b>N</b> one	161,776	319,861	481,637	7 61,304		03/18/04	300
acksonville		266,111	494,206		266,111	494,206	760,317			04/01/04	300
acksonville						,					
Sch	FL	522,188	371,885	Non <b>N</b> one	522,188	371,885	894,073	3 143,174		05/07/99	300
	FL	873,700	627,937		873,700		1,501,637			03/18/04	300
•	FL	492,785	208,852		492,785	208,852	701,637			03/18/04	300
akeland	FL	527,076	464,561	Non <b>N</b> one	527,076		991,637			03/18/04	300
akeland	FL	300,000	321,637		300,000	·	621,637			03/18/04	300
akeport	FL	180,342	331,295		180,342	331,295	511,637			03/18/04	300
Land		100,	02.,		100,	U = -,	<b>U</b> = . ,	,		02,	
)'Lakes	FL	120,000	361,637	Non <b>N</b> one	120,000	361,637	481,637	7 69,311		03/18/04	300
utz	FL	480,000	421,637		480,000		901,637			03/18/04	300
Vaples	FL	150,000	301,637		150,000	·	451,637			03/18/04	300
Vaples	FL	620,000	381,637		620,000		1,001,637			03/18/04	300
New Port		020,000	201,02	1,0112,011	020,000	501,007	1,001,00	, , , , , ,		05/10/0	
Richey	FL	190,000	601,637	NonNone	190,000	601,637	791,637	7 115,311		03/18/04	300

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North Fort										
<b>1</b> eyers	FL	140,000	281,637	Non <b>N</b> one	140,000	281,637	421,637	53,978	03/18/04	300
keechobee	۶FL	195,075	346,562	Non <b>N</b> one	195,075	346,562	541,637	66,422	03/18/04	300
Irlando	FL	240,000	301,637	Non None	240,000	301,637	541,637	57,811	03/18/04	300
alm Bay	FL	230,880	300,757	Non <b>N</b> one	230,880	300,757	531,637	57,642	03/18/04	300
alm										
Iarbor	FL	510,000	381,637	Non <b>N</b> one	510,000	381,637	891,637	73,144	03/18/04	300
anama										,
City	FL	210,000	431,637	Non <b>N</b> one	210,000	431,637	641,637	82,728	03/18/04	300
	FL	168,000	312,727	Non <b>N</b> one	168,000	312,727	480,727	58,894	04/14/04	300
ort										7
Charlotte	FL	170,000	311,637	Non <b>N</b> one	170,000	311,637	481,637	59,728	03/18/04	300
ort Orange	:FL	609,438	512,199	Non <b>N</b> one	609,438	512,199	1,121,637	98,169	03/18/04	300
t Charlotte	FL	200,000	356,637	Non <b>N</b> one	200,000	356,637	556,637	68,353	03/18/04	300
unta Gorda	aFL	400,000	511,637	Non <b>N</b> one	400,000	511,637	911,637	98,061	03/18/04	300
allahassee	FL	600,000	341,637	Non&one None	600,000	341,637	941,637	65,478	03/18/04	300
	FL	300,000	301,637	Non&one None	300,000	301,637	601,637	57,811	03/18/04	300
ampa	FL	380,000	361,637	Non&one None	380,000	361,637	741,637	69,311	03/18/04	300
ampa	FL	320,000	591,637	Non <b>N</b> one	320,000	591,637	911,637	113,394	03/18/04	300
Vebster	FL	640,000	1,071,637	Non <b>N</b> one	640,000	1,071,637	1,711,637	205,394	03/18/04	300
Vinter										
prings	FL	150,000	291,637	Non <b>N</b> one	150,000	291,637	441,637	55,894	03/18/04	300
Augusta	GA	620,000	383,232	Non <b>N</b> one	620,000	383,232	1,003,232	144,984	07/22/99	300
Augusta	GA	540,000	337,853	Non None	540,000	337,853	877,853	127,817	07/22/99	300
Augusta	GA	510,000	392,929	Non <b>N</b> one	510,000	392,929	902,929	148,653	07/22/99	300
Augusta	GA	180,000	422,020	Non <b>N</b> one	180,000	422,020	602,020	159,661	07/22/99	300
Augusta	GA	260,000	392,171	Non <b>N</b> one	260,000	392,171	652,171	148,368	07/22/99	300
Augusta	GA	240,000	451,637	Non None	240,000	451,637	691,637	86,561	03/18/04	300
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escription			Acquisition		Carrying		Acqı	uisition	Depreciation	Date of	Date C	ompı in)
Vote 1)		Land	FeeImprov	/ements	Costs	Land	Fees	Total	(Note 4) (	Construction	Acquired	
ahutta	GA	437,500	813,742	None	None	437,500	813,742	1,251,242	2 169,523		10/16/03	300
alhoun	GA	122,500	228,742	None	None	•	228,742	351,242			10/16/03	
alhoun	GA	262,500	488,742	None	None		488,742	751,242	2 101,815		10/16/03	300
hatsworth	GA	140,000	261,242	None	None	•	261,242	401,242	•		10/16/03	
hatsworth	GA	140,000	261,242	None	None	140,000	261,242	401,242			10/16/03	300
hatsworth	GA	140,000	261,242	None	None	140,000	261,242	401,242			10/16/03	
hickamauga	ιGA	181,731	338,742	None	None	181,731	338,742	520,473			10/16/03	300
alton	GA	171,500	319,742	None	None	·	319,742	491,242	•		10/16/03	
alton	GA	87,500	163,742	None	None		163,742	251,242			10/16/03	
alton	GA	485,650	903,162	None	None		903,162	1,388,812	·		10/16/03	
alton	GA	146,000	272,385	None	None	146,000	272,385	418,385	5 56,741		10/16/03	300
alton	GA	420,000	781,242	None	None	420,000	781,242	1,201,242	2 162,752		10/16/03	300
alton	GA	210,000	391,242	None	None	210,000	391,242	601,242	2 81,502		10/16/03	30
alton	GA	332,500	618,742	None	None	332,500	618,742	951,242			10/16/03	300
ecatur	GA	529,383	532,429	None	None	529,383	532,429	1,061,812			06/27/97	300
	GA	545,462	724,254	None	None	545,462	724,254	1,269,716			06/27/97	300
uharlee	GA	262,500	488,742	None	None	262,500	488,742	751,242			10/16/03	300
intstone	GA	157,500	293,742	None	None	157,500	293,742	451,242	2 61,190		10/16/03	300
afayette	GA	122,500	228,742	None	None		228,742	351,242			10/16/03	
ithonia	GA	386,784	776,436	None	None		776,436	1,163,220			06/27/97	
lableton	GA	491,069	355,957	None	None	491,069	355,957	847,026	6 164,286		06/27/97	30
[artinez	GA	450,000	402,777	None	None	450,000	402,777	852,777	7 152,380		07/22/99	30
[artinez	GA	830,000	871,637	None	None	830,000	871,637	1,701,637	7 167,061		03/18/04	30
orcross	GA	384,162	651,273	None	None	384,162	651,273	1,035,435	5 300,611		06/27/97	30
inggold	GA	350,000	651,242	None	None	350,000	651,242	1,001,242			10/16/03	30
inggold	GA	234,500	1,168,914	None	None	234,500	1,168,914	1,403,414			10/16/03	30
inggold	GA	385,000	716,242 -	-21,175	None	385,000	695,067	1,080,067	7 149,211		10/16/03	30
inggold	GA	482,251	896,851	None	None	482,251	896,851	1,379,102	2 186,838		10/16/03	30
	GA	164,231	306,241	None	None	164,231	306,241	470,472	2 63,794		10/16/03	30
ome	GA	210,000	391,242	None	None	210,000	391,242	601,242	2 81,502		10/16/03	30
ome	GA	199,199	371,183	None	None	199,199	371,183	570,382	2 77,323		10/16/03	30
ome	GA	201,791	375,997	None	None	201,791	375,997	577,788	8 78,327		10/16/03	30
ome	GA	315,000	586,242	None	None	315,000	586,242	901,242	2 122,127		10/16/03	30
ossville	GA	157,500	293,742	None	None	157,500	293,742	451,242	2 61,190		10/16/03	30
ımmerville	GA	66,231	124,242	None	None	66,231	124,242	190,473	3 25,878		10/16/03	300

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renton	GA	129,231	241,242	None	None	129,231	241,242	370,473	50,253	10/16/03	300
odfrey	IL	374,586	733,190	None	None	374,586	733,190	1,107,776	338,425	06/27/97	300
ranite City	IL	362,287	737,255	None	None	362,287	737,255	1,099,542	340,303	06/27/97	300
ove's Park	IL	547,582	1,016,523	1,500	None	547,582	1,018,023	1,565,605	42,504	12/20/07	30
ladison	IL	173,812	625,030	None	None	173,812	625,030	798,842	288,511	06/27/97	300
ochelle	IL	607,418	1,128,145	1,000	None	607,418	1,129,145	1,736,563	47,105	12/20/07	300
lbany	IN	427,437	794,632	2,000	None	427,437	796,632	1,224,069	51,964	05/25/07	300
lexandria	IN	139,219	259,369	None	None	139,219	259,369	398,588	16,856	05/25/07	30
nderson	IN	147,263	274,307	None	None	147,263	274,307	421,570	17,827	05/25/07	300
nderson	IN	283,430	527,190	2,000	None	283,430	529,190	812,620	34,581	05/25/07	300
lkhart	IN	495,914	922,471	1,500	None	495,914	923,971	1,419,885	60,195	05/25/07	300
rankfort	IN	208,666	388,345	2,000	None	208,666	390,345	599,011	25,556	05/25/07	30
reenwood	IN	173,250	323,022	None	None	173,250	323,022	496,272	20,993	05/25/07	30
artford City	/ IN	250,310	465,702	2,000	None	250,310	467,702	718,012	30,584	05/25/07	30
dianapolis	IN	129,938	242,134	None	None	129,938	242,134	372,072	15,735	05/25/07	30
dianapolis	IN	269,294	500,939	1,500	None	269,294	502,439	771,733	32,795	05/25/07	30
dianapolis	IN	318,432	592,193	1,500	None	318,432	593,693	912,125	38,727	05/25/07	30
nox	IN	341,250	633,499	1,500	None	341,250	634,999	976,249	30,807	10/09/07	30

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		Initial	Cost to	Subsequent		nount at Which					whic
		Com		to Acquisition	al Ciose of	f Period (Notes and 7)	\$ 2, 5, 5, 0			de <sup>,</sup>	precia
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			Buildings,			Buildings,					lates
			Improvemen	nts		Improvemen	ats				Incon
			and			and		Accumulated	J		tatem
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escription			Acquisition	Carrying	3	Acqu	uisition	Depreciation	Date of	Date Co	_
Note 1)		Land	F <b>des</b> prov	vements Costs	Land	Fees	Total	(Note 4) (	Construction	n Acquired	(in Montl
afayette	IN	147,263	274,309	None None	147,263	274,309	421,572	2 17,827		05/25/07	300
•	IN	112,613	•	None None	112,613		322,572			05/25/07	
	IN	209,196		1,500 None	209,196		600,691			05/25/07	
lichigan City		227,500	·	1,500 None	227,500		651,249			10/09/07	
Iishawaka	IN	123,983		2,000 None	123,983		357,726			05/25/07	
	IN	366,590		2,000 None	366,590		1,050,672			05/25/07	
	IN	103,950		None None	103,950		297,820			05/25/07	
	IN	184,237		2,000 None	184,237		529,211			05/25/07	
	IN	181,459		None 211	181,459		471,023			03/03/95	
· · · · · · · · · · · · · · · · · · ·	IN	262,465	•	None 211	262,465	•	594,472			03/06/95	
	IN	138,600		None None	138,600		397,272			05/25/07	
	IN	79,854		1,000 None	79,854		230,426			05/25/07	
ew Castle	IN	203,941	380,019	1,500 None	203,941	381,519	585,460	24,935		05/25/07	300
ichmond	IN	281,248	523,589	1,500 None	281,248	525,089	806,337	7 34,267		05/25/07	300
	IN	255,908		2,000 None	255,908		734,436			05/25/07	
ushville	IN	138,600		None None	138,600	258,672	397,272			05/25/07	
	IN	121,275		None None	121,275		347,772			05/25/07	
outh Bend	IN	372,387	693,064	2,000 None	372,387		1,067,451			05/25/07	300
/abash	IN	430,437	800,871	2,000 None	430,437		1,233,308			05/25/07	
<sup>7</sup> abash	IN	334,923		1,500 None	334,923		959,911			05/25/07	
<sup>7</sup> arsaw	IN	415,275	772,713	1,500 None	415,275		1,189,488			05/25/07	
est Lafayette		0		2,000 None	-	1 2 12 0 5 5	1,342,855			05/25/07	
· ·	IN	910,595	1,691,926	2,000 None	910,595		2,604,521			05/25/07	
erea	KY	252,077		None 115	252,077		613,007			03/08/95	
lizabethtown		286,106		None 211	286,106		572,423			03/03/95	
ebanon	KY	158,052	•	None 115	158,052		474,272	•		03/03/95	
ouisville	KY	198,926		None 211	198,926		567,151			03/03/95	
ouisville	KY	216,849		None None	216,849	·	822,546		06/18/96	11/17/95	
It.											
ashington	KY	327,245	479,593	None None	327,245	479,593	806,838	8 232,634	12/06/96	05/31/96	30
wensboro	KY	360,000	•	None None	360,000		950,000			08/25/95	
	LA	170,000		None None	170,000		541,637			03/18/04	
	LA	500,000	•	None None	500,000	·	1,021,637			03/18/04	
	LA	210,000		None None	210,000		571,637			03/18/04	
	LA	230,000	•	None None	230,000		661,637	•		03/18/04	
		*	,		*	*	· · · · · · · · · · · · · · · · · · ·	ŕ			

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estrehan	LA	200,000	411,637	None None	200,000	411,637	611,637	78,894	03/18/04	300
afayette	LA	240,000	391,637	None None	240,000	391,637	631,637	75,061	03/18/04	300
nreveport	LA	192,500	358,227	None None	192,500	358,227	550,727	67,464	04/14/04	300
mherst	MA	110,969	639,806	None None	110,969	639,806	750,775	137,558	08/18/03	300
orth Reading	g MA	574,601	756,174	None None	574,601	756,174	1,330,775	162,577	08/18/03	300
eekonk	MA	298,354	268,518	None None	298,354	268,518	566,872	148,133	03/03/95	300
erlin	MD	255,951	387,395	None None	255,951	387,395	643,346	89,739	03/19/03	300
risfield	MD	219,704	333,024	None None	219,704	333,024	552,728	77,143	03/19/03	300
ebron	MD	376,251	567,844	None None	376,251	567,844	944,095	131,543	03/19/03	300
a Plata	MD	1,017,544	2,706,729	None None	1,017,544	2,706,729	3,724,273	689,968	08/06/02	300
[echanicsvill	eMD	1,540,335	2,860,928	None None	1,540,335	2,860,928	4,401,263	748,550	06/27/02	300
lillersville	MD	830,737	2,696,245	None None	830,737	2,696,245	3,526,982	705,564	06/27/02	300
reckenridge	MI	437,500	811,968	1,500 None	437,500	813,468	1,250,968	39,433	10/09/07	300
arson City	MI	262,500	486,468	2,000 None	262,500	488,468	750,968	23,763	10/09/07	300
harlevoix	MI	385,000	713,013	2,500 None	385,000	715,513	1,100,513	34,775	10/09/07	300
heboygan	MI	280,000	518,013	2,500 None	280,000	520,513	800,513	25,350	10/09/07	300
lare	MI	306,250	567,718	2,000 None	306,250	569,718	875,968	27,690	10/09/07	300
lare	MI	229,250	426,218	500 None	229,250	426,718	655,968	20,663	10/09/07	300
omstock	MI	315,000	583,761	2,500 None	315,000	586,261	901,261	28,527	10/09/07	300

