PROLOGIS Form 10-K/A March 17, 2008

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-K/A

Amendment #1

(Mark One)

 ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the fiscal year ended December 31, 2007 OR
 TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from to

Commission File Number 1-12846

PROLOGIS

(Exact name of registrant as specified in its charter)

Maryland

(State or other jurisdiction of incorporation or organization) 74-2604728

(I.R.S. employer identification no.)

4545 Airport Way

Denver, CO 80239

(Address of principal executive offices and zip code)

(303) 567-5000

(Registrant s telephone number, including area code) Securities registered pursuant to Section 12(b) of the Act:

Title of Each Class

Common Shares of Beneficial Interest, par value \$0.01 per share Series F Cumulative Redeemable Preferred Shares of Beneficial Interest, par Name of each exchange on which registered

New York Stock Exchange New York Stock Exchange

value \$0.01 per share Series G Cumulative Redeemable Preferred Shares of Beneficial Interest par value \$0.01 per share

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 b 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 b

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 b 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. Yes o No b

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. (Check one):

Large accelerated filer þ	Accelerated	Non-accelerated filer o	Smaller reporting
	filer o	(Do not check if a smaller reporting	company o
		company)	

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Securities Exchange Act of 1934). Yes o No b

Based on the closing price of the registrant s hares on June 30, 2007, the aggregate market value of the voting common equity held by non-affiliates of the registrant was \$14,561,373,852.

At February 22, 2008, there were outstanding approximately 258,202,700 common shares of beneficial interest of the registrant.

DOCUMENTS INCORPORATED BY REFERENCE

Portions of the registrant s definitive proxy statement for the 2008 annual meeting of its shareholders are incorporated by reference in Part III of this report.

Explanatory Note:

This Annual Report on Form 10-K for ProLogis for the year ended December 31, 2007 is being amended to revise Part II, Item 8 and Part IV, Item 15 to include audited Financial Statements for ProLogis North American Industrial Fund, LP.

PART II

ITEM 8. Financial Statements and Supplementary Data

Our Consolidated Balance Sheets as of December 31, 2007 and 2006, our Consolidated Statements of Earnings, Shareholders Equity and Comprehensive Income and Cash Flows for each of the years in the three-year period ended December 31, 2007, Notes to Consolidated Financial Statements, Schedule III Real Estate and Accumulated Depreciation and Financial Statements of ProLogis North American Industrial Fund, LP, together with the reports of KPMG LLP, Independent Registered Public Accounting Firm, are included under Item 15 of this report and are incorporated herein by reference. Selected unaudited quarterly financial data is presented in Note 20 of our Consolidated Financial Statements.

PART IV

ITEM 15. Exhibits, Financial Statement Schedules

The following documents are filed as part of this amendment:

(a) Financial Statements and Schedules:

1. Financial Statements:

See the financial statements identified below.

2. Financial Statement Schedules:

Schedule III Real Estate and Accumulated Depreciation

All other schedules have been omitted since the required information is presented in the Consolidated Financial Statements and the related Notes or is not applicable.

- (b) Exhibits: See the exhibit index on page 94 of this amendment, which is incorporated herein by reference.
- (c) Financial Statements: See Index to Consolidated Financial Statements and Schedule III below, which is incorporated by reference.

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Trustees and Shareholders ProLogis:

We have audited the accompanying consolidated balance sheets of ProLogis and subsidiaries as of December 31, 2007 and 2006, and the related consolidated statements of earnings, shareholders equity and comprehensive income, and cash flows for each of the years in the three-year period ended December 31, 2007. These consolidated financial statements are the responsibility of ProLogis management. Our responsibility is to express an opinion on these consolidated financial statements 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 audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of ProLogis and subsidiaries as of December 31, 2007 and 2006, and the results of their operations and their cash flows for each of the years in the three-year period ended December 31, 2007, in conformity with U.S. generally accepted accounting principles.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), ProLogis internal control over financial reporting as of December 31, 2007, based on criteria established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO), and our report dated February 27, 2008 expressed an unqualified opinion on the effectiveness of ProLogis internal control over financial reporting.

KPMG LLP

Denver, Colorado February 27, 2008

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Trustees and Shareholders ProLogis:

We have audited ProLogis internal control over financial reporting as of December 31, 2007, based on criteria established in *Internal Control Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO)*. ProLogis management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting. Our responsibility is to express an opinion on ProLogis internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit 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 audit also included performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

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, ProLogis maintained, in all material respects, effective internal control over financial reporting as of December 31, 2007, based on criteria established in *Internal Control* Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets of ProLogis and subsidiaries as of December 31, 2007 and 2006, and the related consolidated statements of earnings, shareholders equity and comprehensive income, and cash flows for each of the years in the three-year period ended December 31, 2007, and our report dated February 27, 2008 expressed an unqualified opinion on those consolidated financial statements.

KPMG LLP

Denver, Colorado

February 27, 2008

CONSOLIDATED STATEMENTS OF EARNINGS Years Ended December 31, 2007, 2006 and 2005 (In thousands, except per share data)

	2007	2006	2005
Revenues:			
Rental income	\$ 1,067,865	\$ 910,202	\$ 584,352
CDFS disposition proceeds:	, ,	,	,
Developed and repositioned properties	2,530,377	1,286,841	1,140,457
Acquired property portfolios	2,475,035		
Property management and other fees and incentives	104,719	211,929	66,934
Development management and other income	26,670	37,420	25,464
Total revenues	6,204,666	2,446,392	1,817,207
Expenses:			
Rental expenses	288,569	239,221	162,245
Cost of CDFS dispositions:			
Developed and repositioned properties	1,835,274	993,926	917,782
Acquired property portfolios	2,406,426		
General and administrative	204,558	153,516	118,166
Depreciation and amortization	308,971	286,807	186,605
Other expenses	24,963	13,013	8,633
Total expenses	5,068,761	1,686,483	1,393,431
Operating income	1,135,905	759,909	423,776
Other income (expense):			
Earnings from unconsolidated property funds	94,453	93,055	46,078
Earnings from CDFS joint ventures and other unconsolidated			
investees	11,165	50,703	6,421
Interest expense	(368,065)	(294,403)	(177,562)
Interest income on notes receivable	8,066	16,730	6,781
Interest and other income, net	25,935	18,248	10,724
Total other income (expense)	(228,446)	(115,667)	(107,558)
Earnings before minority interest	907,459	644,242	316,218
Minority interest	(6,003)	(3,457)	(5,243)
Earnings before certain net gains	901,456	640,785	310,975
Gains recognized on dispositions of certain non-CDFS business			
assets	146,667	81,470	
Foreign currency exchange gains, net	7,915	21,086	15,979