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				_		mount at Whi	ch Carried				on which
			to Ac		at Close o	of Period (Note and 7)	es 2, 3, 5, 6	,		der	preciat
				1							in
		Buildings,				Buildings,					latest
		•	ats			•					Income
		and				and		Accumulated		St	tateme
		Acquisition		Carrying		Acqu	aisition	Depreciation	Date of	Date Co	is ompute (in
	Land	F <b>des</b> prov	ements	Costs	Land	Fees	Total	(Note 4) Co	onstruction .	Acquired	-
	437,500	•	2,000		·	·				10/09/07	300
MI	194,492		None							12/21/95	300
MI	140,000	259,013	1,500	None	140,000	260,513	400,513	3 12,706	1	10/09/07	300
		313.061	. 700		:== =00	313 501	: 354.06			:30.40	3.00
											300
	•	•	•			·					300
											300
	•	•			·	·		·			300
MI	96,230	1//,/10	2,000	None	90,230	1/9,/10	2/3,900	, 8,840	,	10/09/07	300
МІ	455,000	244 513	1.000	None	455,000	845 513	1 300 517	2 40 943		10/00/07	300
	•		•		·						300
											300
IVII	431,300	011,015	2,000	Tione	431,300	015,015	1,430,313	32, エコン		10/02/07	300
MI	162,750	300,794	2.500	None	162.750	303,294	466,044	4 14.850		10/09/07	300
1722	102,	500,	2,555	116	102,,	300,	100,0	1 1,000		10,00,00	
MI	463,750	860,718	1,500	None	463,750	862,218	1.325,968	8 41,789		10/09/07	300
1	,						,,,,,	,		10,0	
MI	210,000	388,968	2,000	None	210,000	390,968	600,968	8 19,050	,	10/09/07	300
MI	437,500	810,968	2,500	None	437,500	813,468	1,250,968	8 39,509	,	10/09/07	300
MI	350,000	649,468	1,500	None	350,000	650,968	1,000,968	8 31,578	1	10/09/07	300
MI	175,000	•	1,500							10/09/07	300
	490,000		1,000								300
	133,000	•	2,500		,	· · · · · · · · · · · · · · · · · · ·					300
											300
						·					300
	210,000		2,000							10/09/07	300
	586,250		1,500								300
	671,486		None								300
	437,926	•	None								300
MS	399,972	743,347	None	None	399,972	743,347	1,143,319	9 105,308	(	06/30/05	300
	MI M	Land  MI 437,500  MI 194,492  MI 140,000  MI 437,500  MI 238,000  MI 238,000  MI 437,500  MI 115,500  MI 96,250  MI 455,000  MI 122,500  MI 437,500  MI 162,750  MI 463,750  MI 210,000  MI 350,000  MI 350,000  MI 350,000  MI 175,000  MI 490,000  MI 133,000  MI 262,500  MI 210,000  MI 2750  MI 210,000  MI 33,000  MI 262,500  MI 210,000  MI 33,000  MI 262,500  MI 210,000  MI 586,250  MI 210,000  MI 586,250  MS 671,486  MS 437,926	Improvement and  Acquisition  Land Fdeaprove  MI 437,500 811,468  MI 194,492 476,504  MI 140,000 259,013  MI 437,500 812,261  MI 238,000 442,249  MI 437,500 809,513  MI 115,500 213,513  MI 96,250 177,718  MI 455,000 844,513  MI 122,500 227,468  MI 437,500 811,013  MI 162,750 300,794  MI 463,750 860,718  MI 210,000 388,968  MI 350,000 649,468  MI 37,500 810,968  MI 350,000 649,468  MI 175,000 324,468  MI 350,000 649,468  MI 175,000 324,468  MI 350,000 649,468  MI 175,000 324,468  MI 210,000 389,068  MI 27,500 486,513  MI 262,500 486,513  MI 210,000 389,002  MI 586,250 1,088,499  MS 671,486 1,247,588  MS 437,926 813,832	Buildings, Improvements and Acquisition  Land Fdesprovements  MI 437,500 811,468 2,000  MI 194,492 476,504 None MI 140,000 259,013 1,500  MI 238,000 442,249 1,000  MI 437,500 809,513 3,500  MI 437,500 809,513 3,500  MI 115,500 213,513 1,500  MI 96,250 177,718 2,000  MI 455,000 844,513 1,000  MI 4237,500 827,468 1,000  MI 437,500 811,013 2,000  MI 437,500 811,013 2,000  MI 463,750 860,718 1,500  MI 210,000 388,968 2,000  MI 437,500 810,968 2,500  MI 350,000 649,468 1,500  MI 350,000 649,468 1,500  MI 175,000 324,468 1,500  MI 350,000 649,468 1,500  MI 210,000 388,968 2,500  MI 350,000 649,468 1,500  MI 210,000 389,002 2,000   Company   to Acquisition	Initial Cost to Company   Company	Initial Cost to Company   Subsequent at Close of Period (Note and 7)	Ruitial Cost to Company	Initial Cost to Company	Initial Cost to Company	Subsequent   Cross Amount at Which Carried   Acquisition   Acquisiti	

Life

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Jackson	MS	329,904	613,221	None	None	329,904	613,221	943,125	86,873	06/30/05	300
Jackson	MS	540,108	1,003,600	None	None	540,108	1,003,600	1,543,708	142,177	06/30/05	300
Marion	MS	350,341	651,013	None	None	350,341	651,013	1,001,354	92,227	06/30/05	300
Meridian	MS	437,926	813,671	None	None	437,926	813,671	1,251,597	115,271	06/30/05	300
Meridian	MS	405,811	754,030	None	None	405,811	754,030	1,159,841	106,821	06/30/05	300
Meridian	MS	145,975	271,478	None	None	145,975	271,478	417,453	38,460	06/30/05	300
Meridian	MS	280,273	520,887	None	None	280,273	520,887	801,160	73,793	06/30/05	300
Meridian	MS	321,146	596,794	None	None	321,146	596,794	917,940	82,557	07/19/05	300
Newton	MS	467,121	867,891	None	None	467,121	867,891	1,335,012	122,952	06/30/05	300
Pearl	MS	544,488	1,011,733	None	None	544,488	1,011,733	1,556,221	143,329	06/30/05	300
Philadelphia	aMS	472,960	878,735	None	None	472,960	878,735	1,351,695	124,488	06/30/05	300
Southaven	MS	310,000	641,637	None	None	310,000	641,637	951,637	122,978	03/18/04	300
Terry	MS	583,901	1,084,930	None	None	583,901	1,084,930	1,668,831	153,699	06/30/05	300
Waveland	MS	180,000	331,637	None	None	180,000	331,637	511,637	63,561	03/18/04	300
Aberdeen	NC	600,000	300,625	None	None	600,000	300,625	900,625	95,676	01/25/01	300
Archdale	NC	410,000	731,637	None	None	410,000	731,637	1,141,637	140,228	03/18/04	300
Banner Elk	NC	386,993	718,861	2,000	None	386,993	720,861	1,107,854	22,913	03/27/08	300
Banner Elk	NC	355,330	660,558	1,500	None	355,330	662,058	1,017,388	21,029	03/27/08	300
Blowing											
Rock	NC	369,403	685,693	2,500	None	369,403	688,193	1,057,596	21,900	03/27/08	300
Burgaw	NC	198,774	369,653	1,000	None	198,774	370,653	569,427	11,780	03/27/08	300
Burgaw	NC	457,356	849,377	1,500	None	457,356	850,877	1,308,233	27,008	03/27/08	300
Carolina											
Beach	NC	457,356	848,929	2,000	None	457,356	850,929	1,308,285	27,032	03/27/08	300
Cary	NC	255,064	473,349	2,500	None	255,064	475,849	730,913	15,176	03/27/08	300
Charlotte	NC	300,000	291,637	None	None	300,000	291,637	591,637	55,894	03/18/04	300
Charlotte	NC	640,000	581,637	None	None	640,000	581,637	1,221,637	111,478	03/18/04	300
Durham	NC	720,000	851,637	None	None	720,000	851,637	1,571,637	163,228	03/18/04	300
Goldsboro	NC	460,000	740,625	None	None	460,000	740,625	1,200,625	235,743	01/25/01	300

		Initial (	Cost to	Cost Capitalized Subsequent to Acquisition		Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6					L wł
		Comp	oany	to Acc	quisition		and 7)				depre
			Buildings, Improvement and	nts			Buildings, Improvement and		Accumulated		lat Inc State
cription			Acquisition		Carrying		Acqu	iisition	Depreciation	Date of	Date Com
te 1)		Land	Fdesprov	ements	Costs	Land	Fees	Total	(Note 4) C	Construction	AcquiredMon
ensboro	NC	700,000	655,000	None	None	700,000	655,000	1,355,000	241,258		10/27/99 3
enville	NC	330,000	515,000	None	None	330,000	515,000	845,000	275,525		08/25/95 3
npstead	NC	562,900	1,045,971	1,000	None	562,900	1,046,971	1,609,871	33,196		03/27/08 3
ly Ridge	NC	721,215	1,339,486	1,500	None	721,215	1,340,986	2,062,201	42,528		03/27/08 3
pert	NC	404,584	750,372	2,500	None	404,584	752,872	1,157,456	5 23,948		03/27/08 3
csonville	NC	150,000	530,000	None	None	150,000	530,000	680,000	283,550		08/25/95 3
csonville	NC	180,000	371,637	None	None	180,000	371,637	551,637	7 71,228		03/18/04 3
csonville	NC	140,000	260,727	None	None	140,000	260,727	400,727	7 49,101		04/14/04 3
csonville	NC	351,812	653,367	1,500	None	351,812	654,867	1,006,679	20,801		03/27/08 3
ston	NC	550,000	1,057,833	None	None	550,000	1,057,833	1,607,833	3 474,189		10/24/97 3
eigh	NC	740,000	791,637	None	None	740,000	791,637	1,531,637	7 151,728		03/18/04 3
hlands	NC	492,537	914,735	1,500	None	492,537	916,235	1,408,772	2 29,078		03/27/08 3
hlands	NC	376,439	698,103	2,500	None	376,439	700,603	1,077,042	2 22,293		03/27/08 3
gelwood	NC	0	452,416	1,500	None	-	453,916	453,916	5 15,298		03/27/08 3
e Hill	NC	198,774	369,153	1,500	None	198,774	370,653	569,427	7 11,801		03/27/08 3
boro	NC	243,112	368,107	None	None	243,112	368,107	611,219	85,271		03/19/03 3
sbury	NC	474,946	882,203	2,000	None	474,946	884,203	1,359,149	28,085		03/27/08 3
llotte	NC	492,537	914,766	1,500	None	492,537	916,266	1,408,803	3 29,079		03/27/08 3
llace	NC	0	175,408	2,000	None	-	177,408	177,408	3 7,755		03/27/08 3
itelake	NC	351,812	653,367	1,500	None	351,812	654,867	1,006,679	20,801		03/27/08 3
mington	NC	228,678	424,774	1,500	None	228,678	426,274	654,952	2 13,563		03/27/08 3
mington	NC	527,718	979,145	2,500	None	527,718	981,645	1,509,363	31,193		03/27/08 3
mington	NC	351,812	653,930	1,000	None	351,812	654,930	1,006,742	2 20,782		03/27/08 3
mington	NC	474,946	881,640	2,000	None	474,946	883,640	1,358,586	5 28,067		03/27/08 3
mington	NC	0	351,366	2,000	None	-	353,366	353,366			03/27/08 3
mington	NC	364,126	676,287	1,500	None	364,126	677,787	1,041,913			03/27/08 3
mington	NC	439,765	817,271	1,000	None	439,765	818,271	1,258,036	•		03/27/08 3
mington	NC	0	804,196	1,500	None	-	805,696	805,696			03/27/08 3
mington	NC	334,222	621,320	1,000	None	334,222	622,320	956,542			03/27/08 3
mington	NC	386,993	718,788	1,500	None	386,993	720,288	1,107,281			03/27/08 3
mington	NC	439,765	815,793	2,500	None	439,765	818,293	1,258,058			03/27/08 3
mington	NC	527,718	979,102	2,500	None	527,718	981,602	1,509,320			03/27/08 3
mington	NC	334,222	620,284	2,000	None	334,222	622,284	956,506			03/27/08 3
mington	NC	334,222	620,751	1,500	None	334,222	622,251	956,473			03/27/08 3
nston-Sale	mNC	320,000	311,637	None	None	320,000	311,637	631,637	7 59,728		03/18/04 3

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ulon	NC	306,077	568,087	2,500	None	306,077	570,587	876,664	18,176	03/27/08 3
loway	NJ	1,367,872	2,540,604	None	None	1,367,872	2,540,604	3,908,476	664,748	06/27/02
nilton	NJ	1,539,117	2,858,630	None	None	1,539,117	2,858,630	4,397,747	748,902	06/27/02
lVille	NJ	953,891	1,771,782	None	None	953,891	1,771,782	2,725,673	463,607	06/27/02
ns River	NJ	1,265,861	2,351,154	None	None	1,265,861	2,351,154	3,617,015	615,573	06/27/02
ns River	NJ	982,526	1,824,961	None	None	982,526	1,824,961	2,807,487	477,179	06/27/02
1	NJ	1,459,957	2,712,264	None	None	1,459,957	2,712,264	4,172,221	691,588	08/06/02
uquerque	NM	200,000	271,637	None	None	200,000	271,637	471,637	52,061	03/18/04
gston	NY	257,763	456,042	None	None	257,763	456,042	713,805	250,063	04/06/95
ater	OH	118,555	266,748	None	None	118,555	266,748	385,303	147,156	03/03/95
lefontaine	OH	560,000	1,039,610	2,500	None	560,000	1,042,110	1,602,110	36,584	02/29/08 3
lefontaine	OH	455,000	845,610	1,500	None	455,000	847,110	1,302,110	29,711	02/29/08 3
umbus	OH	147,296	304,411	None	122	147,296	304,533	451,829	167,937	03/03/95
umbus	OH	273,085	471,693	None	122	273,085	471,815	744,900	246,070	12/21/95
ahoga Fall	lsOH	321,792	1,144,619	None	None	321,792	1,144,619	1,466,411	257,657	03/03/95
Graff	OH	302,750	561,860	2,500	None	302,750	564,360	867,110	19,863	02/29/08
on	OH	164,588	306,934	None	None	164,588	306,934	471,522	19,947	05/25/07
ion	ОН	138,981	327,597	None	7	138,981	327,604	466,585	180,731	03/06/95

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ı				Subsec	quent	Gross Am	nount at Which	h Carried			,	which
		Initial (	Cost to	to		at Close of	Period (Note	es 2, 3, 5, 6				-
		Com	pany	Acquis	sition		and 7)				der	preciat
												in
			Buildings,				Buildings,					latest
			Improvemen	ıts			Improvemen					Incom
ı			and				and		Accumulated	i	St	tateme
ı												is
Description			Acquisition	(	Carrying	5	Acqu	uisition	Depreciation	Date of	Date Co	_
i												(in
Note 1)		Land	F <b>des</b> prove	ements	Costs	Land	Fees	Total	(Note 4) C	Construction	on Acquired A	<b>Ionth</b> :
		100				100		- > > > > + > + + + + + + + + + + + + +				- 0.0
Groveport	OH	277,198	445,497	None	122	277,198	445,619	722,817	7 232,405		12/21/95	300
lackson												
Center	OH		682,110		None	367,500	684,610	1,052,110			02/29/08	300
Kento	OH		261,462	•	None	140,000	262,462	402,462	·		08/29/08	300
Marysville	OH	507,500	943,110		None	507,500	944,610	1,452,110			02/29/08	300
Marysville	OH		1,300,610		None	700,000	1,302,110	2,002,110			02/29/08	300
Marysville	OH		650,610	1,500	None	350,000	652,110	1,002,110			02/29/08	300
Perrysburg	ОН	211,678	390,680	None	None	211,678	390,680	602,358	8 188,529	01/10/96	09/01/95	300
Russells												
Point	OH	546,000	1,013,610	2,500	None	546,000	1,016,110	1,562,110	35,674		02/29/08	300
Streetsboro	ОН	402,988	533,349	None	None	402,988	533,349	936,337	7 229,340	01/27/97	09/03/96	300
Гірр Сіty	ОН	355,009	588,111	None	None	355,009	588,111	943,120	257,781	01/31/97	06/27/96	300
<b>Friffin</b>	ОН	117,017	273,040	None	None	117,017	273,040	390,057	7 150,627		03/07/95	300
Wadsworth	ОН	266,507	496,917	None	None	266,507	496,917	763,424	1 224,606	11/26/96	07/01/96	300
Гulsa	OK	126,545	508,266	None	173	126,545	508,439	634,984	1 234,616		06/27/97	300
Aliquippa	PA	226,195	452,631	None	None	226,195	452,631	678,826	89,770		01/29/04	300
Beaver	PA	95,626	223,368	None	None	95,626	223,368	318,994			01/29/04	300
Beaver Falls	PA	92,207	230,758		None	92,207	230,758	322,965			01/29/04	
Cornwells												
Heights	PA	569,763	387,611	None	None	569,763	387,611	957,374	4 87,207		05/29/03	300
Doylestown		800,134	1,226,452		None	800,134	1,226,452	2,026,586			05/29/03	300
East Caln	PA	1,722,222	576		None	1,722,222	576	1,722,798			02/25/03	300
Lansdale	PA	1,356,324	385,761		None	1,356,324	385,761	1,742,085			05/29/03	300
Penndel	PA	739,487	1,003,809		None	739,487	1,003,809	1,743,296			05/29/03	300
	PA	148,953	134,299		None	148,953	134,299	283,252			01/29/04	300
Philadelphia		808,681	256,843		None	808,681	256,843	1,065,524			05/29/03	300
Philadelphia		425,928	167,147		None	425,928	167,147	593,075			05/29/03	300
Philadelphia		390,342	226,919		None	390,342	226,919	617,261			05/29/03	300
Philadelphia		541,792	236,049		None	541,792	236,049	777,841			05/29/03	300
Philadelphia		530,018	214,977		None	530,018	214,977	744,995			05/29/03	300
Philadelphia		614,101	277,277		None	614,101	277,277	891,378	•		05/29/03	300
Philadelphia		1,011,389	491,302		None	1,011,389	491,302	1,502,691			05/29/03	300
Philadelphia		935,672	448,426		None	935,672	448,426	1,384,098			05/29/03	300
Philadelphia		689,172	426,596		None	689,172	426,596	1,115,768			05/29/03	300
Philadelphia		349,294	134,485		None	349,294	134,485	483,779			05/29/03	300
miacipina	1 1 1	3-17,27-	134,403	TTOTIC	TVOILE	5-17,27-	134,403	403,777	30,234		03127103	500

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Philadelphia	PA	557,515	244,121	None None	557,515	244,121	801,636	51,672	09/16/03	300
Pittsburgh	PA	497,668	320,170	None None	497,668	320,170	817,838	63,498	01/29/04	300
Pittsburgh	PA	296,277	287,540	None None	296,277	287,540	583,817	57,027	01/29/04	300
Pittsburgh	PA	395,417	474,741	None None	395,417	474,741	870,158	94,155	01/29/04	300
Pittsburgh	PA	118,118	231,108	None None	118,118	231,108	349,226	45,834	01/29/04	300
South Park	PA	252,247	436,182	None None	252,247	436,182	688,429	86,468	01/29/04	300
Southamptor	ıPA	783,279	163,721	None None	783,279	163,721	947,000	36,831	05/29/03	300
Valencia	PA	440,565	278,492	None None	440,565	278,492	719,057	55,232	01/29/04	300
Verona	PA	171,411	257,358	None None	171,411	257,358	428,769	51,041	01/29/04	300
Willow										
Grove	PA	329,934	73,123	None None	329,934	73,123	403,057	16,447	05/29/03	300
Aiken	SC	320,000	432,527	None None	320,000	432,527	752,527	163,636	07/22/99	300
Aiken	SC	330,000	472,679	None None	330,000	472,679	802,679	178,826	07/22/99	300
Aiken	SC	560,000	543,588	None None	560,000	543,588	1,103,588	205,652	07/22/99	300
Aiken	SC	360,000	542,982	None None	360,000	542,982	902,982	205,424	07/22/99	300
Aiken	SC	540,000	388,058	None None	540,000	388,058	928,058	146,810	07/22/99	300
Aiken	SC	250,000	251,770	None None	250,000	251,770	501,770	95,250	07/22/99	300
Belvedere	SC	490,000	463,080	None None	490,000	463,080	953,080	175,194	07/22/99	300
Bishopville	SC	191,738	356,130	1,500 None	191,738	357,630	549,368	11,389	03/27/08	300
Bonneau	SC	128,411	239,191	1,500 None	128,411	240,691	369,102	7,686	03/27/08	300
Camden	SC	269,136	499,897	1,500 None	269,136	501,397	770,533	15,941	03/27/08	300
Charleston	SC	170,000	350,000	None None	170,000	350,000	520,000	187,250	08/25/95	300

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					Capitalized		4 -4 3371-1	. 1				on
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			D 1141				D 2145					in
			Buildings,				Buildings,					latest
			Improvemen	its			Improvemen		A1.4	1		Income
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Description			Acquisition		Carrying		Acqu	uisition	Depreciation	Date or	Date Co	_
NT-40 1)		Land	Edmanrov	anta	Coata	Land	Ease	Total	(Mata 4) (	Oatmination	Assuired	(in Months
(Note 1)		Land	F <b>des</b> prove	ements	Costs	Land	Fees	Total	(Note 4)	Construction	Acquireuv	Лопина
Columbia	SC	150,000	450,000	None	None	150,000	450,000	600,000	0 240,750		08/25/95	300
Columbia	SC	520,000	,	None		•	•	991,637	·		08/23/93	300
	SC	325,426		1,500				991,037			03/18/04	300
Conway	SC	325,426	,	-		•	•				03/27/08	300
Conway				1,000			- ,	252,890				
Cordova	SC	137,207	·	2,000				394,232			03/27/08	300
Eastover	SC	138,966		1,000				398,591			03/27/08	300
Florence	SC	193,497	•	1,500		·	,	554,410			03/27/08	300
Florence	SC	337,740		1,500				966,533			03/27/08	300
Goose Creek		150,000	,	None			•	391,637	· · · · · · · · · · · · · · · · · · ·		03/18/04	300
Greenville	SC	390,000		None				852,847			07/22/99	300
Greenville	SC	300,000	•	None		•	•	702,392	·		07/22/99	300
Greenville	SC	370,000		None				802,695			07/22/99	300
Greenville	SC	•	,	None		·	•	1,103,604			07/22/99	300
Greenville	SC	680,000		None				1,103,604			07/22/99	300
Greer	SC	400,000	•	None		·	•	902,879	·		07/22/99	300
		246,269		1,500				705,838			03/27/08	300
Hilton Head		500,000	,	None		·	·	1,191,637			03/18/04	300
Hilton Head		185,500		None				530,010			04/14/04	300
Irmo	SC	690,000	·	None			•	1,151,637			03/18/04	300
Jackson	SC	170,000	632,626	None	None	170,000	632,626	802,626	6 239,339		07/22/99	300
Kingstree	SC	0	301,766	2,000			303,766	303,766	6 13,995		03/27/08	300
Kingstree	SC	209,328		1,000		209,328		600,293			03/27/08	300
Lake City				1,500	None	202,292		580,190			03/27/08	300
Lexington				None		255,000	•	800,000			08/25/95	300
Lexington				None		640,000		1,203,891			07/22/99	300
Lexington		540,000	·	None		540,000	•	1,103,588			07/22/99	300
Lexington				None		360,000		1,203,891			07/22/99	300
Lugoff	SC	200,533		1,500		200,533		574,523			03/27/08	300
Moncks	À											
Corner	SC	351,812	654,578	1,000	None	351,812	655,578	1,007,390	0 20,802		03/27/08	300
Moncks			,	-,		,		-,- ,	,			
Corner	SC	404,584	752,083	1,500	None	404,584	753,583	1,158,167	7 23,927		03/27/08	300
Mt. Pleasant				1,000		668,443		1,911,383			03/27/08	300
Myrtle		000,	1,= ,.	1,0		000,	1,= ,.	1,0 1 - ,-	, , , , , ,		03/2	
Beach	SC	140,725	261,942	1,000	None	140,725	262,942	403,667	7 8,369		03/27/08	300

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Myrtle											
•	SC	492,537	913,807	2,500	None	492,537	916,307	1,408,844	29,124	03/27/08	300
Myrtle											-
Beach	SC	527,718	980,766	1,500	None	527,718	982,266	1,509,984	31,169	03/27/08	300
Myrtle											
Beach	SC	703,624	1,307,326	1,000	None	703,624	1,308,326	2,011,950	41,473	03/27/08	300
Myrtle											ŀ
	SC	0	176,002	1,500	None	-	177,502	177,502	5,685	03/27/08	300
Myrtle											
	SC	0	753,979	1,500	None	-	755,479	755,479	23,987	03/27/08	300
Myrtle											ŀ
	SC	0	327,278	1,000	None	-	328,278	328,278	18,911	03/27/08	300
Myrtle											
	SC	0	277,019	1,000	None	-	278,019	278,019	13,994	03/27/08	300
North											Í
U	SC	400,000	452,777	None	None	400,000	452,777	852,777	171,296	07/22/99	300
North											
	SC	330,000	481,637	None	None	330,000	481,637	811,637	92,311	03/18/04	300
North											
Augusta	SC	490,000	1,221,637	None	None	490,000	1,221,637	1,711,637	234,144	03/18/04	300
North											
	SC	400,000	650,000	None	None	,	650,000	1,050,000	347,750	08/25/95	300
0 0	SC	320,000	691,637	None	None		691,637	1,011,637	132,561	03/18/04	300
Pinewood	SC	325,426	605,076	1,500	None		606,576	932,002	19,272	03/27/08	300
Simpsonville		530,000	573,485	None	None	530,000	573,485	1,103,485	216,963	07/22/99	300
Spartanburg		470,000	432,879	None	None		432,879	902,879	163,768	07/22/99	300
Summerton		142,484	265,326	1,500	None		266,826	409,310	8,513	03/27/08	300
Summerville		115,000	515,000	None	None	115,000	515,000	630,000	275,525	08/25/95	300
Summerville		297,500	553,227	None	None		553,227	850,727	104,189	04/14/04	300
Sumter	SC	211,087	392,065	1,500	None	,	393,565	604,652	12,527	03/27/08	300
Sumter	SC	263,859	490,128	1,500	None	263,859	491,628	755,487	15,632	03/27/08	300
Sumter	SC	362,367	673,012	1,500	None	362,367	674,512	1,036,879	21,423	03/27/08	300
4											

												Life
				Cost Cap	italized							on
				Subsec	quent	Gross An	nount at Whi	ch Carried				whicl
		Initial	Cost to			at Close of	f Period (Not	es 2, 3, 5, 6	)			
		Com	pany	to Acqu	isition		and 7)				der	precia
												in
			Buildings,				Buildings,					lates
			Improvemen	ts			Improvemen			_		Incom
			and				and		Accumulate	d	St	tatem
) Nacamimti am			Acquisition		Commina		Aggr	.i.aiti.am	Dommoniation	n Doto of	Doto C	is
Description	1		Acquisition		Carrying		Acqu	iisition	Depreciation	n Date of	Date Co	ompu (in
Note 1)		Land	FeeImpro	vements	Costs	Land	Fees	Total	(Note 4)	Construction	Acquired	
14010 1)		Land	recampre	Venients	Costs	Land	1 003	Total	(11016 4)	Construction	required	vionui
umter	SC	181,183	336,587	1,500	None	181,183	338,087	519,270	10,770		03/27/08	300
umter	SC	154,797	287,584	1,500	None	154,797	289,084	443,881	•		03/27/08	300
umter	SC	351,812	653,469	1,500	None	351,812	654,969	1,006,781			03/27/08	300
umter	SC	334,222	620,801	1,500	None	334,222	622,301	956,523	•		03/27/08	300
umter	SC	281,450	522,796	1,500	None	281,450	524,296	805,746	16,667		03/27/08	300
umter	SC	149,520	278,284	1,000	None	149,520	279,284	428,804	8,886		03/27/08	300
umter	SC	146,002	271,250	1,500	None	146,002	272,750	418,752	8,701		03/27/08	300
umter	SC	372,921	693,113	1,000	None	372,921	694,113	1,067,034	22,022		03/27/08	300
umter	SC	149,520	277,726	1,500	None	149,520	279,226	428,746	8,906		03/27/08	300
umter	SC	262,100	486,861	1,500	None	262,100	488,361	750,461	15,529		03/27/08	300
umter	SC	184,701	344,620	None	None	184,701	344,620	529,321	•		03/27/08	300
Vest Aiker	n SC	400,000	402,665	None	None	400,000	402,665	802,665	152,338		07/22/99	300
Vest												
Columbia	SC	410,000	693,574	None	None	410,000	693,574	1,103,574	262,397		07/22/99	300
Vest	~~							0.50				• • •
Columbia	SC	336,000	624,727	None	None		624,727	960,727			04/14/04	300
rrington	TN	385,000	716,242	None	None	385,000	716,242	1,101,242			10/16/03	300
thens	TN	175,000	326,242	None	None	175,000	326,242	501,242			10/16/03	300
thens	TN	124,179	231,860	None	None	124,179	231,860	356,039	•		10/16/03	300
Senton Shotton	TN	192,500	358,742	None	None	192,500	358,742	551,242			10/16/03	300
hattanoog		181,731	338,741	None	None None		338,741	520,472			10/16/03 10/16/03	300 300
lhattanoog lhattanoog		168,000 175,000	313,242 326,242	None -79,571	None	168,000 175,000	313,242 246,671	481,242 421,671			10/16/03	300
hattanoog		159,979	298,346	None	None	159,979	298,346	458,325			10/16/03	300
hattanoog		105,000	196,242	None	None		196,242	301,242			10/16/03	300
hattanoog		245,000	456,242	None	None	245,000	456,242	701,242			10/16/03	300
hattanoog		297,500	553,742	None	None	297,500	553,742	851,242			10/16/03	300
hattanoog		323,750	822,529	None	None	323,750	822,529	1,146,279			10/16/03	300
hattanoog		280,000	521,242	None	None	280,000	521,242	801,242			10/16/03	300
hattanoog		257,250	478,992	None	None		478,992	736,242			10/16/03	300
Chattanoog		283,209	527,201	None	None	283,209	527,201	810,410			10/16/03	300
hattanoog		542,500	1,008,742	None	None	542,500	1,008,742	1,551,242			10/16/03	300
hattanoog		332,500	618,742	None	None	332,500	618,742	951,242			10/16/03	300
hattanoog		175,000	326,242	None	None	175,000	326,242	501,242			10/16/03	300
leveland	TN	110,009	205,545	None		110,009	205,545	315,554			10/16/03	300

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Cleveland	TN	227,500	423,742	None	None	227,500	423,742	651,242	88,273	10/16/03	300
Cleveland	TN	280,000	521,242	None	None	280,000	521,242	801,242	108,586	10/16/03	300
Cleveland	TN	245,000	456,242	None	None	245,000	456,242	701,242	95,044	10/16/03	300
Cleveland	TN	157,500	293,742	None	None	157,500	293,742	451,242	61,190	10/16/03	300
Cleveland	TN	122,500	228,742	None	None	122,500	228,742	351,242	47,648	10/16/03	300
Cleveland	TN	300,373	559,077	None	None	300,373	559,077	859,450	116,468	10/16/03	300
Dayton	TN	262,500	488,742	None	None	262,500	488,742	751,242	101,815	10/16/03	300
Decatur	TN	181,731	338,742	None	None	181,731	338,742	520,473	70,565	10/16/03	300
Dunlap	TN	315,000	586,242	None	None	315,000	586,242	901,242	122,127	10/16/03	300
Etowah	TN	192,500	358,742	None	None	192,500	358,742	551,242	74,732	10/16/03	300
Gallatin	TN	525,000	976,242	None	None	525,000	976,242	1,501,242	203,377	10/16/03	300
Gray	TN	191,151	355,563	None	None	191,151	355,563	546,714	15,999	11/29/07	300
Iarrison	TN	484,313	900,680	None	None	484,313	900,680	1,384,993	187,635	10/16/03	300
Iixson	TN	271,250	504,992	None	None	271,250	504,992	776,242	105,200	10/16/03	300
Iixson	TN	513,215	954,355	None	None	513,215	954,355	1,467,570	198,818	10/16/03	300
Iixson	TN	94,500	176,742	None	None	94,500	176,742	271,242	36,815	10/16/03	300
Iixson	TN	300,373	559,077	None	None	300,373	559,077	859,450	116,468	10/16/03	300
Cimball	TN	332,500	618,742	None	None	332,500	618,742	951,242	128,898	10/16/03	300
Cingsport	TN	155,603	289,545	None	None	155,603	289,545	445,148	13,028	11/29/07	300
Cingsport	TN	310,303	576,845	None	None	310,303	576,845	887,148	25,956	11/29/07	300