Earnings before income taxes Income taxes:			1,056,038		743,341		326,954
Current income tax expense			68,349		84,250		14,847
Deferred income tax expense (benefit)			550		(53,722)		12,045
Total income taxes			68,899		30,528		26,892
Earnings from continuing operations			987,139		712,813		300,062
Discontinued operations: Income attributable to disposed properties and assets he Losses related to temperature-controlled distribution ass Gains recognized on dispositions:			5,704		24,311		24,191 (25,150)
Non-CDFS business assets			52,776		103,729		86,444
CDFS business assets			28,721		33,514		10,616
Total discontinued operations			87,201		161,554		96,101
Net earnings			1,074,340		874,367		396,163
Less preferred share dividends			25,423		25,416		25,416
Net earnings attributable to common shares		\$	1,048,917	\$	848,951	\$	370,747
Weighted average common shares outstanding Basic			256,873		245,952		203,337
Weighted average common shares outstanding Dilute	ed		267,226		256,852		213,713
e 1	Basic:	¢	2.74	¢	2 70	¢	1.25
Continuing operations Discontinued operations		\$	3.74 0.34	\$	2.79 0.66	\$	1.35 0.47
Discontinued operations			0.54		0.00		0.47
Net earnings per share attributable to common shares	Basic	\$	4.08	\$	3.45	\$	1.82
Net earnings per share attributable to common shares Continuing operations Discontinued operations	Diluted:	\$	3.61 0.33	\$	2.69 0.63	\$	1.31 0.45
*							
Net earnings per share attributable to common shares	Diluted	\$	3.94	\$	3.32	\$	1.76
Distributions per common share		\$	1.84	\$	1.60	\$	1.48

The accompanying notes are an integral part of these Consolidated Financial Statements.

CONSOLIDATED BALANCE SHEETS (In thousands, except per share data)

	December 31,				
		2007		2006	
ASSETS					
Real estate	\$	16,578,845	\$	13,897,091	
Less accumulated depreciation		1,368,458		1,264,227	
		15,210,387		12,632,864	
Investments in and advances to unconsolidated investees		2,345,277		1,299,697	
Cash and cash equivalents		418,991		475,791	
Accounts and notes receivable		340,039		439,791	
Other assets		1,389,733		998,224	
Discontinued operations assets held for sale		19,607		57,158	
Total assets	\$	19,724,034	\$	15,903,525	

LIABILITIES AND SHAREHOLDERS EQUITY

	201		
Liabilities:			
Debt	\$	10,506,068	\$ 8,386,886
Accounts payable and accrued expenses		933,075	518,651
Other liabilities		769,408	546,129
Discontinued operations assets held for sale		424	1,012
Total liabilities		12,208,975	9,452,678
Minority interest		78,661	52,268
Shareholders equity:			
Series C preferred shares at stated liquidation preference of \$50 per share;			
\$0.01 par value; 2,000 shares issued and outstanding at December 31, 2007 and			
2006		100,000	100,000
Series F preferred shares at stated liquidation preference of \$25 per share;			
\$0.01 par value; 5,000 shares issued and outstanding at December 31, 2007 and			
2006		125,000	125,000
Series G preferred shares at stated liquidation preference of \$25 per share;			
\$0.01 par value; 5,000 shares issued and outstanding at December 31, 2007 and			
2006		125,000	125,000
Common shares; \$0.01 par value; 257,712 shares issued and outstanding at			
December 31, 2007 and 250,912 shares issued and outstanding at December 31,			
2006		2,577	2,509
Additional paid-in capital		6,412,473	6,000,119
Accumulated other comprehensive income:			
Unrealized (losses) gains on derivative contracts		(27,091)	4,524

Foreign currency translation gains Retained earnings (distributions in excess of net earnings)	302,413 396,026	212,398 (170,971)
Total shareholders equity	7,436,398	6,398,579
Total liabilities and shareholders equity	\$ 19,724,034	\$ 15,903,525

The accompanying notes are an integral part of these Consolidated Financial Statements.

CONSOLIDATED STATEMENTS OF SHAREHOLDERS EQUITY AND COMPREHENSIVE INCOME Years Ended December 31, 2007, 2006 and 2005 (In thousands)

	2007	2006	2005
Common shares number of shares at beginning of year Issuance of common shares in connection with mergers and	250,912	243,781	185,789
acquisitions	4,781		55,889
Issuances of common shares under common share plans	1,891	6,951	2,092
Conversions of limited partnership units	128	180	11
Common shares number of shares at end of year	257,712	250,912	243,781
Common shares par value at beginning of year Issuance of common shares in connection with mergers and	\$ 2,509	\$ 2,438	\$ 1,858
acquisitions	48		559
Issuances of common shares under common share plans	19	69	21
Conversions of limited partnership units	1	2	
Common shares par value at end of year	\$ 2,577	\$ 2,509	\$ 2,438
Preferred shares at stated liquidation preference at beginning and			
end of year	\$ 350,000	\$ 350,000	\$ 350,000
Additional paid-in capital at beginning of year Issuance of common shares in connection with mergers and	\$ 6,000,119	\$ 5,606,017	\$ 3,249,576
acquisitions	339,449		2,285,029
Issuances of common shares under common share plans	37,417	357,448	43,126
Conversions of limited partnership units	4,444	6,475	150
Cost of issuing common shares Change in receivable from timing differences on equity	(106)	(76)	(1,395)
transactions	247	244	2,494
Cost of share-based compensation awards	30,903	30,011	27,037
Additional paid-in capital at end of year	\$ 6,412,473	\$ 6,000,119	\$ 5,606,017
Accumulated other comprehensive income at beginning of year	\$ 216,922	\$ 149,586	\$ 194,445
Foreign currency translation gains (losses), net	90,015	70,777	(70,076)
Unrealized (losses) gains on derivative contracts, net	(31,615)	(3,441)	25,217
Accumulated other comprehensive income at end of year	\$ 275,322	\$ 216,922	\$ 149,586
Distributions in excess of net earnings at beginning of year	\$ (170,971)	\$ (620,018)	\$ (693,386)
Net earnings	1,074,340	874,367	396,163

FIN 48 adoption Preferred share dividends Common share distributions	(9,272) (25,423) (472,648)	(25,416) (399,904)	(25,416) (297,379)
Retained earnings (distributions in excess of net earnings) at end of year	\$ 396,026	\$ (170,971)	\$ (620,018)
Total shareholders equity at end of year	\$ 7,436,398	\$ 6,398,579	\$ 5,488,023
Comprehensive income attributable to common shares: Net earnings Preferred share dividends Foreign currency translation gains (losses), net (Losses) gains on derivative contracts, net	\$ 1,074,340 (25,423) 90,015 (31,615)	\$ 874,367 (25,416) 70,777 (3,441)	\$ 396,163 (25,416) (70,076) 25,217
Comprehensive income attributable to common shares	\$ 1,107,317	\$ 916,287	\$ 325,888

The accompanying notes are an integral part of these Consolidated Financial Statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS Years Ended December 31, 2007, 2006 and 2005 (In thousands)