												Lif
		Cost Capitalized Subsequent										or
		T 1.1 1	<b>C</b>	Subsec	quent		nount at Whi					whi
			Cost to	4- 4	:.:4:	at Close o	f Period (Not	tes 2, 3, 5, 6			. ل	
		Con	npany	to Acqu	1S1t1On		and 7)				de	preci in
			Buildings,				Buildings,					late
			Improvemen	ts			Improvemen	nts				Inco
			and				and		Accumulated	l	S	tater
												is
scription			Acquisition		Carrying		Acqı	uisition	Depreciation	Date of	Date C	_
ote 1)		Land	Fees Impi	rovements	Costs	Land	Fees	Total	(Note 4)	Construction	Acquired	ir Mont
Vergne	TN	340,000	650,000	None	None	340,000	650,000	990,000	347,750		08/25/95	30
Vergne	TN	577,500	1,073,742	-15,745	None	•	1,057,997	1,635,497	•		10/16/03	
anchester	TN	266,119	495,463	None	None		495,463	761,582			10/16/03	
anchester	TN	281,675	524,352	None	None	•	524,352	806,027	•		10/16/03	
anchester	TN	319,846	595,242	None		319,846	595,242	915,088			10/16/03	
onteagle	TN	271,173	504,849	None	None	•	504,849	776,022			10/16/03	
t. Juliet	TN	397,128	738,764	None	None		738,764	1,135,892			10/16/03	
urfreesbord		549,500	1,021,742	None	None	•	1,021,742	1,571,242			10/16/03	
urfreesbord		467,810	870,032	None	None		870,032	1,337,842			10/16/03	
urfreesbord		300,373	559,077	None	None	·	559,077	859,450			10/16/03	
shville	TN	498,628	927,264	None	None		927,264	1,425,892			10/16/03	
coee	TN	119,792	223,713	-11,239	None	•	212,474	332,266	•		10/16/03	
oltewah	TN	234,231	436,241	None	None		436,241	670,472			10/16/03	
oltewah	TN	700,000	1,301,242	-190,623	None	•	1,110,619	1,810,619	•		10/16/03	
oltewah	TN	105,000	196,242	None	None		196,242	301,242			10/16/03	
d Bank	TN	350,000	651,242	None	None	•	651,242	1,001,242	•		10/16/03	
d Bank	TN	300,373	559,077	-39,679	None	300,373	519,398	819,771			10/16/03	30
an												
ountain	TN	286,303	532,274	None	None	286,303	532,274	818,577	23,951		11/29/07	30
yal	TN	320,229	595,953	None	None	320,229	595,953	916,182	124,151		10/16/03	30
nyrna	TN	426,466	793,251	None	None	426,466	793,251	1,219,717	165,254		10/16/03	30
nyrna	TN	630,000	1,170,036	None	None	630,000	1,170,036	1,800,036	107,253		09/27/06	30
ddy Daisy	TN	297,500	553,732	None	None	297,500	553,732	851,232	115,355		10/16/03	30
ddy Daisy	TN	350,000	651,242	None	None	350,000	651,242	1,001,242	135,669		10/16/03	30
ddy Daisy	TN	245,000	456,242	None	None	245,000	456,242	701,242	95,044		10/16/03	30
veetwater	TN	122,500	228,742	None	None	122,500	228,742	351,242	47,648		10/16/03	30
veetwater	TN	339,231	1,131,287	None	None	339,231	1,131,287	1,470,518	158,172		10/16/03	30
veetwater	TN	133,000	248,242	None	None	133,000	248,242	381,242	51,711		10/16/03	30
oingdon	VA	57,847	107,997	None	None	57,847	107,997	165,844	4,858		11/29/07	30
g Stone												
ıp		527,303	979,860	None		527,303	979,860	1,507,163			11/29/07	
istol	VA	213,369	396,824	None		213,369	396,824	610,193			11/29/07	
istol	VA	268,303	498,845	None		268,303	498,845	767,148	•		11/29/07	
istol	VA	171,156	318,428	None		171,156	318,428	489,584			11/29/07	
stlewood	VA	387,303	720,307	None	None	387,303	720,307	1,107,610	32,412		11/29/07	30

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dar Bluff	VA	492,303	915,307	None	None	492,303	915,307	1,407,610	41,187		11/29/07	30
atham	VA	347,728	525,031	None	None	347,728	525,031	872,759	121,625		03/19/03	30
iesapeake	VA	225,000	400,366	None	None	225,000	400,366	625,366	54,049		08/18/05	30
intwood	VA	378,553	703,610	None	None	378,553	703,610	1,082,163	31,661		11/29/07	30
eburn	VA	168,934	314,764	None	None	168,934	314,764	483,698	14,163		11/29/07	30
eburn	VA	312,303	581,021	None	None	312,303	581,021	893,324	26,144		11/29/07	30
eburn	VA	282,303	525,307	None	None	282,303	525,307	807,610	23,637		11/29/07	30
llinsville	VA	84,465	130,137	None	None	84,465	130,137	214,602	30,141		03/19/03	30
ınville	VA	149,276	227,333	None	None	149,276	227,333	376,609	52,658		03/19/03	30
ınville	VA	83,644	128,884	None	None	83,644	128,884	212,528	29,851		03/19/03	30
ınville	VA	266,722	403,501	None	None	266,722	403,501	670,223	93,471		03/19/03	30
anklin	VA	536,667	863,699	None	None	536,667	863,699	1,400,366	116,599		08/18/05	30
ite City	VA	422,303	784,845	None	None	422,303	784,845	1,207,148	35,316		11/29/07	30
ımpton	VA	433,985	459,108	None	168	433,985	459,276	893,261	196,702		04/17/98	30
ghland												
rings	VA	396,720	598,547	None	None	396,720	598,547	995,267	138,656		03/19/03	30
onaker	VA	492,303	915,307	None	None	492,303	915,307	1,407,610	41,187		11/29/07	30
artinsville	VA	246,820	373,653	None	None	246,820	373,653	620,473	86,556		03/19/03	30
artinsville	VA	83,521	128,706	None	None	83,521	128,706	212,227	29,810		03/19/03	30
idlothian	VA	325,000	302,872	None	None	325,000	302,872	627,872	137,760		08/21/97	30
wport												
ews	VA	490,616	605,304	None	168	490,616	605,472	1,096,088	229,991	01/20/00	04/17/98	30

#### Table of contents

sburg VA

838,172

1,556,910

None

None

838,172

1,556,910

Buildings,

Improvements

Cost Capitalized

Subsequent Gross Amount at Which Carried

Buildings,

Improvements

at Close of Period (Notes 2, 3, 5, 6 and Initial Cost to Company to Acquisition 7)

			and	.5			improvements		A agrimulated		
			and				and		Accumulated		
ion			Acquisition	(	Carrying		Acqui	isition	Depreciation	Date of	Date
		Land	Fees	Improvements	Costs	Land	Fees	Total	(Note 4) C	construction	Acquire
	VA	157,826	293,688	None	None	157,826	293,688	451,514	13,214		11/29/0
	VA	457,303	849,860	None	None	457,303	849,860	1,307,163			11/29/0
	VA	222,256	413,344	None	None	222,256	413,344	635,600			11/29/0
	VA	256,170	476,327	None	None	256,170	476,327	732,497			11/29/0
	VA	276,303	513,717	None	None	276,303	513,717	790,020			11/29/0
ls	VA	140,051	261,125	None	None	140,051	261,125	401,176			11/29/0
nd	VA	700,000	400,740	None	168	700,000	400,908	1,100,908	3 171,704		04/17/9
nd	VA	700,000	440,965	None	168	700,000	441,133	1,141,133			04/17/9
nd	VA	400,000	250,875	None	168	400,000	251,043	651,043			04/17/9
nd	VA	1,000,000	740	None	168	1,000,000	908	1,000,908			04/17/9
nd	VA	700,000	100,695	None	168	700,000	100,863	800,863			04/17/9
nd	VA	1,144,841	3,371,146	None	None	1,144,841	3,371,146	4,515,987			08/22/0
nd	VA	298,227	451,014	None	None	298,227	451,014	749,241			03/19/0
nd	VA	329,698	498,015	None	None	329,698	498,015	827,713	·		03/19/0
nd	VA	213,982	324,659	None	None	213,982	324,659	538,641			03/19/0
nd	VA	482,735	727,776	None	None	482,735	727,776	1,210,511			03/19/0
nd	VA	350,453	529,365	None	None	350,453	529,365	879,818			03/19/0
nd	VA	323,496	488,918	None	None	323,496	488,918	812,414			03/19/0
nd	VA	278,443	421,584	None	None	278,443	421,584	700,027			03/19/0
;	VA	325,000	575,366	None	None	325,000	575,366	900,366	5 77,674		08/18/0
e	VA	211,147	393,160	None	None	211,147	393,160	604,307			11/29/0
1	VA	152,535	232,528	None	None	152,535	232,528	385,063	3 53,862		03/19/0
osto	n VA	160,893	244,778	None	None	160,893	244,778	405,671	1 56,700		03/19/0
	VA	334,803	622,807	None	None	334,803	622,807	957,610			11/29/0
	VA	422,303	785,307	None	None	422,303	785,307	1,207,610			11/29/0
	VA	271,865	601,997	None	None	271,865	601,997	873,862			12/20/9
1	VA	675,000	1,000,366	None	None	675,000	1,000,366	1,675,366	5 135,049		08/18/0
	VA	700,000	1,000,366	None	None	700,000	1,000,366	1,700,366	5 135,049		08/18/0
1	VA	153,382	285,882	None	None	153,382	285,882	439,264			11/29/0
le	VA	575,000	975,366	None	None	575,000	975,366	1,550,366			08/18/0
			,				, 				
	VA	1,194,560	2,218,773	None	None	1,194,560	2,218,773	3,413,333	3 580,564		06/27/0
on	VA	515,971	649,125	None	None	515,971	649,125	1,165,096			12/20/9
City	VA	369,803	687,345	None	None	369,803	687,345	1,057,148			11/29/0
1	X 7 A	020 170	1.556.010	3.7	N.T.	020,170	1.556.010	2.205.000	107.016		06/07/0

06/27/0

2,395,082

407,316

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	VA	334,803	622,360	None	None	334,803	622,360	957,163	28,005		11/29/0
	VA	66,733	124,517	None	None	66,733	124,517	191,250	5,602		11/29/0
	VA	527,303	979,860	None	None	527,303	979,860	1,507,163	44,092		11/29/0
lle	VA	1,222,535	1,577,830	None	None	1,222,535	1,577,830	2,800,365	213,007		08/18/0
'n	VA	309,435	447,144	None	168	309,435	447,312	756,747	191,572		04/17/9
d No	velty										
idge	FL	743,498	657,485	182,751	35,192	743,498	875,428	1,618,926	333,075		12/31/9
	FL	401,874	933,768	28,336	19,195	401,874	981,299	1,383,173	416,938		12/23/9
d	IL	159,587	618,398	None	22,550	159,587	640,948	800,535	322,286		11/26/9
rook	NY	980,000	1,801,586	5,641	232	980,000	1,807,459	2,787,459	717,750		01/11/9
Hills	sPA	631,084	1,172,563	None	None	631,084	1,172,563	1,803,647	287,276		11/01/0
tion a	and										
_											
do	CA	1,949,375	12,966,248	800	None	1,949,375	12,967,048	14,916,423	681,120	08/13/07	01/18/0
	KS	3,688,591	6,850,770	None	None	3,688,591	6,850,770	10,539,361	810,675		01/06/0
am	MA	9,626,112	17,877,779	2,500	None	9,626,112	17,880,279	27,506,391	983,594		08/30/0

		Initial Cost to Company		Subse	apitalized equent quisition		nount at Whic f Period (Note and 7)				wi depre
			Buildings, Improvement and	ıts			Buildings, Improvemen and		Accumulated	I	la Inc Stat
cription			Acquisition		Carrying		Acqu	uisition	Depreciation	Date of	Date Con
te 1)		Land	Fedsmprov	vements	Costs	Land	Fees	Total	(Note 4) C	Construction	AcquiredMo
g Stores											ı
itgomery	AL	1,150,000		None		1,150,000		2,629,627			02/09/05
ersfield	CA	0		None	None	-	3,501,678	3,501,678			02/26/08
initas	CA	0		None	None	-	3,751,713	3,751,713			02/26/08
)	CA	2,205,539		None	None		4,096,524	6,302,063			02/21/08
y	CA	2,467,993	4,584,246	None	None	2,467,993	4,584,246	7,052,239	9 191,010		12/20/07
orado	~~	1.025.000	1 615 051	• •			1 615 051	2 (70 27)			2 <b>2</b> 12 2 10 <b>5</b>
ngs G-11:	CO	1,025,000		None	None	1,025,000	1,645,371	2,670,371			02/09/05
Collins	CO	1,100,000		None	None	1,100,000	1,385,014	2,485,014			02/09/05
selberry	FL	1,075,020		None	None	1,075,020	1,664,284	2,739,304			09/30/98
1 1	GA	500,000		None	None	500,000		1,556,116			04/29/05
kshear	GA	430,000		None	None	430,000	1,005,393	1,435,393			04/29/05
rdon	GA	410,000		None	None	410,000	1,010,615	1,420,615			04/29/05
0 man	GA	330,000		None	None	330,000	1,152,243	1,482,243			04/29/05
man dstock	GA GA	730,000		None	None None	730,000 930,000	856,586 1,035,544	1,586,586			02/09/05 04/29/05
odstock ekfoot	ID	930,000 560,000		None None	None	560,000	1,035,544	1,965,544 2,492,186			04/29/05 . 02/09/05 .
kfoot	ID	700,000		None None	None	700,000					02/09/05
ey bbuck	ID ID	890,000		None	None	890,000	2,011,543 1,267,183	2,711,543 2,157,183			02/09/05
m	IN	890,000		None	None	090,000	2,351,296	2,157,183			02/09/03
on		1,751,013		None		1,751,013					02/21/08
rel	MD	1,731,013		None	None	1,731,013	2,400,696	2,400,696	•		08/16/06
land	ME	2,100,849		None		2,100,849	3,902,402	6,003,251			12/20/07
lwin	MI	1,365,747		None	None	1,365,747	2,536,910	3,902,657	•		02/21/08
amora	MI	859,139		None	None	859,139	2,330,910	3,902,037			08/16/06
on City	NV	800,000		None	None	800,000		3,570,950	•		02/09/05
on City	NV	1,100,000		None	None		2,602,911	3,702,911			02/09/05
0	NV	850,000		None	None	850,000	2,306,647	3,156,647			02/09/05
:ks	NV	1,000,000		None	None		2,271,513	3,271,513			02/09/05
Valley	NV	550,000		None	None	550,000	2,678,380	3,228,380			02/09/05
land	OH	1,440,000		1,250	None			2,805,975			02/09/05
ison	ОН	580,000		None	None	580,000		1,852,742			04/29/05
field			-,- ,					-, ,			V = 1
ghts	ОН	0	2,703,730	None	None		2,703,730	2,703,730	94,630		02/21/08
ren	ОН	960,000		None	None	960,000		2,286,083			02/09/05

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ren	OH	800,000	1,241,503	None	None	800,000	1,241,503	2,041,503	192,424	02/09/05
owick	OH	530,000	1,241,308	None	None	530,000	1,241,308	1,771,308	184,122	04/29/05
ver	PA	0	3,003,160	None	None	-	3,003,160	3,003,160	125,131	12/20/07
nont	PA	720,000	1,246,023	10,475	None	720,000	1,256,498	1,976,498	193,911	02/09/05
ysburg	PA	0	2,500,750	None	None	-	2,500,750	2,500,750	237,571	08/16/06
rd	PA	0	1,812,483	None	None	-	1,812,483	1,812,483	365,565	02/09/05
ıstown	PA	250,000	2,593,436	None	None	250,000	2,593,436	2,843,436	401,974	02/09/05
ıstown	PA	600,000	2,010,255	None	None	600,000	2,010,255	2,610,255	311,581	02/09/05
rysville	PA	710,000	1,666,912	None	None	710,000	1,666,912	2,376,912	258,359	02/09/05
dale	PA	1,255,750	2,995,001	None	None	1,255,750	2,995,001	4,250,751	284,525	08/16/06
adelphia	PA	0	3,803,732	None	None	-	3,803,732	3,803,732	133,129	02/26/08
ding	PA	1,400,000	3,304,996	None	None	1,400,000	3,304,996	4,704,996	115,673	02/21/08
t Marys	PA	1,663,632	3,090,403	None	None	1,663,632	3,090,403	4,754,035	128,767	12/20/07
pery Rock	PA	0	1,811,488	None	None	_	1,811,488	1,811,488	359,623	02/09/05
t Norriton	PA	0	3,603,611	None	None	-	3,603,611	3,603,611	126,125	02/21/08
ford	PA	2,300,000	2,606,080	None	None	2,300,000	2,606,080	4,906,080	91,212	02/21/08
don	PA	0	3,253,285	None	None	-	3,253,285	3,253,285	135,553	12/20/07
lericksburg	gVA	0	2,901,815	None	None	-	2,901,815	2,901,815	101,562	02/21/08
khannon	WV	1,716,898	3,189,190	None	None	1,716,898	3,189,190	4,906,088	111,620	02/21/08

### Table of contents

eral chandise

	Buildings, Improvement and	ts		Cost Capitalized Subsequent Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 to Acquisition  Buildings					depre
					Buildings, Improvemen and		Accumulated	I	la Inc Stat
cription	Acquisition		Carrying		Acqu	isition	Depreciation	Date of	Date Con
te 1) Land	Fees Impre	rovements	Costs	Land	Fees	Total	(Note 4)	Construction	AcquiredMo
rtainment									
erside CA 7,800,0	000 130	-416,985	None	7,800,000	(416,855)	7,383,145	31		07/05/02
a CA 2,300,0	000 22	None	None	2,300,000	22	2,300,022	2 8		03/31/99
ia FL 8,272,0	1,713	None	None	8,272,080	1,713	8,273,793			03/31/99
ietta GA 1,500,0		None	None	1,500,000	768	1,500,768			06/29/01
cross GA 1,600,0		None	None	1,600,000	768	1,600,768			06/29/01
ensboro NC 4,000,0		None	None	4,000,000	463	4,000,463			07/05/02
okhaven NY 1,500,0		None	None	1,500,000	745	1,500,745			07/23/99
erhead NY 6,200,0	000 744	None	None	6,200,000	744	6,200,744	281		07/23/99
Dest 1 C									
ipment Rental Services		NT	NI	670.070	1 262 560	1 0/1 6/5	075 ((1		07/02/02
e Worth FL 679,0		None	None	679,079	1,262,568	1,941,647	•		07/03/03
rillo TX 140,0		None	173	140,000	419,907	559,907			09/12/88
isville TX 1,010,1	34 1,877,384	None	None	1,010,134	1,877,384	2,887,518	3 409,895		07/03/03
ncial									
rices		_							
enix AZ 245,1		None	None	245,137	456,324	701,461			02/01/08
on City CO 66,5	147,699	None	146	66,500	147,845	214,345	5 123,215		11/12/87
orado CO 212.0	(05.720	40.500	20.171	212.250	756 401	1.060.651	(5( (22		02/10/07
ngs CO 313,2		40,500		313,250		1,069,651			03/10/87
rwater FL 476,1		6,500	26,887	476,179	758,410	1,234,589		06/00/06	12/31/98
ndo FL 532,5		None	None	532,556	940,177	1,472,733		06/09/06	12/15/05
esville GA 172,6	383,376	None	11,006	172,611	394,382	566,993	318,984		12/22/87
er lene ID 165,9	000 368,468	None	None	165,900	368,468	534,368	309,696		09/21/87
lene ID 165,9 Springs MO 222,5		None None	None 93	222,569	494,426	716,995			09/21/87
aquerque NM 80,5	•	8,003	299	80,500	187,096	267,596			10/29/87
a Fe NM 70,0		None	327	70,000	155,800	207,390			10/29/87
idena TX 385,1	·	None	None	385,199	716,468	1,101,667			02/01/08
ison WI 154,3		None	None	154,375	287,794	442,169			02/01/08
waukee WI 265,9		None	None	265,985	495,071	761,056			02/01/08
, added 111 200,5	175,071	110110	Tione	203,703	175,071	,01,030	, 17,520		J2/01/00 .

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on City	CO	339,045	630,531	None	None	339,045	630,531	969,576	53,595	11/02/06
ite Vista	CO	47,652	582,159	None	None	47,652	582,159	629,811	233,847	12/23/98
veland	FL	101,782	189,258	None	189	101,782	189,447	291,229	74,142	03/31/99
sville	FL	176,459	579,793	None	22,666	176,459	602,459	778,918	294,852	11/26/96
inda	IA	439,267	816,010	None	None	439,267	816,010	1,255,277	85,681	05/25/06
nett	KS	59,690	518,121	None	None	59,690	518,121	577,811	208,126	12/23/98
sboro	KS	335,292	622,914	None	None	335,292	622,914	958,206	65,406	05/25/06
lipsburg	KS	423,725	787,146	None	None	423,725	787,146	1,210,871	82,650	05/25/06
donia	MN	89,723	559,300	None	None	89,723	559,300	649,023	224,669	12/23/98
g Prarie	MN	88,892	553,997	None	None	88,892	553,997	642,889	222,537	12/23/98
nesvile	MN	49,483	525,406	None	None	49,483	525,406	574,889	211,053	12/23/98
ng										
ey	MN	69,785	579,238	None	None	69,785	579,238	649,023	232,678	12/23/98
road	MN	70,000	580,000	None	None	70,000	580,000	650,000	232,967	12/23/98
sas City	MO	210,070	466,571	None	239	210,070	466,810	676,880	379,606	05/13/88
sas City	MO	168,350	373,910	None	239	168,350	374,149	542,499	304,240	05/26/88
ow										
ngs	MO	416,494	773,718	None	None	416,494	773,718	1,190,212	81,240	05/25/06
ville	ND	59,333	565,562	None	None	59,333	565,562	624,895	227,199	12/23/98
worth	NE	362,675	673,768	None	None	362,675	673,768	1,036,443	70,746	05/25/06
erial	NE	388,599	721,914	None	None	388,599	721,914	1,110,513	73,395	06/28/06
omfield	NM	59,559	616,252	None	None	59,559	616,252	675,811	247,542	12/23/98

		Initial ( Com <sub>l</sub>		Cost Cap Subse to Acqu	quent		nount at Which Period (Note and 7)			v depi	
			Buildings, Improvement and	nts			Buildings, Improvement and	nts	Accumulated	d	l Ir Sta
ription			Acquisition		Carrying		Acq	uisition	Depreciation	n Date of	Date Co
e 1)		Land	Fedsmpro	vements	Costs	Land	Fees	Total	(Note 4)	Construction	n AcquiredM
aukie	OR	180,250	400,336	49,088	24,085	180,250	473,509	653,759	344,892		08/06/87
phis	TN	197,708	507,647	None	248	197,708	507,895	705,603	209,107		09/30/98
man	TX	243,060	451,661	None	None	243,060	451,661	694,721	47,424		05/25/06
rado				_							
	TX	92,535	505,276	None	None	92,535	505,276	597,811			12/23/98
ne	TX	212,408	394,735	None	None	212,408	394,735	607,143	•		05/25/06
and	TX	544,075	1,322,431	None	None	544,075	1,322,431	1,866,506			02/03/98
dio	TX	407,657	757,362	None	None	407,657	757,362	1,165,019		104006	05/25/06
isboro	TX	79,280	1,299,056	None	None	79,280	1,299,056	1,378,336		10/19/06	09/07/06
um	TX	390,147	724,821	None	None	390,147	724,821	1,114,968			05/25/06
)	UT	125,395	278,507	4,568	13	125,395	283,088	408,483			01/25/90
llup	WA	173,250	384,795	None	23,063	173,250	407,858	581,108			09/15/87
nond	WA	196,000	435,317	35,856	29,398	196,000	500,571	696,571			09/17/87
ma	WA	189,000	419,777	None	19,263	189,000	439,040	628,040	356,864		08/25/87
ery Sto	rec										
erdale		1,505,000	2,795,321	None	None	1,505,000	2,795,321	4,300,321	591,676		09/30/03
na	CA	1,190,000	2,210,308	None	None	1,190,000	2,210,308	3,400,308			09/30/03
der	CO	426,675	1,199,508	None	91,660	426,675	1,291,168	1,717,843			01/05/84
cil		120,075	1,177,500	TVOILE	71,000	120,073	1,251,100	1,717,013	1,037,232		01/05/01
s	IA	255,217	117,792	47,188	16,846	255,217	181,826	437,043	73,887		11/26/96
aw	IN	2,140,000	4,689,646	None	None	2,140,000	4,689,646	6,829,646	,		02/09/07
)	NV	456,000	562,344	19,733	30,375	456,000	612,452	1,068,452			05/26/88
ral				,							
	OR	840,000	1,560,308	None	None	840,000	1,560,308	2,400,308	330,265		09/30/03
nix	OR	840,000	1,560,308	None	None	840,000	1,560,308	2,400,308			09/30/03
oygan	WI	1,513,216	4,427,968	15,220	12,018	1,513,216	4,455,206	5,968,422		06/03/99	08/24/98
th and ss											
lise											
y	ΑZ	2,608,389	3,418,783	None	None	2,608,389	3,418,783	6,027,172	940,131	06/06/02	06/26/01
ond											
	CA	3,038,879	4,338,722	None	None	3,038,879	4,338,722	7,377,601	1,597,576	03/21/00	09/29/98
0	CA	1,247,243	3,807,569	None	None	1,247,243	3,807,569	5,054,812	1,336,988	12/13/00	06/29/99

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elberry	FL	1,979,598	8,256,394	14,554	287,166	1,979,598	8,558,114	10,537,712	2,779,882	12/30/03	05/31/95
l											
ıgs	FL	891,496	2,798,204	None	25	891,496	2,798,229	3,689,725	1,141,579	11/03/98	03/30/98
ah	FL	2,104,393	3,910,500	None	None	2,104,393	3,910,500	6,014,893	280,236		03/26/07
ni	FL	3,115,101	4,439,526	None	25	3,115,101	4,439,551	7,554,652	1,523,341	05/19/00	06/07/99
and											
	FL	2,800,000	2,196,480	None	None	2,800,000	2,196,480	4,996,480	563,955	07/06/01	03/27/01
ıdo	FL	2,144,778	3,755,905	None	None	2,144,778	3,755,905	5,900,683	773,195	08/07/03	11/26/02
oroke											
•	FL	1,714,388	4,387,824	None	25	1,714,388	4,387,849	6,102,237	1,420,025	12/11/00	10/01/99
brook	IL	3,010,512	8,161,186	None	None	3,010,512	8,161,186	11,171,698	348,728	10/26/07	01/24/07
dale											
hts	IL	1,213,770	2,255,063	None	None	1,213,770	2,255,063	3,468,833	161,611		03/26/07
napolis	SIN	3,008,186	6,999,881	None	None	3,008,186	6,999,881	10,008,067	457,608	03/20/07	08/03/06
port	IN	2,121,873	7,522,735	None	None	2,121,873	7,522,735	9,644,608	273,287	12/20/07	06/08/07
ngham	MD	3,055,453	5,675,230	None	None	3,055,453	5,675,230	8,730,683	406,724		03/26/07
ville	MN	3,611,925	8,804,654	None	None	3,611,925	8,804,654	12,416,579	323,779	06/05/08	04/18/07
swick	NJ	1,654,529	3,073,912	None	None	1,654,529	3,073,912	4,728,441	230,543		02/16/07
ters	NY	1,488,894	2,765,894	None	None	1,488,894	2,765,894	4,254,788	198,221		03/26/07
hwood	OH	1,504,354	2,794,305	None	None	1,504,354	2,794,305	4,298,659	209,566		02/16/07
delphia	ιPA	2,254,830	4,188,725	None	None	2,254,830	4,188,725	6,443,555	314,154		02/16/07
ess	TX	1,417,377	5,696,789	None	None	1,417,377	5,696,789	7,114,166	579,093	05/15/06	09/14/05
ıs	TX	5,293,733	6,555,637	None	None	5,293,733	6,555,637	11,849,370	604,359	08/04/06	11/09/05
Worth	TX	1,445,901	5,277,886	None	None	1,445,901	5,277,886	6,723,787	1,809,171	06/02/00	06/30/99
er	TX	1,478,222	5,679,604	None	None	1,478,222	5,679,604	7,157,826	724,527	09/08/05	12/16/04
inney	TX	1,805,460	5,972,111	None	None	1,805,460	5,972,111	7,777,571	707,669	12/07/05	04/20/05
)	TX	3,178,115	5,832,224	None	None	3,178,115	5,832,224	9,010,339	691,290	12/06/05	04/22/05

		Initial ( Com <sub>j</sub>		Cost Cap Subsector	quent		nount at Whic Period (Note and 7)				ul depre
			Buildings, Improvement and	ts			Buildings, Improvement and	nts	Accumulated	1	la Inc State
cription	1		Acquisition		Carrying		Acqı	uisition	Depreciation	Date of	Date Com
te 1)		Land	FeesImpro	ovements	Costs	Land	Fees	Total	(Note 4)	Construction	AcquiredMo
ne nishings											
eola	AR	88,759	520,047	None	None	88,759	520,047	608,806	,		06/30/98
bury	CT	630,171	3,621,163	41,456	183	630,171	3,662,802	4,292,973			09/30/97
ndon	FL	430,000	1,020,608	None	None	430,000	1,020,608	1,450,608	3 430,354		06/26/98
rfield	FL	475,000	071 720	None	10 622	475,000	020 261	1 205 261	260 824		01/20/00
ch ter	FL	1,698,316	871,738 3,209,801	None None	48,623 189	475,000 1,698,316	920,361 3,209,990	1,395,361 4,908,306			01/29/99 3 05/03/00 3
iei ipa	FL	685,000	885,624	None	None	685,000	885,624	1,570,624			06/26/98
ipa ipa st Palm	FL	494,763	767,737	71,880	1,870	494,763	841,487	1,336,250			12/31/98
ch	FL	347,651	706,081	69,111	32,441	347,651	807,633	1,155,284	330,600		12/31/98
ne	GA	254,902	486,812	None	251	254,902	487,063	741,965			11/26/96
enport		270,000	930,689	None	146	270,000	930,835	1,200,835	·		06/26/98
se	ID	158,400	351,812	None	3,010	158,400	354,822	513,222			05/06/88
npa	ID	183,743	408,101	None	3,548	183,743	411,649	595,392	2 332,477		05/06/88
et	IL	440,000	910,689	None	None	440,000	910,689	1,350,689			06/26/98
erson	IN	180,628	653,162	100,170	16,122	180,628	769,454	950,082			11/26/96
hita	KS	430,000	740,725	None	146	430,000	740,871	1,170,871	·		06/26/98
kandria		400,000	810,608	None	None	400,000	810,608	1,210,608			06/26/98
nroe		450,000	835,608	None	None	450,000		1,285,608			06/26/98
eveport le		525,000	725,642	None	None	525,000	725,642	1,250,642			06/26/98
ek n	MI	485,000	895,689	None	None	485,000	895,689	1,380,689	·		06/26/98
rie	MN	500,502	1,055,244	None	None	500,502	1,055,244	1,555,746			03/01/99
fport	MS	299,464	502,326	29,818	17,031	299,464	549,175	848,639	•		11/26/96
iesburg		300,000	660,608	None	None	300,000	660,608	960,608			06/26/98
geland		281,867	769,890	None	211	281,867	770,101	1,051,968	·		06/27/97
aha	NE	1,956,296	3,949,402	None	179	1,956,296	3,949,581	5,905,877			04/04/97
derson en		1,268,655	3,109,995	None	194	1,268,655	3,110,189	4,378,844			09/26/97
nd	NY	3,190,883	2,569,802	None	1,094	3,190,883	2,570,896	5,761,779			03/26/98
caster	OH	250,000	830,689	None	230	250,000	830,919	1,080,919	·		06/26/98
ona	PA	455,000	745,694	None	None	455,000	745,694	1,200,694	314,432		06/26/98

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	PA	510,000	900,689	None	None	510,000	900,689	1,410,689	379,788	06/26/98
ncy	PA	315,000	835,648	None	None	315,000	835,648	1,150,648	352,363	06/26/98
tehall	PA	515,525	1,146,868	None	457	515,525	1,147,325	1,662,850	483,743	06/30/98
ımbia	SC	600,000	900,725	None	428	600,000	901,153	1,501,153	379,898	06/26/98
cson	TN	380,000	750,608	None	None	380,000	750,608	1,130,608	316,504	06/26/98
nphis	TN	804,262	1,432,520	None	730	804,262	1,433,250	2,237,512	661,744	06/30/97
lene	TX	400,000	680,616	None	None	400,000	680,616	1,080,616	286,991	06/26/98
ar Park	TX	253,591	827,237	None	3,011	253,591	830,248	1,083,839	391,007	03/26/97
ston	TX	867,767	687,042	None	2,126	867,767	689,168	1,556,935	324,533	03/07/97
nview	TX	125,000	734,558	40,000	21,682	125,000	796,240	921,240	447,411	01/24/84
onio	TX	323,451	637,991	47,914	34,266	323,451	720,171	1,043,622	331,227	12/31/98
ng	TX	1,794,872	1,810,069	None	133	1,794,872	1,810,202	3,605,074	817,370	09/29/97
oster	TX	283,604	538,002	2,470	226	283,604	540,698	824,302	249,633	06/13/97
ey	WA	171,150	380,125	21,071	117	171,150	401,313	572,463	324,037	08/13/87
Claire	WI	260,000	820,689	None	146	260,000	820,835	1,080,835	346,091	06/26/98
Crosse	WI	372,883	877,812	None	146	372,883	877,958	1,250,841	370,178	06/26/98
ne										
roveme	ents									
ndale	CA	667,007	1,238,841	None	None	667,007	1,238,841	1,905,848	497,600	12/31/98
eles	CA	902,494	1,676,204	None	None	902,494	1,676,204	2,578,698	673,273	12/31/98
eles	CA	163,668	304,097	None	78	163,668	304,175	467,843	122,169	12/31/98