	2007	2006	2005
Operating activities:			
Net earnings	\$ 1,074,340	\$ 874,367	\$ 396,163
Minority interest share in earnings	6,003	3,457	5,243
Adjustments to reconcile net earnings to net cash provided by			
operating activities:			
Straight-lined rents	(44,403)	(36,418)	(11,411)
Cost of share-based compensation awards	23,934	21,567	22,615
Depreciation and amortization	311,867	298,342	204,378
Equity in earnings from unconsolidated investees	(105,618)	(143,758)	(52,499)
Distributions from unconsolidated investees	74,348	99,062	47,514
Amortization of deferred loan costs	10,555	7,673	5,595
Amortization of debt premium, net	(7,797)	(13,861)	(3,980)
Gains recognized on dispositions of non-CDFS business assets	(199,443)	(185,199)	(86,444)
Gains recognized on dispositions of CDFS business assets			
included in discontinued operations	(28,721)	(33,514)	(10,616)
Cumulative translation losses and impairment charge on disposed			,
properties			26,864
Unrealized foreign currency exchange losses (gains)	16,229	(18,774)	(10,288)
Deferred income tax expense (benefit)	550	(53,722)	12,045
Impairment charges	13,259		
Increase in accounts and notes receivable and other assets	(136,405)	(204,096)	(54,091)
Increase (decrease) in accounts payable and accrued expenses and		,	,
other liabilities	216,338	72,201	(2,986)
Net cash provided by operating activities	1,225,036	687,327	488,102
Investing activities:			
Real estate investments	(5,213,870)	(3,695,799)	(2,457,780)
Purchase of ownership interests in property funds		(259,248)	
Tenant improvements and lease commissions on previously leased			
space	(67,317)	(66,787)	(53,919)
Recurring capital expenditures	(37,948)	(29,437)	(26,989)
Cash consideration paid in Parkridge acquisition in 2007 and			
Catellus Merger in 2005, net of cash acquired	(700,812)		(1,292,644)
Purchase of Macquarie ProLogis Trust (MPR), net of cash			
acquired	(1,137,028)		
Proceeds from dispositions of real estate assets	3,618,622	2,095,231	1,516,614
Advances on notes receivable	(18,270)	(115,417)	
Proceeds from repayments of notes receivable	115,620	73,723	59,991
Increase in restricted cash for potential investment		(42,174)	

Investments in and advances to unconsolidated investees Return of investment from unconsolidated investees		(661,796) 50,243	(175,677) 146,206	(16,726) 48,652
Net cash used in investing activities	((4,052,556)	(2,069,379)	(2,222,801)
Financing activities:				
Proceeds from sales and issuances of common shares under				
various common share plans		46,855	358,038	45,641
Distributions paid on common shares		(472,645)	(393,317)	(297,379)
Minority interest distributions		(9,341)	(11,576)	(13,953)
Dividends paid on preferred shares		(31,781)	(19,062)	(25,416)
Debt and equity issuance costs paid		(15,830)	(13,840)	(8,112)
Repayment of debt assumed in Catellus Merger				(106,356)
Net (payments) proceeds from lines of credit and short-term				
borrowings		(431,506)	368,158	1,348,023
Proceeds from issuance of debt to finance MPR and Parkridge				
acquisitions		1,719,453		
Proceeds from issuance of senior convertible notes		2,329,016		
Proceeds from issuance of senior notes, secured and unsecured				
debt		781,802	1,945,325	890,011
Payments on senior notes, secured debt, unsecured debt and				
assessment bonds	((1,174,335)	(588,844)	(119,067)
Net cash provided by financing activities		2,741,688	1,644,882	1,713,392
Effect of exchange rate changes on cash		29,032	9,161	(11,422)
Net (decrease) increase in cash and cash equivalents		(56,800)	271,991	(32,729)
Cash and cash equivalents, beginning of year		475,791	203,800	236,529
Cash and cash equivalents, end of year	\$	418,991	\$ 475,791	\$ 203,800

See Note 19 for information on non-cash investing and financing activities and other information.

The accompanying notes are an integral part of these Consolidated Financial Statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Description of Business:

ProLogis, collectively with our consolidated subsidiaries (we, our, us, the Company or ProLogis), is a publicly held real estate investment trust (REIT) that owns, operates and develops (directly and through our unconsolidated investees) primarily industrial distribution properties in North America, Europe and Asia. Our business consists of three reportable business segments: (i) property operations; (ii) investment management; and (iii) development or CDFS business. Our property operations segment represents the direct long-term ownership of industrial distribution and retail properties. Our investment management segment represents the long-term investment management of property funds and the properties they own. Our CDFS business segment primarily encompasses our development or acquisition of real estate properties that are generally contributed to a property fund in which we have an ownership interest and act as manager, or sold to third parties. See Note 18 for further discussion of our business segments.

2. Summary of Significant Accounting Policies:

Basis of Presentation and Consolidation. The accompanying consolidated financial statements are presented in our reporting currency, the U.S. dollar. All material intercompany transactions with consolidated entities have been eliminated.

We consolidate all entities that are wholly owned or those in which we own less than 100% but control, as well as any variable interest entities in which we are the primary beneficiary. We evaluate our ability to control an entity and whether the entity is a variable interest entity and we are the primary beneficiary through the consideration of the following factors:

- (i) the form of our ownership interest and legal structure;
- (ii) our representation on the entity s governing body;
- (iii) the size of our investment (including loans);
- (iv) estimates of future cash flows;
- (v) our ability to participate in policy making decisions, including but not limited to, the acquisition or disposition of investment properties and the incurrence or refinancing of debt;
- (vi) the rights of other investors to participate in the decision making process; and
- (vii) the ability for other partners or owners to replace us as manager and/or liquidate the venture, if applicable.

Use of Estimates. The accompanying consolidated financial statements are prepared in accordance with U.S. generally accepted accounting principles (GAAP). GAAP requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities as of the date of the

financial statements and revenue and expenses during the reporting period. Our actual results could differ from those estimates and assumptions.

Foreign Operations. The U.S. dollar is the functional currency for our consolidated subsidiaries and unconsolidated investees operating in the United States and Mexico and certain of our consolidated subsidiaries that operate as holding companies for foreign investments. The functional currency for our consolidated subsidiaries and unconsolidated investees operating in countries other than the United States and Mexico is the principal currency in which the entity s assets, liabilities, income and expenses are denominated, which may be different from the local currency of the country of incorporation or the country where the entity conducts its operations. The functional currencies of our consolidated subsidiaries and unconsolidated investees include the British pound sterling, Canadian dollar, Chinese renminbi, Czech Republic koruna, euro, Hungarian forint, Japanese yen, Korean won, Indian rupee, Polish zloty, Slovakia crown, Swedish krona and Singapore dollar.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For our consolidated subsidiaries whose functional currency is not the U.S. dollar, we translate their financial statements into U.S. dollars at the time we consolidate those subsidiaries financial statements. Generally, assets and liabilities are translated at the exchange rate in effect as of the balance sheet date. Our initial investments in unconsolidated investees are reflected at the historical exchange rate. Income statement accounts are translated using the average exchange rate for the period and income statement accounts that represent significant non-recurring transactions are translated at the rate in effect as of the date of the transaction. We translate our share of the net earnings or losses of our unconsolidated investees whose functional currency is not the U.S. dollar at the average exchange rate for the period. The resulting translation adjustments are included in the accumulated other comprehensive income component of shareholders equity.

We and certain of our consolidated subsidiaries have intercompany and third party debt that is not denominated in the entity s functional currency. When the debt is remeasured against the functional currency of the entity, a gain or loss can result. The resulting adjustment is generally reflected in results of operations unless it is intercompany debt that is deemed to be long-term in nature. If the intercompany debt is deemed long-term in nature, when the debt is remeasured, the resulting adjustment is recognized as a cumulative translation adjustment in accumulated other comprehensive income in shareholders equity.

Gains or losses are included in results of operations when transactions with a third party, denominated in a currency other than the entity s functional currency, are settled. Additionally, we utilize derivative financial instruments to manage certain foreign currency exchange risks. See our policy footnote on financial instruments and Note 16 for more information related to our derivative financial instruments.

Revenue Recognition.

Rental and other income. We lease our operating properties to customers under agreements that are classified as operating leases. We recognize the total minimum lease payments provided for under the leases on a straight-line basis over the lease term. Generally, under the terms of our leases, some or all of our rental expenses are recovered from our customers. We reflect amounts recovered from customers as a component of rental income. A provision for possible loss is made if the collection of a receivable balance is considered doubtful. Some of our retail and ground leases provide for additional rent based on sales over a stated base amount during the lease year. We recognize this additional rent when each customer s sales exceed their sales threshold. We recognize interest income and management, development and other fees and incentives when earned, fixed and determinable.

Gains on Disposition of Real Estate. Gains on the disposition of real estate are recorded when the recognition criteria have been met, generally at the time title is transferred, and we no longer have substantial continuing involvement with the real estate sold.

When we contribute a property to a property fund or joint venture in which we have an ownership interest, we do not recognize a portion of the proceeds in our computation of the gain resulting from the contribution. The amount of proceeds not recognized is based on our continuing ownership interest in the contributed property that arises due to our ownership interest in the entity acquiring the property. We defer this portion of the proceeds by recognizing a reduction to our investment in the applicable unconsolidated investee. We adjust our proportionate share of net

earnings or losses recognized in future periods to reflect the investee s recorded depreciation expense as if it were computed on our lower basis in the contributed properties rather than on the entity s basis. We reflect the gains recognized from contributions of CDFS properties to property funds and CDFS joint ventures in operating cash flows and we include the costs related to the CDFS properties and the recovery of those costs through the proceeds we receive upon contribution in investing cash flows in our Consolidated Statements of Cash Flows.

When a property that we originally contributed to a property fund or joint venture is disposed of to a third party, we recognize the amount of the proceeds we had previously deferred during the period, along with

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

our proportionate share of the gain recognized by the investee. During periods when our ownership interest in an investee decreases, we recognize gains relating to previously deferred proceeds to coincide with our new ownership interest in the investee.

Rental Expenses. Rental expenses primarily include the cost of on-site and property management personnel, utilities, repairs and maintenance, property insurance and real estate taxes. Also included are direct expenses associated with our management of the property funds operations.

Share-Based Compensation. On January 1, 2006, we adopted Statement of Financial Accounting Standards (SFAS) No. 123R *Share Based Payment* (SFAS 123R) using the modified prospective application. This standard requires companies to measure the cost of employee services received in exchange for an award of an equity instrument based on the award s fair value on the grant date and recognize the cost over the period during which an employee is required to provide service in exchange for the award, generally the vesting period. With the adoption of SFAS 123R, we recognize compensation cost associated with stock options that was previously disclosed in the notes to our consolidated financial statements and we treat dividend equivalent units (DEUs) as dividends, which are charged to retained earnings and factored into the computation of the fair value of the underlying share award at grant date.

Prior to January 1, 2006, we recognized the costs of our share-based compensation plans under SFAS No. 123 *Accounting and Disclosure of Stock Based Compensation* that allowed us to continue to account for these plans under Accounting Principles Board Opinion No. 25, *Accounting for Stock Issued to Employees* (APB 25). Under APB 25, if the exercise price of the share option granted equaled or exceeded the market price of the underlying share on the date of grant, no compensation expense was recognized. We grant share options to employees and members of our Board of Trustees (the Board) with an exercise price equal to the market price on the day of grant and therefore, we generally did not recognize expense related to share options. We recognized the intrinsic value related to other share awards granted as compensation expense over the applicable vesting period. We recognized the value of DEUs issued as compensation expense, based on the market price of a common share on the grant date, over the vesting period of the underlying share award.

Had we adopted SFAS 123R on January 1, 2005, our net earnings attributable to common shares for the years ended December 31 would have changed as follows (in thousands, except per share amounts):

	200			
Net earnings attributable to common shares:				
As reported	\$	370,747		
Pro forma	\$	373,074		
Net earnings per share attributable to common shares:				
As reported Basic	\$	1.82		
As reported Diluted	\$	1.76		
Pro forma Basic	\$	1.83		
Pro forma Diluted	\$	1.77		

Further information regarding stock options can be found in Note 5, Long-Term Compensation.

Income Taxes. ProLogis was formed as a Maryland real estate investment trust in January 1993 and we have, along with our consolidated REIT subsidiary, elected to be taxed as a REIT under the Internal Revenue Code of 1986, as amended (the Code). Under the Code, REITs are generally not required to pay federal income taxes if they distribute 100% of their taxable income and meet certain income, asset and shareholder tests. If we fail to qualify as a REIT in any taxable year, we will be subject to federal income taxes at regular corporate rates (including any alternative minimum tax) and may not be able to qualify as a REIT for the four

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

subsequent taxable years. Even as a REIT, we may be subject to certain state and local taxes on our own income and property, and to federal income and excise taxes on our undistributed taxable income.

We have elected taxable REIT subsidiary (TRS) status for some of our consolidated subsidiaries, which operate primarily in the CDFS business segment. This allows us to provide services that would otherwise be considered impermissible for REITs. Many of the foreign countries where we have operations do not recognize REITs or do not accord REIT status under their respective tax laws to our entities that operate in their jurisdiction. In the United States, we are taxed in certain states in which we operate. Accordingly, we recognize income tax expense for the federal and state income taxes incurred by our TRSs, taxes incurred in certain states and foreign jurisdictions and interest and penalties, if any, associated with our unrecognized tax benefit liabilities.

In July 2006, Financial Accounting Standards Board (FASB) Interpretation No. 48, Accounting for Uncertainty in Income Taxes An Interpretation of FASB Statement No. 109 (FIN 48) was issued. FIN 48 clarifies the accounting for uncertainty in income taxes recognized in an enterprise s financial statements in accordance with SFAS No. 109, Accounting for Income Taxes . FIN 48 prescribes a recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. The new standard also provides guidance on various income tax accounting issues, including derecognition, classification, interest and penalties, accounting in interim periods, disclosure and transition. The provisions of FIN 48 were effective for our fiscal year beginning January 1, 2007 and were applied to all tax positions upon initial adoption. Under FIN 48, we may recognize the tax benefit from an uncertain tax position only if it is more-likely-than-not that the tax position will be sustained on examination by taxing authorities. The cumulative effect of applying the provisions of FIN 48 was reported as an adjustment to the opening balance of retained earnings for the year of adoption. We adopted the provisions of FIN 48 and, as a result, we recognized a \$9.3 million increase in the liability for unrecognized tax benefits, which was accounted for as a reduction to the January 1, 2007 balance of distributions in excess of net earnings.