				Cost to a pany to Acquisition			nount at Whice Period (Note and 7)				dep
			Buildings, Improvement and	nts			Buildings, Improvement and	nts	Accumulated	1	I St
ption			Acquisition		Carrying		Acq	uisition	Depreciation	Date of	Date Co
1)		Land	Fees Im	nprovements	Costs	Land	Fees	Total	(Note 4)	Construction	n Acquired
luys	CA	750,293	1,393,545	None	None	750,293	1,393,545	2,143,838	559,738		12/31/98
Covina		311,040	577,733	None	None	311,040	577,733	888,773			12/31/98
e Park		478,314	618,348	None	280	478,314	618,628	1,096,942	•		12/31/98
	FL	419,842	1,899,287	58,581	34,745	419,842	1,992,613	2,412,455			11/26/96
loines		225,771	682,604	None	None	225,771	682,604	908,375			01/29/99
	IL	345,166	641,739	None	None	345,166	641,739	986,905			12/31/98
	IL	219,859	630,595	17,583	4	219,859	648,182	868,041			11/26/96
a	KS	1,051,077	1,952,233	None	None	1,051,077	1,952,233	3,003,310			01/06/06
nore	MD	171,320	318,882	None	None	171,320	318,882	490,202	•		12/31/98
Springs cothe	MO	870,071 804,948	1,616,080	None None	None None	870,071 804,948	1,616,080	2,486,151			01/06/06 01/06/06
ibia	MO	2,039,436	1,495,138 3,787,757	None	None	2,039,436	1,495,138 3,787,757	2,300,086 5,827,193			01/06/06
ibia,	MO	1,080,521	2,006,915	None	None	1,080,521	2,006,915	3,087,436			01/06/06
ioia,	MO	791,603	1,470,353	None	None	791,603	1,470,353	2,261,956	•		01/06/06
son	WIO	771,003	1,470,555	Tvone	TVOILE	771,003	1,470,555	2,201,730	173,772		01/00/00
7011	MO	1,481,299	2,751,217	None	None	1,481,299	2,751,217	4,232,516	325,561		01/06/06
ville	MO	1,421,788	2,640,696	None	None	1,421,788	2,640,696	4,062,484			01/06/06
า	MO	493,394	916,537	None	None	493,394	916,537	1,409,931			01/06/06
:ly	MO	1,293,387	2,402,283	None	None	1,293,387	2,402,283	3,695,670	•		01/06/06
a	NE	1,515,773	2,816,678	None	None	1,515,773	2,816,678	4,332,451			01/06/06
ster	NY	158,168	294,456	None	None	158,168	294,456	452,624	118,284		12/31/98
lton	TX	201,569	374,342	None	None	201,569	374,342	575,911			12/05/03
iite	TX	1,049,287	1,949,085	134,528	75,976	1,049,287	2,159,589	3,208,876	642,387		03/28/02
nd	TX	1,590,052	2,953,473	None	None	1,590,052	2,953,473	4,543,525	•		01/06/06
a	TX	1,346,834	2,501,783	None	None	1,346,834	2,501,783	3,848,617			01/06/06
ena	TX	147,535	274,521	None	None	147,535	274,521	422,056	•		12/31/98
	TX	363,851	676,249	None	None	363,851	676,249	1,040,100			12/31/98
ntonio		367,890	683,750	None	None	367,890	683,750	1,051,640	,		12/31/98
peake		144,014	649,869	None	11,754	144,014	661,623	805,637			12/22/86
ne	WA	66,150	146,921	None	242	66,150	147,163	213,313	122,555		11/18/87
Vehic	le Del	earships									
tsdale	AL	3,026,015	6,117,490	None	None	3,026,015	6,117,490	9,143,505	492,261	01/29/07	04/07/06
n	CO	4,004,339	1,602,070	None	None	4,004,339	1,602,070	5,606,409	280,362		08/25/04
nont	CO	2,502,092	6,906,609	None	None	2,502,092	6,906,609	9,408,701	1,208,656		08/25/04

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Breeze	FL	3,518,413	905,480	None	None	3,518,413	905,480	4,423,893	98,094		04/07/06
•	GA	1,339,957	1,831,350	None	None	1,339,957	1,831,350	3,171,307	198,060		03/01/06
ille	GA	1,137,266	3,221,767	None	None	1,137,266	3,221,767	4,359,033	390,998		10/25/05
stock	GA	2,509,102	2,509,993	None	None	2,509,102	2,509,993	5,019,095	322,116		10/25/05
Lake	IL	2,107,134	6,383,412	None	None	2,107,134	6,383,412	8,490,546	913,188		12/31/04
K	NC	1,125,979	2,196,033	None	None	1,125,979	2,196,033	3,322,012	352,611		12/31/04
ville	NC	2,353,825	4,159,653	None	None	2,353,825	4,159,653	6,513,478	644,227		05/13/04
ester	NH	578,314	4,546,307	None	None	578,314	4,546,307	5,124,621	718,022		10/01/04
hville	NY	1,000,000	5,755,166	None	None	1,000,000	5,755,166	6,755,166	590,883	06/06/06	03/23/06
	OH	715,953	554,589	None	None	715,953	554,589	1,270,542	73,453	02/13/06	01/19/05
oro	OR	1,611,084	1,936,755	None	None	1,611,084	1,936,755	3,547,839	177,536		09/01/06
S											
e	OR	3,822,277	5,687,110	None	None	3,822,277	5,687,110	9,509,387	456,763		09/01/06
llsville	eРА	264,670	587,843	None	1,753	264,670	589,596	854,266	497,179		08/17/87
nbia	SC	1,145,120	2,770,957	None	None	1,145,120	2,770,957	3,916,077	132,617		03/03/05
e											
	SC	4,099,824	2,081,997	-1,800,804	None	4,099,824	281,193	4,381,017	315,654	07/28/00	03/03/05
nburg	SC	1,234,815	3,111,921	-428,405	None	1,234,815	2,683,516	3,918,331	470,743		03/03/05
1	TX	2,100,000	3,900,895	None	None	2,100,000	3,900,895	6,000,895	149,533		01/31/08
	TX	1,347,454	8,564,135	None	None	1,347,454	8,564,135	9,911,589	1,077,557	10/28/05	01/25/05

	Initial Cost to Company	Cost Cap Subsector	quent	Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)				depi			
			Buildings, Improvement and	s			Buildings, Improvement and	nts	Accumulated	l.	l Ir Sta
ription			Acquisition		Carrying		Acqu	isition	Depreciation	Date of	Date Co
: 1)		Land	FeesImpro	ovements	Costs	Land	Fees	Total	(Note 4)	Construction	AcquiredM
e lies											
wood	CA	1,398,387	3,098,607	None	None	1,398,387	3,098,607	4,496,994	1,482,091		01/29/97
side	CA	1,410,177	1,659,850	None	None	1,410,177	1,659,850	3,070,027			09/17/97
lberry	FL	0	1,277,112	None	None	-	1,277,112	1,277,112	159,632	07/14/05	01/25/05
ninson	KS	269,964	1,704,013	36,489	None	269,964	1,740,502	2,010,466	787,402		06/25/97
a	KS	240,423	1,829,837	51,939	None	240,423	1,881,776	2,122,199	852,010		06/25/97
ton	MO	409,114	2,005,416	None	None	409,114	2,005,416	2,414,530	558,161		01/24/02
na	MT	564,241	1,503,118	14,233	None	564,241	1,517,351	2,081,592	698,885		06/09/97
boro	NC	465,557	2,176,416	21,418	None	465,557	2,197,834	2,663,391	955,755		03/27/98
bury	NY	3,808,076	2,377,932	None	None	3,808,076	2,377,932	6,186,008	1,073,785		09/29/97
ıdelphia	ОН	726,636	1,650,672	7,960	None	726,636	1,658,632	2,385,268	769,798		05/30/97
4.											
upplies a ces											
a	FL	347,794	905,248	46,000	14,368	347,794	965,616	1,313,410			12/31/98
h	GA	361,058	1,591,629	None	None	361,058	1,591,629	1,952,687		01/27/99	09/29/98
etta	GA	495,412	1,526,370	None	None	495,412	1,526,370	2,021,782		05/28/99	09/29/98
napolis	IN	427,000	1,296,901	None	None	427,000	1,296,901	1,723,901	448,238	03/10/00	01/19/99
ury	MA	543,038	2,477,213	None	None	543,038	2,477,213	3,020,251	837,192	11/12/99	09/30/98
sborougl		312,204	1,222,522	None	None	312,204	1,222,522	1,534,726			06/12/98
iews	NC	610,177	1,394,743	None	None	610,177	1,394,743	2,004,920	583,467		07/17/98
field	NJ	985,430	1,590,447	None	17	985,430	1,590,464	2,575,894	586,736		09/24/98
querque		684,036	874,914	300,000	42,875	684,036	1,217,789	1,901,825			12/31/98
on City		659,790	1,880,722	5,396	None	659,790	1,886,118	2,545,908			06/20/97
easant	SC	40,700	180,400	17,385	18,995	40,700	216,780	257,480			12/22/81
sville	TN	290,775	395,870	None	109	290,775	395,979	686,754	·		11/26/96
te Educa	ition										
		281,750	625.779	11.928	32.448	281.750	670.155	951 905	517 478		03/30/88
		201,700	0_0,110	11,720	C =, 1 10	201,700	0.0,100	701,700	227,170		20,000
k	FL	310,111	1,243,682	None	None	310,111	1,243,682	1,553,793	466,667	08/02/99	12/01/98
<sup>7</sup> egas	NV	1,080,444	3,346,772	None	None	1,080,444	3,346,772	4,427,216			03/04/98
	TN ation AZ	290,775 281,750 310,111	395,870 625,779 1,243,682	None 11,928 None	109 32,448 None	290,775 281,750 310,111	395,979 670,155 1,243,682	951,905 1,553,793	192,105 517,478 466,667	08/02/99	03/

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TX	221,025	437,593	2,202	21,608	221,025	461,403	682,428	321,483		12/13/90
TX	1,600,000	6,300,995	None	None	1,600,000	6,300,995	7,900,995	640,598		06/28/06
VA	688,917	3,208,607	None	None	688,917	3,208,607	3,897,524	1,166,947	05/07/99	09/30/98
VA	300,000	1,191,396	None	None	300,000	1,191,396	1,491,396	407,362	08/22/00	11/08/99
AL	335,197	622,697	None	None	335,197	622,697	957,894	57,081		09/14/06
AL	252,403	468,949	None	None	252,403	468,949	721,352	42,987		09/14/06
AL	272,044	505,636	None	None	272,044	505,636	777,680	149,157		08/31/01
AL	148,993	276,890	None	None	148,993	276,890	425,883	25,382		09/14/06
AL	172,438	320,429	None	None	172,438	320,429	492,867	29,373		09/14/06
AL	829,001	1,541,245	None	None	829,001	1,541,245	2,370,246	131,005		11/01/06
AL	134,432	249,846	None	None	134,432	249,846	384,278	22,903		09/14/06
AL	230,036	427,391	None	None	230,036	427,391	657,427	126,078		08/31/01
AL	251,349	466,972	None	None	251,349	466,972	718,321	137,754		08/31/01
AL	840,946	1,563,474	None	None	840,946	1,563,474	2,404,420	132,894		11/01/06
AL	148,982	276,881	None	None	148,982	276,881	425,863	25,381		09/14/06
AL	303,056	563,001	None	None	303,056	563,001	866,057	166,083		08/31/01
AL	814,113	1,513,596	None	None	814,113	1,513,596	2,327,709	128,654		11/01/06
										!
	TX VA VA VA AL	TX 1,600,000 VA 688,917 VA 300,000 AL 335,197 AL 252,403 AL 272,044 AL 148,993 AL 172,438 AL 829,001 AL 134,432 AL 230,036 AL 251,349 AL 840,946 AL 148,982 AL 303,056	TX 1,600,000 6,300,995 VA 688,917 3,208,607 VA 300,000 1,191,396  AL 335,197 622,697 AL 252,403 468,949 AL 272,044 505,636 AL 148,993 276,890 AL 172,438 320,429 AL 829,001 1,541,245 AL 134,432 249,846 AL 230,036 427,391 AL 251,349 466,972 AL 840,946 1,563,474 AL 148,982 276,881 AL 303,056 563,001	TX 1,600,000 6,300,995 None VA 688,917 3,208,607 None VA 300,000 1,191,396 None  AL 335,197 622,697 None AL 252,403 468,949 None AL 272,044 505,636 None AL 148,993 276,890 None AL 172,438 320,429 None AL 829,001 1,541,245 None AL 134,432 249,846 None AL 230,036 427,391 None AL 251,349 466,972 None AL 840,946 1,563,474 None AL 148,982 276,881 None AL 303,056 563,001 None	TX 1,600,000 6,300,995 None None VA 688,917 3,208,607 None None VA 300,000 1,191,396 None None AL 252,403 468,949 None None AL 272,044 505,636 None None AL 148,993 276,890 None None AL 172,438 320,429 None None AL 829,001 1,541,245 None None AL 134,432 249,846 None None AL 230,036 427,391 None None AL 251,349 466,972 None None AL 840,946 1,563,474 None None AL 840,946 1,563,474 None None AL 148,982 276,881 None None AL 303,056 563,001 None None	TX 1,600,000 6,300,995 None None 1,600,000 VA 688,917 3,208,607 None None 688,917 VA 300,000 1,191,396 None None 300,000 None None 300,000 None None 300,000 None None 252,403 AL 252,403 468,949 None None 252,403 AL 272,044 505,636 None None 272,044 AL 148,993 276,890 None None 148,993 AL 172,438 320,429 None None 172,438 AL 829,001 1,541,245 None None 829,001 AL 134,432 249,846 None None 134,432 AL 230,036 427,391 None None 230,036 AL 251,349 466,972 None None 251,349 AL 840,946 1,563,474 None None 840,946 AL 148,982 276,881 None None 148,982 AL 303,056 563,001 None None 303,056	TX 1,600,000 6,300,995 None None 1,600,000 6,300,995 VA 688,917 3,208,607 None None 688,917 3,208,607 VA 300,000 1,191,396 None None 300,000 1,191,396  AL 335,197 622,697 None None 335,197 622,697 AL 252,403 468,949 None None 252,403 468,949 AL 272,044 505,636 None None 272,044 505,636 AL 148,993 276,890 None None 148,993 276,890 AL 172,438 320,429 None None 172,438 320,429 AL 829,001 1,541,245 None None 829,001 1,541,245 AL 134,432 249,846 None None 134,432 249,846 AL 230,036 427,391 None None 230,036 427,391 AL 251,349 466,972 None None 251,349 466,972 AL 840,946 1,563,474 None None 840,946 1,563,474 AL 148,982 276,881 None None 148,982 276,881 AL 303,056 563,001 None None 303,056 563,001	TX 1,600,000 6,300,995 None None 1,600,000 6,300,995 7,900,995 VA 688,917 3,208,607 None None 688,917 3,208,607 3,897,524 VA 300,000 1,191,396 None None 300,000 1,191,396 1,491,396  AL 335,197 622,697 None None 335,197 622,697 957,894 AL 252,403 468,949 None None 252,403 468,949 721,352 AL 272,044 505,636 None None 272,044 505,636 777,680 AL 148,993 276,890 None None 148,993 276,890 425,883 AL 172,438 320,429 None None 172,438 320,429 492,867 AL 829,001 1,541,245 None None 829,001 1,541,245 2,370,246 AL 134,432 249,846 None None 134,432 249,846 384,278 AL 230,036 427,391 None None 230,036 427,391 657,427 AL 251,349 466,972 None None 251,349 466,972 718,321 AL 840,946 1,563,474 None None 840,946 1,563,474 2,404,420 AL 148,982 276,881 None None 148,982 276,881 425,863 AL 303,056 563,001 None None 303,056 563,001 866,057	TX 1,600,000 6,300,995 None None 1,600,000 6,300,995 7,900,995 640,598 VA 688,917 3,208,607 None None 688,917 3,208,607 3,897,524 1,166,947 VA 300,000 1,191,396 None None 300,000 1,191,396 1,491,396 407,362 AL 252,403 468,949 None None 252,403 468,949 721,352 42,987 AL 272,044 505,636 None None 272,044 505,636 777,680 149,157 AL 148,993 276,890 None None 148,993 276,890 425,883 25,382 AL 172,438 320,429 None None None 172,438 320,429 492,867 29,373 AL 829,001 1,541,245 None None 829,001 1,541,245 2,370,246 131,005 AL 134,432 249,846 None None 134,432 249,846 None None 134,432 249,846 None None 230,036 427,391 None None 251,349 466,972 None None 251,349 466,972 718,321 137,754 AL 840,946 1,563,474 None None 840,946 1,563,474 2,404,420 132,894 AL 148,982 276,881 None None 148,982 276,881 425,863 25,381 AL 303,056 563,001 None None None 148,982 276,881 425,863 25,381 AL 303,056 563,001 None None None 148,982 276,881 425,863 25,381	TX 1,600,000 6,300,995 None None 1,600,000 6,300,995 7,900,995 640,598 VA 688,917 3,208,607 None None 688,917 3,208,607 3,897,524 1,166,947 05/07/99 VA 300,000 1,191,396 None None 300,000 1,191,396 1,491,396 407,362 08/22/00  AL 335,197 622,697 None None 335,197 622,697 957,894 57,081 AL 252,403 468,949 None None 252,403 468,949 721,352 42,987 AL 272,044 505,636 None None 272,044 505,636 777,680 149,157 AL 148,993 276,890 None None 148,993 276,890 425,883 25,382 AL 172,438 320,429 None None 172,438 320,429 492,867 29,373 AL 829,001 1,541,245 None None 829,001 1,541,245 2,370,246 131,005 AL 134,432 249,846 None None 134,432 249,846 384,278 22,903 AL 230,036 427,391 None None 230,036 427,391 657,427 126,078 AL 251,349 466,972 None None 251,349 466,972 718,321 137,754 AL 840,946 1,563,474 None None 840,946 1,563,474 2,404,420 132,894 AL 148,982 276,881 None None 148,982 276,881 425,863 25,381 AL 303,056 563,001 None None 148,982 276,881 425,863 25,381 AL 303,056 563,001 None None 148,982 276,881 425,863 25,381