Deferred income tax is generally a function of the period s temporary differences (items that are treated differently for tax purposes than for financial reporting purposes), the utilization of tax net operating losses generated in prior years that had been previously recognized as deferred income tax assets and deferred income tax liabilities related to indemnification agreements related to certain contributions to property funds. A valuation allowance for deferred income tax assets is provided if we believe all or some portion of the deferred income tax asset may not be realized. Any increase or decrease in the valuation allowance that results from a change in circumstances that causes a change in the estimated realizability of the related deferred income tax asset is included in income. For further information of income taxes, see Note 7.

Long-Lived Assets

Real Estate Assets. Real estate assets are carried at depreciated cost. Costs incurred that are directly associated with the successful acquisition of real estate assets are capitalized as part of the investment basis of the real estate assets. Costs that are associated with unsuccessful acquisition efforts are expensed at the time the acquisition is abandoned. Costs incurred in developing, renovating, rehabilitating and improving real estate assets are capitalized as part of the investment basis of the real estate assets. Costs incurred in making repairs and maintaining real estate assets are

expensed as incurred.

During the land development and construction periods of qualifying projects, we capitalize interest costs, insurance, real estate taxes and general and administrative costs of the personnel performing the development, renovation, rehabilitation and leasing activities; if such costs are incremental and identifiable to a specific activity. Capitalized costs are included in the investment basis of real estate assets except for the costs capitalized related to leasing activities, which are included in other assets. When a municipality district

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

finances costs we incur for public infrastructure improvements, we record the costs in real estate until we are reimbursed.

The depreciable portions of real estate assets are charged to depreciation expense on a straight-line basis over their respective estimated useful lives. We generally use the following useful lives: seven years for capital improvements, 10 years for standard tenant improvements, 30 years for industrial properties acquired, 40 years for office and retail properties acquired and 40 years for properties we develop. Capitalized leasing costs are amortized over the respective lease term. Our average lease term for all leases in effect at December 31, 2007 was between six and seven years. We develop properties in our CDFS business segment generally with the intent to contribute the properties to property funds in which we maintain an ownership interest and act as manager. We may acquire properties or portfolios of properties in our CDFS business segment that we generally plan to contribute to a property fund. We generally do not depreciate properties during the period from the completion of the development, rehabilitation or repositioning activities through the date the properties are contributed.

Business Combinations, Goodwill and Intangible Assets. When we acquire a business or individual properties, with the intention to hold for long term investment, we allocate the purchase price to the various components of the acquisition based upon the fair value of each component. We estimate:

the fair value of the buildings on an as-if-vacant basis. The fair value allocated to land is generally based on relevant market data;

the market value of above and below market leases based upon our best estimate of current market rents. The value of each lease is recorded in either other assets or other liabilities, as appropriate;

the value of costs to obtain tenants, primarily leasing commissions. These costs are recorded in other assets;

the value of debt based on quoted market rates for the same or similar issues, or by discounting future cash flows using rates currently available for debt with similar terms and maturities. Any discount or premium is included in the principal amount;

the value of any management contracts by discounting future expected cash flows under these contracts; and

the value of all other assumed assets and liabilities based on the best information available.

We amortize the acquired assets or liabilities as follows:

Above and below market leases are charged to rental income over the average remaining estimated life of the lease.

Leasing commissions are charged to amortization expense over the average remaining estimated life of the lease.

Debt discount or premium is charged to interest expense using the effective interest method over the remaining term of the related debt.

Management contracts are charged against income over the remaining term of the contract.

Goodwill represents the excess of the purchase price over the fair value of net tangible and intangible assets acquired in a business combination. Goodwill amounts are not amortized, but rather we assess goodwill for impairment annually or when circumstances indicate goodwill may be impaired.

Investments in Unconsolidated Investees. Our investments in certain entities are presented under the equity method. The equity method is used when we have the ability to exercise significant influence over

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

operating and financial policies of the investee but do not have control of the investee. Under the equity method, these investments (including advances to the investee) are initially recognized in the balance sheet at our cost and are subsequently adjusted to reflect our proportionate share of net earnings or losses of the investee, distributions received, deferred proceeds on the contribution of properties and certain other adjustments, as appropriate.

Impairment of Long-Lived Assets. We assess the carrying values of our respective long-lived assets, including goodwill and intangible assets, whenever events or changes in circumstances indicate that the carrying amounts of these assets may not be fully recoverable. Recoverability of these assets is measured by comparison of the carrying amount of the asset to the estimated fair value. For operating buildings that we intend to hold long-term, the recoverability is based on the future undiscounted cash flows. If the asset is considered to be impaired, the amount of any impairment is measured as the difference between the carrying value and the fair value of the impaired asset, and the loss would be recognized as other expense in our Consolidated Statements of Earnings.

Assets Held for Sale and Discontinued Operations. Discontinued operations represent a component of an entity that has either been disposed of or is classified as held for sale if both the operations and cash flows of the component have been or will be eliminated from ongoing operations of the entity as a result of the disposal transaction and the entity will not have any significant continuing involvement in the operations of the component after the disposal transaction. The results of operations of properties that have been classified as discontinued operations are also reported as discontinued operations for all periods presented. We classify property as held for sale when certain criteria are met. At such time, the respective assets and liabilities are presented separately on our Consolidated Balance Sheets and depreciation is no longer recognized. Assets held for sale are reported at the lower of their carrying amount or their estimated fair value less the estimated costs to sell the assets.

Properties disposed of to third parties are considered discontinued operations unless such properties were developed under a pre-sale agreement. Properties contributed to property funds in which we maintain an ownership interest and act as manager are not considered discontinued operations due to our continuing involvement with the properties. The contribution of properties to the property funds is reflected in our Consolidated Statements of Earnings based on the nature of the properties contributed, either CDFS or non-CDFS.

Cash and Cash Equivalents. We consider all cash on hand, demand deposits with financial institutions and short-term, highly liquid investments with original maturities of three months or less to be cash equivalents. Our cash and cash equivalents are financial instruments that are exposed to concentrations of credit risk. We invest our cash with high-credit quality institutions. Cash balances may be invested in money market accounts that are not insured. We have not realized any losses in such cash investments or accounts and believe that we are not exposed to any significant credit risk.

Notes Receivable. The principal balance of notes receivable from third parties at December 31, 2007 and 2006 was \$24.2 million and \$237.3 million, respectively. Interest is recognized as earned and included in interest income on notes receivable in our Consolidated Statements of Earnings; however, we discontinue accruing interest when collection is considered doubtful. We use the effective interest method for notes receivable with stepped interest rates. Our weighted average effective annual interest rate for our notes receivable as of December 31, 2007 and 2006 was 6.9% and 8.6%, respectively. Notes receivable are generally collateralized by real property or a financing agreement.

Minority Interest. We recognize the minority interests in real estate partnerships or joint ventures in which we consolidate at each minority holder s respective share of the estimated fair value of the real estate as of the date of formation. Minority interest that was created or assumed as a part of a business combination is recognized at the underlying book value as of the date of the transaction. Minority interest is subsequently

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

adjusted for additional contributions, distributions to minority holders and the minority holders proportionate share of the net earnings or losses of each respective entity.

Certain limited partnership interests issued by us in connection with the formation of a real estate partnership and as consideration in a business combination are exchangeable into our common shares. Common shares issued upon exchange of a holder s minority interest are accounted for at our carrying value of the surrendered minority interest.

Costs of Raising Capital. Costs incurred in connection with the issuance of both common shares and preferred shares are treated as a reduction to additional paid-in capital. Costs incurred in connection with the issuance or renewal of debt are capitalized in other assets, and amortized to interest expense over the remaining term of the related debt.

Financial Instruments. In the normal course of business, we use certain types of derivative financial instruments for the purpose of managing our foreign currency exchange rate and interest rate risk. We reflect our derivative financial instruments at fair value and record changes in the fair value of these derivatives each period in earnings, unless specific hedge accounting criteria are met. To qualify for hedge accounting treatment, the derivative instruments used for risk management purposes must effectively reduce the risk exposure that they are designed to hedge (primarily interest rate swaps). For instruments associated with the hedge of anticipated transactions, hedge effectiveness criteria are formally designated as hedges at the inception of the contract.

The ineffective portion of a hedge, if any, is immediately recognized in earnings to the extent that the change in value of a derivative does not perfectly offset the change in value of the instrument being hedged. The unrealized gains and losses recorded in accumulated other comprehensive income are amortized to earnings over the remaining term of the hedged items.

In estimating the fair value of our financial instruments, we use a variety of methods and assumptions that are based on market conditions and risks existing at each balance sheet date. Primarily, we use quoted market prices or quotes from brokers or dealers for the same or similar instruments. These values represent a general approximation of possible value and may never actually be realized.

Environmental costs. We incur certain environmental remediation costs, including cleanup costs, consulting fees for environmental studies and investigations, monitoring costs, and legal costs relating to cleanup, litigation defense, and the pursuit of responsible third parties. Costs incurred in connection with operating properties and properties previously sold are expensed. Costs related to undeveloped land are capitalized as development costs. Costs incurred for properties to be disposed are included in the cost of disposed assets when the properties are disposed. We maintain a liability for estimated costs of environmental remediation to be incurred in connection with undeveloped land, operating properties and properties previously sold.

Recent Accounting Pronouncements. In September 2006, the FASB issued SFAS No. 157, *Fair Value Measurements* (SFAS 157). SFAS 157 defines fair value, establishes a framework for measuring fair value in accordance with GAAP and expands disclosures about fair value measurements. SFAS 157 applies to other accounting pronouncements that require or permit fair value measurements but does not require any new fair value

measurements. SFAS 157 is effective for our fiscal year beginning January 1, 2008. In February 2008, the FASB issued FASB Staff Position No. FAS 157-2, Effective Date of FASB Statement No. 157 (FSP FAS 157-2), that delays the effective date of SFAS 157 s fair value measurement requirements for nonfinancial assets and liabilities that are not required or permitted to be measured at fair value on a recurring basis. Fair value measurements identified in FSP FAS 157-2 will be effective for our fiscal year beginning January 1, 2009. The adoption of SFAS 157 will primarily impact the valuation of our financial instruments,

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

as discussed above, which we do not expect to materially impact our financial position and results of operations.

In February 2007, the FASB issued SFAS No. 159, *The Fair Value Option for Financial Assets and Financial Liabilities including an Amendment of FASB Statement No. 115* (SFAS 159). SFAS 159 provides entities the irrevocable option to measure many financial instruments and certain other items at fair value. If the fair value option is elected, changes in the fair value would be recorded in earnings at each subsequent reporting date. The provisions of SFAS 159 are effective for our fiscal year beginning January 1, 2008. We do not plan to elect the fair value option provided by SFAS 159.

In December 2007, the FASB issued SFAS No. 141R, *Business Combinations* (SFAS 141R) and SFAS No. 160, *Noncontrolling Interests in Consolidated Financial Statements* An Amendment of ARB No. 51 (SFAS 160). SFAS 141R and 160 require most identifiable assets, liabilities, noncontrolling interests, and goodwill acquired in a business combination to be recorded at full fair value and require noncontrolling interests (previously referred to as minority interests) to be reported as a component of equity, which changes the accounting for transactions with noncontrolling interest holders. The provisions of SFAS 141R and 160 are effective for our fiscal year beginning January 1, 2009. SFAS 141R will be applied to business combinations occurring after the effective date and SFAS 160 will be applied prospectively to all noncontrolling interests, including any that arose before the effective date. We are currently assessing what impact the adoption of SFAS 141R and 160 will have on our financial position and results of operations.

Proposed Accounting Pronouncements. The FASB has issued proposed FASB Staff Position No. APB-14a, *Accounting for Convertible Debt Instruments That May Be Settled in Cash upon Conversion (Including Partial Cash Settlement)* (the proposed FSP) that would require, if ratified, separate accounting for the debt and equity components of convertible instruments. The proposed FSP would require that the value assigned to the debt component would be the estimated fair value of a similar bond without the conversion feature, which would result in the debt being recorded at a discount. The debt would subsequently be accreted to its par value over its expected life with a rate of interest being reflected in earnings that reflects the market rate at issuance. The proposed FSP, if ratified in the form expected, would be effective January 1, 2009 and would be applied retrospectively to both new and existing convertible instruments, including the convertible notes that we issued in March 2007 and November 2007, and would result in us recognizing additional interest expense of between \$55.8 million and \$67.1 million per annum.

Reclassifications. Certain amounts included in our consolidated financial statements for prior years have been reclassified to conform to the 2007 financial statement presentation. This includes a reclass of the gains recognized on the disposition of CDFS business assets included in discontinued operations of \$33.5 million and \$10.6 million for the years ended December 31, 2006 and 2005, respectively, from operating activities to investing activities in the Consolidated Statements of Cash Flows.

3. Mergers and Acquisitions:

Parkridge Holdings Limited

In February 2007, we purchased the industrial business and made a 25% investment in the retail business of Parkridge Holdings Limited (Parkridge), a European real estate development company. The total purchase price was \$1.3 billion, which was financed with \$733.9 million in cash, including amounts settled in cash subsequent to the purchase date, the issuance of 4.8 million common shares (valued for accounting purposes at \$71.01 per share for a total of \$339.5 million) and the assumption of \$191.5 million in debt and other liabilities. The assumption of debt included \$113.0 million of loans made by us to certain affiliates of Parkridge in November 2006, which were included in Accounts and Notes Receivable in our Consolidated Balance Sheet at December 31, 2006. The cash portion of the acquisition was funded with borrowings under

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

our global senior credit facility (Global Line) and a new senior unsecured facility (see Note 13 for more information on our credit facilities).

The acquisition included 6.3 million square feet of operating distribution properties, including developments under construction, and 1,139 acres of land, primarily in Central Europe and the United Kingdom. We allocated the purchase price based on estimated fair values and recorded approximately \$724.7 million of real estate assets, \$156.3 million of investments in CDFS joint ventures and other unconsolidated investees, \$58.1 million of cash and other tangible assets and \$325.8 million of goodwill and other intangible assets, which are included in Other Assets in our Consolidated Balance Sheet. The allocation of the purchase price was based upon preliminary estimates and assumptions and, accordingly, these allocations are subject to revision when final information is available. Revisions to the fair value allocations, which may be significant, will be recorded as adjustments to the purchase price allocation in subsequent periods and should not have a significant impact on our overall financial position or results of operations. The Parkridge acquisition would not have had a material impact on our consolidated results of operations for the years ended December 31, 2007, 2006 and 2005, and as such, we have not presented any pro forma financial information.