		Initial ( Com	Cost to pany Buildings, Improvements	Cost Cap Subsect to Acqu	quent		ount at Whic Period (Note and 7) Buildings, Improvemen	s 2, 3, 5, 6		Li o wh depred i lat Inco
			and				and		Accumulated	State i
scription			Acquisition		Carrying		Acqu	isition	Depreciation	Date of Date Com
te 1)		Land	FeesImprov	vements	Costs	Land	Fees	Total	(Note 4) Co	onstruction AcquiredMon
dsden	AL	242,194	449,977	None	None	242,194	449,977	692,171	· ·	09/14/06 3
lsden	AL	851,124	1,582,332	None	456	851,124	1,582,788	2,433,912	2 134,555	11/01/06 3
	AL	398,669	740,568	None	None	398,669	740,568	1,139,237	218,465	08/31/01 3
enville	AL	226,108	420,117	None	None	226,108	420,117	646,225		09/14/06 3
eyville	AL	262,500	488,357	None	None	262,500	488,357	750,857		12/21/07 3
milton	AL	214,198	397,991	None	None	214,198	397,991	612,189		09/14/06 3
over	AL	251,434	467,185	None	None	251,434	467,185	718,619		08/31/01 3
eytown	AL	281,422	522,828	None	None	281,422	522,828	804,250		09/14/06 3
ntsville	AL	826,840	1,537,233	None	None	826,840	1,537,233	2,364,073		11/01/06 3
ntsville	AL	811,599	1,508,927	None	None	811,599	1,508,927	2,320,526		11/01/06 3
ds	AL	171,145	318,028	None	None	171,145	318,028	489,173		09/14/06 3
bile	AL	286,333	531,950	None	None	286,333	531,950	818,283		09/14/06 3
ntgomery		143,693	267,060	None	None	143,693	267,060	410,753	· ·	09/14/06 3
ntgomery		145,206	269,870	None	None	145,206	269,870	415,076		09/14/06 3
ntgomery		380,468	706,777	None	None	380,468	706,777	1,087,245		10/12/06 3
<b>)</b>	AL	160,778	298,782	None	None	160,778	298,782	459,560		10/12/06 3
ttville	AL	254,278	472,432	None	None	254,278	472,432	726,710		09/14/06 3
acauga	AL	801,413	1,490,012	5,400	19,190	801,413	1,514,602	2,316,015		11/01/06 3
ssville	AL	256,485	476,510	None	None	256,485	476,510	732,995	•	10/12/06 3
rrior	AL	159,109	295,676	None	None	159,109	295,676	454,785		09/14/06 3
tadelphia		248,868	462,744	None	None	248,868	462,744	711,612		10/12/06 3
ntonville		377,086	700,582	None	None	377,086	700,582	1,077,668		08/31/01 3
nway	AR	941,465	1,750,100	None	None	941,465	1,750,100	2,691,565	· ·	11/01/06 3
Dorado	AR	907,534	1,687,608	None	None	907,534	1,687,608	2,595,142		11/01/06 3
be	AR	288,643	536,715	None	None	288,643	536,715	825,358		08/31/01 3
ksonville		267,376	497,124	None	None	267,376	497,124	764,500		09/14/06 3
	AR	173,984	323,371	None	None	173,984	323,371	497,355		11/16/07 3
le Rock		317,000	589,377	None	None	317,000	589,377	906,377		08/31/01 3
le Rock		216,570	402,459	None	None	216,570	402,459	619,029	•	11/16/07 3
lvern	AR	219,703	408,588	None	None	219,703	408,588	628,291	37,454	09/14/06 3
th Little	A.D.	276 220	(00.120	NI	NI	276.220	(00.120	1.075.450	21.461	11/1/07
ck	AR	376,320	699,138	None	None	376,320	699,138	1,075,458		11/16/07 3
	AR	241,128	447,988	None	None	241,128	447,988	689,116		10/12/06 3
ssellville		864,497	1,607,158	None	None	864,497	1,607,158	2,471,655	•	11/01/06 3
1	AR	190,000	352,808	None	None	190,000	352,808	542,808	156,989	11/20/97 3

oam												
ings												
ndale	ΑZ	624,761	895,976	None	210	624,761	896,186	1,520,947	458,559		03/06/96	3
ndale	AZ	1,511,430	3,264,231	None	None	1,511,430	3,264,231	4,775,661	269,451	11/06/06	05/16/06	3
ndale	ΑZ	740,707	1,376,143	None	None	740,707	1,376,143	2,116,850	75,686		08/28/07	3
odyear	AZ	794,360	1,274,445	None	None	794,360	1,274,445	2,068,805	115,888	02/23/06	04/08/05	3
enix	ΑZ	704,014	1,307,998	None	None	704,014	1,307,998	2,012,012	71,938		08/28/07	3
enix	AZ	766,680	1,424,378	None	None	766,680	1,424,378	2,191,058	78,339		08/28/07	3
enix	ΑZ	813,750	1,511,928	None	None	813,750	1,511,928	2,325,678	83,154		08/28/07	3
prise	AZ	681,288	1,008,310	None	None	681,288	1,008,310	1,689,598	155,055	09/29/04	04/16/04	3
npe	ΑZ	525,463	976,404	None	None	525,463	976,404	1,501,867	53,700		08/28/07	3
son	AZ	107,393	500,154	None	308	107,393	500,462	607,855	469,874		01/17/86	3
cson	ΑZ	463,231	860,982	None	None	463,231	860,982	1,324,213	47,352		08/28/07	3
son	AZ	496,194	922,053	None	None	496,194	922,053	1,418,247	50,711		08/28/07	3
ma	ΑZ	236,121	541,651	None	None	236,121	541,651	777,772	230,198		05/28/98	3
stow	CA	689,842	690,204	None	None	689,842	690,204	1,380,046	284,136		09/24/98	3
sno	CA	561,502	1,043,688	None	None	561,502	1,043,688	1,605,190	57,399		08/28/07	3
ermore	CA	662,161	823,242	None	None	662,161	823,242	1,485,403	338,905		09/23/98	3
thridge	CA	0	0	None	102	-	102	102	81		04/01/70	3
ncho												
camonga	CA	95,192	441,334	None	129	95,192	441,463	536,655	413,476		12/20/85	3
erside	CA	90,000	170,394	135,301	55	90,000	305,750	395,750	206,599		12/09/76	3

				Cost C	nitalias d						Li
				Cost Cap Subsec	_	Gross Am	ount at Whic	ch Carried			o wh
		Initial (	Cost to	04050	quem		Period (Note				**
		Comp	pany	to Acqu	aisition		and 7)				deprec
	Buildings,		Buildings,				Buildings,				lat
			Improvemen	.its			Improvemen	ats			Inco
			and				and		Accumulated	1	State
scription			Acquisition		Carrying		Acqu	isition	Depreciation	n Date of	Date Comj
ote 1)		Land	Fedsmpro	vements	Costs	Land	Fees	Total	(Note 4)	Construction	n AcquiredMor
ramento		386,793	417,290	None	127	386,793	417,417	804,210			07/31/98 3
Dimas	CA	240,562	445,521	46,026	None	240,562	491,547	732,109	459,329		03/12/81 1
Ramon		406,000	1,126,930	None	None	406,000	1,126,930	1,532,930			12/08/83 1
rora	CO	288,558	537,322	None	None	288,558	537,322	825,880	29,548		08/28/07 3
lorado											
ings	CO	152,000	704,736	None	262	152,000	704,998	856,998			09/30/86 3
nver	CO	540,250	1,132,450	None	None	540,250	1,132,450	1,672,700		07/29/04	03/29/04 3
kewood	CO	1,606,511	5,865	None	None	1,606,511	5,865	1,612,376	· ·	07/26/06	12/31/02 3
leton	CO	700,000	1,301,370	None	None	700,000	1,301,370	2,001,370			08/28/07 3
ker	CO	778,054	1,148,443	None	98	778,054	1,148,541	1,926,595		06/10/05	02/23/05 3
stminste		261,466	487,102	None	None	261,466	487,102	748,568			08/28/07 3
mwell	CT	531,861	989,638	None	None	531,861	989,638	1,521,499			12/19/07 3
nbury	CT	548,459	284,639	None	None	548,459	284,639	833,098	80,172		12/19/01 3
st		0							c= 010		
ndsor	CT	0	1,235,134	None	None	-	1,235,134	1,235,134			08/30/07 3
nchester		0	1,353,727	None	None	-	1,353,727	1,353,727			08/30/07 3
riden	CT	369,482	687,116	None	None	369,482	687,116	1,056,598	37,789		08/28/07 3
W		0	10 <b>5</b>					= > = 405			
ford	CT	0	705,127	None	None	-	705,127	705,127			08/30/07 3
rwich	CT	644,000	1,198,741	None	None	644,000	1,198,741	1,842,741			08/30/07 3
inville	CT	0	1,452,933	None	None	-	1,452,933	1,452,933			08/30/07 3
rington		504,167	939,051	None	None	504,167	939,051	1,443,218			08/30/07 3
ionville	CT	167,740	316,672	None	None	167,740	316,672	484,412			12/19/01 3
terbury		521,021	705,163	None	None	521,021	705,163	1,226,184			12/19/01 3
st Haven	ı CT	540,663	1,006,829	None	None	540,663	1,006,829	1,547,492	2 55,359		08/30/07 3
ndsor			= : 2.65				= : 0 6 7				
cks .	CT	844,967	1,571,965	None	None	844,967	1,571,965	2,416,932			08/30/07 3
wark	DE	647,500	1,203,300	None	None	647,500	1,203,300	1,850,800			08/28/07 3
sselberry		403,900	897,075	None	323	403,900	897,398	1,301,298			12/29/89 3
pley	FL	270,439	502,655	None	None	270,439	502,655	773,094			08/31/01 3
arwater		484,090	899,658	None	None	484,090	899,658	1,383,748			08/28/07 3
ler Bay		962,500	1,788,329	None	None	962,500	1,788,329	2,750,829			08/28/07 3
	FL	269,554	501,010	None	None	269,554	501,010	770,564			08/31/01 3
ksonville		150,210	693,445	None	None	150,210	693,445	843,655			09/13/85 3
ksonville	FL	143,299	664,373	None	None	143,299	664,373	807,672	2 622,617		12/13/85 3

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ksonville	e FL	1,451,180	658,461	None	11,725	1,451,180	670,186	2,121,366	60,535	08/04/06	05/09/06	3
ke Mary	FL	774,043	1,438,165	None	None	774,043	1,438,165	2,212,208	79,096		08/28/07	3
nd O'												
kes	FL	770,136	1,190,937	None	None	770,136	1,190,937	1,961,073	137,646	10/21/05	03/24/05	3
rgate	FL	688,583	1,279,430	None	None	688,583	1,279,430	1,968,013	70,367		08/28/07	3
lbourne	FL	0	790,083	500	None	_	790,583	790,583	50,560		08/30/07	3
ami	FL	962,500	1,788,139	None	None	962,500	1,788,139	2,750,639	98,346		08/28/07	3
ami												
ach	FL	786,510	1,461,294	None	None	786,510	1,461,294	2,247,804	80,369		08/28/07	3
w Port												
hey	FL	929,402	1,459,392	None	197	929,402	1,459,589	2,388,991	118,116	11/13/06	08/01/06	3
rth												
ami Bch.	. FL	505,870	940,302	None	None	505,870	940,302	1,446,172	51,714		08/28/07	3
ando	FL	230,000	1,066,339	None	461	230,000	1,066,800	1,296,800	1,002,250		11/18/85	3
ando	FL	209,800	972,679	None	463	209,800	973,142	1,182,942	888,638		08/15/86	3
ando	FL	600,000	949,489	None	None	600,000	949,489	1,549,489	365,774	05/27/99	12/18/98	3
ando	FL	1,135,310	1,306,940	None	46	1,135,310	1,306,986	2,442,296	94,157	01/10/07	06/30/06	3
ando	FL	735,000	1,367,891	None	None	735,000	1,367,891	2,102,891	75,217		08/30/07	3
ando	FL	0	790,583	None	None	-	790,583	790,583	43,460		08/30/07	3
iedo	FL	204,200	911,338	None	None	204,200	911,338	1,115,538	320,642	03/27/00	08/24/99	3
iedo	FL	456,108	847,515	None	None	456,108	847,515	1,303,623	105,939		11/21/05	3
iedo	FL	465,993	866,048	None	None	465,993	866,048	1,332,041	47,631		08/28/07	3
m Bay	FL	330,000	556,668	None	None	330,000	556,668	886,668	218,150	02/17/99	12/29/98	3
ama City	.yFL	202,047	375,424	None	None	202,047	375,424	577,471	33,162		10/12/06	3
nbroke												
es	FL	741,074	1,376,913	None	None	741,074	1,376,913	2,117,987	75,728		08/28/07	3
ersburg	FL	379,455	705,487	None	None	379,455	705,487	1,084,942	38,800		08/28/07	3