We may be required to make additional payments to the selling shareholders over the next several years (primarily through the issuance of our common shares) of up to £52.3 million (the currency equivalent of \$105.0 million at December 31, 2007) upon the successful completion of pending land entitlements or achievement of certain incremental development profit targets.

Catellus Development Corporation

On September 15, 2005, Catellus Development Corporation, a publicly traded REIT (Catellus), merged with and into Palmtree Acquisition Corporation, one of our subsidiaries (the Catellus Merger). The total purchase price was \$5.3 billion, which was financed by \$1.3 billion of cash and the issuance of 55.9 million of our common shares to former Catellus stockholders (valued at \$2.3 billion), \$37.4 million in cash for transaction costs and the assumption of \$1.7 billion in liabilities. In allocating the purchase price based on estimated fair values, we initially recorded approximately \$4.5 billion of real estate assets, \$661.9 million of other assets, primarily tangible assets, and \$152.9 million of goodwill. The allocation of goodwill increased by approximately \$11.0 million primarily as a result of changes in the valuation of real estate assets, partially offset by liabilities recorded for certain pre-merger contingencies that were deemed to be probable and could be reasonably estimated.

In connection with the Catellus Merger, we incurred \$2.6 million and \$12.2 million of merger integration costs in 2006 and 2005, respectively, which are included in General and Administrative Expenses in our Consolidated Statements of Earnings. These costs were indirect costs associated with the Catellus Merger, such as employee transition costs, as well as severance costs for certain of our employees whose responsibilities became redundant after the merger.

ProLogis North American Properties Fund XII

On September 30, 2005, we acquired the 80% interest in ProLogis North American Properties Fund XII owned by our fund partner. The acquisition resulted in the addition of 12 buildings aggregating 3.4 million square feet with an aggregate property value of \$283.2 million to our direct-owned industrial portfolio, including assumed debt of approximately \$15.1 million.

See also Note 11 for information on real estate acquisitions.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

4. Unconsolidated Investees:

Summary of Investments and Income

Our investments in and advances to investees that are accounted for under the equity method are summarized by type of investee as follows (in thousands):

	December 31,			
		2007		2006
Property funds CDFS joint ventures and other unconsolidated investees	\$	1,755,113 590,164	\$	981,840 317,857
Totals	\$	2,345,277	\$	1,299,697

Property Funds

We recognize earnings or losses from our investments in unconsolidated property funds consisting of our proportionate share of the net earnings or losses of the property funds, including interest income on advances made to these investees, if any. In addition, we earn fees and incentives for providing services to the property funds. The amounts we have recognized from our investments in property funds are summarized as follows (in thousands):

	Years Ended December 31,				
	2007		2006		2005
Earnings from unconsolidated property funds: North America Europe Asia	\$ 17,161 60,913 16,379	\$	59,732 21,605 11,718	\$	24,224 13,938 7,916
Total earnings from unconsolidated property funds	\$ 94,453	\$	93,055	\$	46,078
Property management and other fees and incentives: North America Europe Asia	\$ 47,164 43,752 13,803	\$	57,800 145,622 8,507	\$	32,124 30,064 4,746
Total property management and other fees and incentives	\$ 104,719	\$	211,929	\$	66,934

In our CDFS business segment, as further discussed in Note 18, we develop and acquire real estate properties primarily with the intent to contribute to a property fund in which we have an ownership interest and act as manager. Upon contribution of properties to a property fund, we realize a portion of the profits from our CDFS activities while at the same time allowing us to maintain a long-term ownership interest in our CDFS properties. This business strategy also provides liquidity to fund our future development activities and enhances future fee income. We generally receive ownership interests in the property funds as part of the proceeds generated by the contributions of properties to maintain our ownership interest. The property funds generally own operating properties that we have contributed to them, although certain of the property funds have also acquired properties from third parties. We recognize our proportionate share of the earnings or losses of each property fund, earn fees for acting as the manager, and earn additional fees by providing other services including, but not limited to, acquisition, development, construction management, leasing and financing activities. We may also earn incentive performance returns based on the investors returns over a specified period.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Information about our property funds (the names in parentheses represent the legal names of the entities) is as follows as of December 31:

	Number	Square				
Fund Names	of properties owned 2007	feet (in millions) 2007	Owner Percen 2007	-	Investme and advan 2007	
ProLogis California (ProLogis California I LLC) (1)	80	14.2	50.0%	50.0%	\$ 106,630	\$ 112,915
ProLogis North American Properties Fund I (ProLogis North American Properties Fund I LLC) (1)	36	9.4	41.3%	41.3%	27,135	30,902
ProLogis North American Properties Fund V (2) ProLogis North American Properties				11.3%		53,331
Fund VI (Allagash Property Trust) (1) ProLogis North American Properties	22	8.6	20.0%	20.0%	37,218	39,149
Fund VII (Brazos Property Trust) (1) ProLogis North American Properties Fund VIII (Cimmaron Property	29	6.1	20.0%	20.0%	31,321	31,816
Trust) (1) ProLogis North American Properties	24	3.1	20.0%	20.0%	14,982	15,397
Fund IX (Deerfield Property Trust) (1) ProLogis North American Properties Fund X (Elkhorn Property Trust) (1)	20 29	3.4 4.2	20.0% 20.0%	20.0% 20.0%	13,986 15,721	14,076 15,399
ProLogis North American Properties Fund XI (KPJV, LLP) (1)	13	4.1	20.0%	20.0%	30,712	31,871
ProLogis North American Industrial Fund (3) ProLogis North American Industrial	217	37.2	23.2%	20.0%	104,277	72,053
Fund II (ProLogis NA2 LP) (1)(2) ProLogis North American Industrial	153	36.1	36.9%		274,238	
Fund III (ProLogis NA3 LP) (1)(4) ProLogis Mexico Industrial Fund (ProLogis MX Fund LP) (5)	122 32	24.7 4.2	20.0% 20.0%		123,720 38,085	
PEPR (ProLogis European Properties) (6)	247	56.4	24.9%	24.0%	494,593	430,761
	41	10.4	24.3%		158,483	

PEPF II (ProLogis European						
Properties II) (7)						
ProLogis Japan Properties Fund I						
(PLD/RECO Japan TMK Property						
Trust) (1)	16	7.1	20.0%	20.0%	87,663	87,705
ProLogis Japan Properties Fund II						
(ProLogis Japan Properties Trust)						
(1)(8)	44	14.6	20.0%	20.0%	189,584	46,465
ProLogis Korea Fund (ProLogis Korea						
Properties Trust) (1)(9)	6	0.4	20.0%		6,765	
Totals	1,131	244.2			\$ 1,755,113 \$	981,840

- (1) We have one fund partner in each of these property funds.
- (2) We referred to the combined entities in which we had ownership interests (ProLogis-Macquarie Fund and the management company) as one property fund named ProLogis North American Properties Fund V. During 2006, we contributed 20 properties for aggregate proceeds of \$132.4 million to ProLogis North American Properties Fund V.