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				Cost Cap	_							on
				Subse	equent		mount at Which					which
			l Cost to			at Close of	of Period (Note	es 2, 3, 5, 6	,			ľ
		Con	mpany	to Acqu	aisition		and 7)				de <sup>r</sup>	eprecia
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			Buildings,				Buildings,					latest
			Improvemen	its			Improvemen					Incom
ı			and				and		Accumulated	1	S	Stateme
l _			_		_							is
Description	1		Acquisition		Carrying		Acqu	uisition	Depreciation	Date of	Date C	_
]		•	= •				_		= 45	. •		(in
Note 1)		Land	Fedsmprov	vements	Costs	Land	Fees	Total	(Note 4) (	Construction	1 Acquired	Month
Tallahassee	e FL	385,000	715,857	None	None	385,000	715,857	1,100,857	7 29,826		12/25/07	300
Tallahassee		175,000	325,857	None	None	175,000	325,857	500,857			12/25/07	
Гатра	FL	962,500	1,788,133	None	None	962,500	1,788,133	2,750,633			08/28/07	
Гатра	FL	700,000	1,300,785	None	None	700,000	1,300,785	2,000,785			08/28/07	
Гатра	FL	545,211	1,013,321	None	None	545,211	1,013,321	1,558,532			08/28/07	
Albany	GA	326,690		None	None	326,690	607,247	933,937			12/22/05	
Americus	GA	709,624	1,319,578	None	None	709,624	1,319,578	2,029,202			11/01/06	
Augusta	GA	827,895	1,539,237	None	None	827,895	1,539,237	2,367,132			11/01/06	
Cairo	GA	210,000	390,566	None	None	210,000	390,566	600,566			12/25/07	
Ouluth	GA	536,205	996,521	None	None	536,205	996,521	1,532,726	•		08/28/07	
Gainesville		952,660	1,770,931	None	None	952,660	1,770,931	2,723,591			11/01/06	
Garden City		197,225	438,043	32,125	11,203	197,225	481,371	678,596			04/20/89	
Lagrange	GA	853,599	1,586,959	None	None	853,599	1,586,959	2,440,558			11/01/06	
Lilburn	GA	237,822	442,409	None	None	237,822	442,409	680,231			08/28/07	
Lithonia	GA	89,220	413,647	None	3,769	89,220	417,416	506,636			01/04/85	
Marietta	GA	423,132	786,530	None	None	423,132	786,530	1,209,662			08/28/07	
Vorcross	GA	827,707	1,538,875	None	None	827,707	1,538,875	2,366,582			11/01/06	
Roswell	GA	310,767	578,088	None	None	310,767	578,088	888,855			08/28/07	
Savannah	GA	719,188	1,337,352	None	None	719,188	1,337,352	2,056,540			11/01/06	
Snellville	GA	710,600	1,321,389	5,400	465	710,600	1,327,254	2,037,854			11/01/06	
Statesboro		201,250	446,983	None	3,617	201,250	450,600	651,850			11/14/89	
Statesboro		·	1,722,290	None	None	926,462	1,722,290	2,648,752			11/01/06	
Stone		/=-,	1,. == ,			/ <del> ,</del>	1, ,	<b>2</b> , ~ ,	± · = /-			
Mountain	GA	215,940	1,001,188	51,876	1,889	215,940	1,054,953	1,270,893	3 961,025		10/30/86	300
Thomasville		300,211	558,074	None	None	300,211	558,074	858,285			12/22/05	
Thomas ville		894,504	1,662,939	None	None	894,504	1,662,939	2,557,443			11/01/06	
Valdosta	GA	·	1,676,225	None	None	901,658	1,676,225	2,577,883	•		11/01/06	
Varner			1,0				-,,	<del>-</del> ,- · ,				
Robins	GA	896,841	1,667,267	None	None	896,841	1,667,267	2,564,108	3 141,716		11/01/06	300
Washington		292,628	543,862	None	None	292,628	543,862	836,490			08/31/01	
Waycross	GA	223,475		None	None	223,475	415,563	639,038			12/22/05	
Waycross	GA	956,765	1,778,566	None	None	956,765	1,778,566	2,735,331	•		11/01/06	
Altoona	IA	654,179	1,285,639	None	None	654,179	1,285,639	1,939,818		06/11/05	12/30/04	
Ankeny	IA	100,000	349,218	25,075	555	100,000	374,848	474,848			07/28/83	
Burlington		653,057	1,214,571	None	284	653,057	1,214,855	1,867,912			11/01/06	
8		,,	, ,			,	, ,	7 7-	,			

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Cedar Falls	IA	208,411	387,971	None	None	208,411	387,971	596,382	47,202	12/22/05	300
Cedar Falls	IA	187,250	349,057	None	None	187,250	349,057	536,307	14,540	12/21/07	300
Cedar											
Rapids	IA	125,076	233,206	None	None	125,076	233,206	358,282	28,372	12/22/05	300
Cedar											
Rapids	IA	822,331	1,528,939	None	None	822,331	1,528,939	2,351,270	129,959	11/01/06	300
Clive	IA	840,697	1,563,046	None	None	840,697	1,563,046	2,403,743	132,858	11/01/06	300
Fort Dodge	IA	388,815	722,573	None	None	388,815	722,573	1,111,388	66,236	09/14/06	300
Delwein	IA	84,244	157,375	None	None	84,244	157,375	241,619	19,146	12/22/05	300
Jrbandale	IA	395,896	735,724	None	None	395,896	735,724	1,131,620	67,441	09/14/06	300
Waterloo	IA	263,555	490,374	None	None	263,555	490,374	753,929	56,393	02/28/06	300
Boise	ID	190,894	423,981	None	533	190,894	424,514	615,408	345,159	05/17/88	300
Boise	ID	161,352	334,041	None	533	161,352	334,574	495,926	266,410	10/07/88	300
Vampa	ID	74,156	343,820	None	378	74,156	344,198	418,354	309,787	12/31/86	300
Rexburg	ID	90,760	420,787	None	11,524	90,760	432,311	523,071	400,607	11/25/85	300
Alton	IL	225,785	419,315	None	747	225,785	420,062	645,847	334,769	10/18/88	300
Buffalo											
Grove	IL	306,250	569,693	None	None	306,250	569,693	875,943	31,331	08/28/07	300
Centralia	IL	225,966	420,573	None	None	225,966	420,573	646,539	51,169	12/22/05	300
Champaign	IL	805,888	1,498,402	None	284	805,888	1,498,686	2,304,574	127,401	11/01/06	300
Countryside	IL	301,000	559,824	None	None	301,000	559,824	860,824	30,786	08/28/07	300
Effingham	IL	783,528	1,456,874	None	None	783,528	1,456,874	2,240,402	123,833	11/01/06	300
Elgin	IL	700,000	1,300,943	None	None	700,000	1,300,943	2,000,943	71,549	08/28/07	300

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				Cost Cap Subse			ount at Whic					oı whi
		Initial ( Com		to Acqı	iisition	at Close of	Period (Note and 7)	es 2, 3, 5, 6			der	orec
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			Buildings,	to			Buildings,	• ta			1	late
			Improvemen and	its			Improvemer and		Accumulated	4		Inco tatei
			and				and		Accumulated	u	51	is
scription			Acquisition		Carrying		Acqı	iisition	Depreciation	n Date of	Date Co	
ote 1)		Land	Fedsmpro	vements	Costs	Land	Fees	Total	(Note 4)	Construction	Acquired	(11 Mon
rview												
ights	IL	660,652	1,227,321	None	None	660,652	1,227,321	1,887,973	•		11/21/05	30
rnee	IL	735,000	1,365,747	None	None	735,000	1,365,747	2,100,747			08/28/07	30
iet	IL IL	280,903	522,424	None	None	280,903	522,424	803,327	•		08/28/07	30
ncoln	IL IL	206,532 831,323	383,970 1,545,566	None None	None None	206,532 831,323	383,970 1,545,566	590,502 2,376,889			08/31/01 11/01/06	30
rion oline	IL	781,044	1,452,262	None	None	781,044	1,452,262	2,233,306			11/01/06	30
	IL	883,110	1,641,741	None	None	883,110	1,641,741	2,524,851			11/01/06	30
wego	IL	953,394	1,208,677	1,988	16,252	953,394	1,226,917	2,180,311	•	06/15/05	06/24/05	30
oria	IL	662,460	1,060,577	None	None	662,460	1,060,577	1,723,037		10/13/04	06/15/04	30
ck Island		138,463	258,066	None	None	138,463	258,066	396,529		10/10/01	12/22/05	30
	IL	846,830	1,574,436	None	None	846,830	1,574,436	2,421,266			11/01/06	30
ansea	IL	890,625	1,655,743	18,250	20,571	890,625	1,694,564	2,585,189			11/01/06	30
aukegan	IL	496,908	923,576	None	None	496,908	923,576	1,420,484	50,795		08/28/07	30
aukegan	IL	1,330,000	2,470,909	None	None	1,330,000	2,470,909	3,800,909	102,954		12/21/07	30
estmont	IL	475,300	883,468	None	None	475,300	883,468	1,358,768	48,588		08/28/07	30
derson	IN	831,077	1,545,131	None	None	831,077	1,545,131	2,376,208	3 131,335		11/01/06	30
khart	IN	496,306	922,168	None	None	496,306	922,168	1,418,474	115,271		11/21/05	30
khart	IN	835,890	1,554,487	None	None	835,890	1,554,487	2,390,377	7 132,116		11/01/06	30
	IN	136,738	254,864	None	None	136,738	254,864	391,602			12/22/05	30
lianapolis		437,500	813,225	None	None	437,500	813,225	1,250,725			08/28/07	30
per	IN	129,919	242,199	None	None	129,919	242,199	372,118			12/22/05	30
komo	IN	417,330	775,555	None	None	417,330	775,555	1,192,885			03/28/06	30
rion	IN	426,384	792,314	None	None	426,384	792,314	1,218,698			12/13/05	30
rion	IN	685,194	1,274,206	None	None	685,194	1,274,206	1,959,400	108,306		11/01/06	30
chigan	TAT	0.40,000	1 562 545	NT	NT	0.40,000	1 560 545	0.404.540	122.000		11/01/06	24
y 	IN	840,998	1,563,545	None	None	840,998	1,563,545	2,404,543	•		11/01/06	30
ıncie	IN IN	136,400 67,156	632,380 149,157	8,000 8,000	13,335 158	136,400 67,156	653,715 157,315	790,115 224,471			03/18/86	30
ıncie	IN	644,177	1,196,786	None	None	644,177	1,196,786	1,840,963			03/30/88 11/21/05	30
incie inster	IN	560,000	1,040,943	None	None	560,000	1,190,780	1,600,943			08/28/07	30
w Castle		246,192	320,572	9,317	163	246,192	330,052	576,244	•		01/07/87	30
	IN	161,193	300,280	None	None	161,193	300,280	461,473			12/22/05	30
uth Bend		133,200	617,545	None	19,347	133,200	636,892	770,092	•		04/28/86	30
rre Haute		767,189	1,426,532	None	None	767,189	1,426,532	2,193,721			11/01/06	30

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lparaiso	IN	365,612	679,507	None	None	365,612	679,507	1,045,119	80,408	01/11/06
ashington	IN	155,856	290,368	None	None	155,856	290,368	446,224	35,327	12/22/05
estfield	IN	213,341	477,300	None	211	213,341	477,511	690,852	357,410	12/21/89
anute	KS	330,852	615,008	None	None	330,852	615,008	945,860	56,376	09/14/06
rby	KS	96,060	445,359	None	None	96,060	445,359	541,419	419,749	10/29/85
Dorado	KS	87,400	405,206	None	7,558	87,400	412,764	500,164	380,981	04/10/86
rt Scott	KS	269,301	500,698	None	None	269,301	500,698	769,999	45,897	09/14/06
erland										
:k	KS	408,578	759,513	None	None	408,578	759,513	1,168,091	41,771	08/28/07
erland										
:k	KS	754,020	1,401,069	None	None	754,020	1,401,069	2,155,089	77,057	08/28/07
csons	KS	318,516	592,099	None	None	318,516	592,099	910,615	54,276	09/14/06
awnee	KS	953,916	1,773,245	None	None	953,916	1,773,245	2,727,161	150,725	11/01/06
peka	KS	232,146	431,853	None	None	232,146	431,853	663,999	23,750	08/28/07
chita	KS	98,000	454,350	6,265	241	98,000	460,856	558,856	415,960	08/08/86
chita	KS	787,377	1,463,936	None	None	787,377	1,463,936	2,251,313	124,433	11/01/06
wling										
een	KY	685,246	1,273,002	None	None	685,246	1,273,002	1,958,248	159,125	11/21/05
zard	KY	243,836	453,025	None	None	243,836	453,025	696,861	41,527	09/14/06
pkinsville	eKY	801,532	1,490,241	None	None	801,532	1,490,241	2,291,773	126,669	11/01/06
xington	KY	122,200	1,400	None	31,495	122,200	32,895	155,095	3,165	12/03/86
xington	KY	655,085	1,216,983	None	None	655,085	1,216,983	1,872,068	152,123	11/21/05
uisville	KY	821,990	1,528,282	None	None	821,990	1,528,282	2,350,272	129,903	11/01/06

										Life	
		Cos	st Capitalize	ed						on	
		S	Subsequent		Gross Amount at Which Carried					which	
	Initial	Cost to	to	at Close of	Period (Note	es 2, 3, 5, 6					
Company			Acquisition		and 7)				dep	oreciatio	
										in	
Buildings,						latest					
Improvements					Improvemen	nts			Income		
		and			and		Accumulated	ılated Statemen			
										is	
		Acquisition	Carrying		Acqı	uisition	Depreciation	Date of	Date Co	ompute	
										(in	
	Land I	mpr <b>beem</b> ents	Costs	Land	Fees	Total	(Note 4)	Construction .	Acquired	(Ionths)	
KY	422,501			422,501	784,831		•			300	
KY	859,709			859,709	1,598,332					300	
KY	831,246			831,246	1,545,422					300	
KY	673,551			673,551	1,251,276					300	
KY	913,770			913,770	1,698,726					300	
LA	143,000			143,000	678,149					300	
LA	1,270,223	2,361, No he	e None	1,270,223	2,361,174	3,631,397	200,699		11/01/06	300	
LA	172,269	320, <b>49</b> 5/he	None	172,269	320,497	492,766				300	
LA	371,127	690, <b>8</b> 169ne	None	371,127	690,819	1,061,946		(	06/22/07	300	
LA	1,011,084	1,879, <b>N</b> 72ne	None	1,011,084	1,879,972	2,891,056	159,796		11/01/06	300	
LA	1,061,671	1,973, <b>86</b> %he		1,061,671	1,973,864	3,035,535	167,777			300	
LA	107,120	496, <b>b</b> Rone	e 156	107,120	496,792	603,912	468,220		10/17/85	300	
LA	163,651	304, <b>119</b> 2he	e None	163,651	304,492	468,143	27,912	(	09/14/06	300	
LA	832,895	1,548, <b>99</b> 3ne	e None	832,895	1,548,993	2,381,888	}				
	KY KY KY LA LA LA LA LA LA	Land I  KY 422,501  KY 859,709  KY 831,246  KY 673,551  KY 913,770  LA 143,000  LA 1,270,223  LA 172,269  LA 371,127  LA 1,011,084  LA 1,061,671  LA 107,120  LA 163,651	Initial Cost to Company  Buildings, Improvement and  Acquisition  Land Improvements  KY 422,501 784,830he KY 859,709 1,598,830he KY 831,246 1,545,432he KY 673,551 1,251,836he KY 913,770 1,698,336he KY 913,770 1,698,336he LA 1,270,223 2,361,336he LA 1,270,223 2,361,336he LA 1,72,269 320,495he LA 1,011,084 1,879,336he LA 1,011,084 1,879,336he LA 1,061,671 1,973,836he LA 1,061,671 1,973,836he LA 107,120 496,536he LA 107,120 496,536he LA 163,651 304,495he	Subsequent   Subsequent   Initial Cost to   Company   Acquisition	Initial Cost to Company   Acquisition   Acquisition   Buildings, Improvements   and   Acquisition   Carrying	Subsequent   Gross Amount at Which at Close of Period (Note and 7)	Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)	Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6)   and 7)	Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)   Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)   Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)   Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)   Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)   Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)   Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)   Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)   Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)   Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)   Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)   Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)   Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)   Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)   Subsequent   Gross Amount at Which Carried at Close of Period (Notes 2, 3, 5, 6 and 7)   Subsequent   Gross Amount at Which Carried and 7   Subsequent   Gross Amount at Which Ca	Subsequent   Cross Amount at Which Carried   at Close of Period (Notes 2, 3, 5, 6   Company   Acquisition   Acquisition   Buildings,   Improvements   Improvements   Improvements   and   Accumulated   Stand   Acquisition   Acquisition   Depreciation   Date of   Date Company   Acquisition   Carrying   Acquisition   Depreciation   Date of   Date Company   Acquisition   Depreciation   Date of   Date Company   Acquisition   Depreciation   Date of   Date Company   Acquisition   Acquired   Acquisition   Depreciation   Date of   Date Company   Acquisition   Depreciation   Date of   Date Company   Acquisition   Acquired   Acquired   Acquisition   Acquired   Acquisition   Depreciation   Date of   Date Company   Acquisition   Depreciation   Date of   Date Company   Acquisition   Acquired   Acquired   Acquisition   Acquired   Acquisition   Acquired   Acquired   Acquisition   Acquisition   Acquired   Acquisition   Ac	