On July 11, 2007, we completed the acquisition of all of the units in Macquarie ProLogis Trust, an Australian listed property trust (MPR). At the time of acquisition, MPR owned approximately 89% of ProLogis North American Properties Fund V and certain other assets. The total consideration was approximately \$2.0 billion, consisting of cash of \$1.2 billion and assumed liabilities of \$0.8 billion. The cash portion of the acquisition was financed primarily with borrowings under a credit agreement with an affiliate of Citigroup USA, Inc. (Citigroup), consisting of a \$473.1 million term loan and a \$646.2 million convertible loan. Prior to the acquisition, we entered into foreign currency forward contracts to economically hedge the purchase price of MPR (see Note 16 for additional information regarding these derivatives). As a result of the MPR transaction, on July 11, 2007, we owned 100% of, and began consolidating, ProLogis North American Properties Fund V.

On August 27, 2007, Citigroup converted \$546.2 million of the convertible loan into equity of a newly formed property fund, which owns all of the real estate assets and debt obligations that were acquired or issued in connection with the MPR acquisition. We refer to the combined entities in which we have ownership interests as one property fund named ProLogis North American Industrial Fund II. Our ownership percentage is based on our levels of ownership interest in these different entities. In addition, we made an equity contribution of \$100.0 million into the fund, which was used to repay the remaining balance on the convertible loan. The conversion resulted in Citigroup owning 63.1% and us owning 36.9% of the equity of ProLogis North American Industrial Fund II. We account for our investment under the equity method of accounting. Upon conversion, we recognized net gains of \$68.6 million (including \$16.6 million of previously deferred gains from the initial contribution of the assets to ProLogis North American Properties

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Fund V) that are reflected in CDFS Acquired Property Portfolios in our Consolidated Statements of Earnings.

- (3) In February 2006, we formed the North American Industrial Fund, with ten institutional investors. We refer to the combined entities in which we have ownership interests as one property fund named ProLogis North American Industrial Fund. Our ownership percentage is based on our levels of ownership interest in these different entities. We are committed to offer to contribute substantially all of the properties we develop and stabilize in Canada and the United States to the North American Industrial Fund, subject to the property meeting certain leasing and other criteria. ProLogis North American Industrial Fund has equity commitments, which expire in February 2009, aggregating approximately \$1.4 billion from third party investors, of which \$729.7 million was unfunded at December 31, 2007. In connection with the acquisition of MPR, discussed above, we acquired an additional 3% ownership interest in ProLogis North American Industrial Fund and are committed to fund \$25.5 million in cash through February 2009 for our equity share in future acquisitions of properties, generally from us. During 2007 and 2006, we contributed 92 properties (26 CDFS and 66 non-CDFS) and 49 properties (22 CDFS and 27 non-CDFS) for aggregate proceeds of \$907.5 million and \$451.8 million, respectively, to ProLogis North American Industrial Fund in addition to the assets that were acquired from ProLogis North American Properties Funds II, III and IV (collectively Funds II-IV), as discussed below.
- (4) In July 2007, we formed a new property fund, ProLogis North American Industrial Fund III, to acquire a portfolio of 122 industrial properties from a third party. We refer to the combined entities in which we have ownership interests as one property fund named ProLogis North American Industrial Fund III. The total consideration for the acquisition was approximately \$1.8 billion, including transaction costs. Our investment was made in cash and represents a 20% ownership interest in this newly formed property fund. The remaining 80% of the property fund is owned by an affiliate of Lehman Brothers, Inc., who provided interim debt financing to the property fund.
- (5) On September 11, 2007, we contributed properties to a new property fund formed with several institutional investors, ProLogis Mexico Industrial Fund. We refer to the combined entities in which we have ownership interests as one property fund named ProLogis Mexico Industrial Fund. We are committed to offer to contribute substantially all of the properties we develop and stabilize in Mexico, and in certain circumstances properties we acquire, to ProLogis Mexico Industrial Fund subject to the property meeting certain leasing and other criteria. ProLogis Mexico Industrial Fund has equity commitments of \$500.0 million from third party investors that expire in August 2010 and of which \$411.5 million was unfunded at December 31, 2007. In 2007, we contributed 35 properties (24 CDFS and 11 non-CDFS) to this property fund for aggregate proceeds of \$251.8 million. This includes nine stabilized properties that were part of a portfolio of properties we had previously acquired with the intent to contribute to a new property fund at, or slightly above, our cost. The proceeds and costs related to these nine properties are reflected in CDFS Acquired Property Portfolios in our Consolidated Statements of Earnings. The proceeds and costs for the remaining 15 CDFS contributed properties are included in CDFS Developed and Repositioned Properties in our Consolidated Statements of Earnings.
- (6) In September 2006, ProLogis European Properties (PEPR) completed an initial public offering (IPO) on the Euronext Amsterdam stock exchange in which the selling unitholders offered 49.8 million ordinary units. As the

manager of the property fund, we were entitled to an incentive return based on the internal rate of return that the pre-IPO unitholders earned. The final incentive return of \$109.2 million was determined and recognized in the fourth quarter of 2006. The return was paid to us by an initial allocation of 3.9 million ordinary units, which increased our investment by \$68.6 million and our ownership interest at that time to 24.0%, with the balance received in cash. In connection with PEPR s IPO, we entered into a property contribution agreement under which we were committed to offer to contribute certain stabilized properties to PEPR having an aggregate contribution value of 200 million. During 2007, we fulfilled our commitment by contributing 16 CDFS properties to PEPR for aggregate proceeds of \$287.6 million. As a

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

result of these contributions, our ownership interest increased to 24.9% at December 31, 2007. In July 2007, PEPR sold a portfolio of 47 properties, which resulted in a net gain of \$155.8 million to PEPR and \$38.2 million to us as our proportionate share. In 2006, prior to PEPR s IPO, we contributed 19 properties to the fund for aggregate proceeds of \$419.6 million.

- (7) In July 2007, we formed a new European property fund, ProLogis European Properties Fund II (PEPF II) with several third party investors. Our ownership interest in PEPF II is 24.3%, including a 16.85% direct interest in PEPF II, along with a 7.45% indirect interest through our 24.9% investment in PEPR, which owns approximately 30% of PEPF II. We are committed to offer to contribute substantially all of the properties we develop and stabilize in Europe and, in certain circumstances properties we acquire, to PEPF II, subject to the property meeting certain leasing and other criteria. PEPF II has equity commitments from PEPR and third party investors of 2.5 billion (\$3.6 billion as of December 31, 2007), which expire in August 2010, and of which 2.1 billion (\$3.1 billion as of December 31, 2007) was unfunded at December 31, 2007. In 2007, we contributed 38 properties for aggregate proceeds of \$1.3 billion. This includes 13 stabilized properties that were part of a portfolio of properties we acquired in February 2007 as part of the Parkridge acquisition discussed in Note 3, with the intent to contribute to a new property fund at, or slightly above, our cost. The proceeds and costs related to these 13 properties are reflected in CDFS Acquired Property Portfolios in our Consolidated Statements of Earnings. The proceeds and costs for the remaining 25 CDFS properties are included in CDFS Developed and Repositioned Properties in our Consolidated Statements of Earnings. In connection with these contributions, we advanced PEPF II £25.2 million (\$51.9 million as of December 31, 2007), which bears interest at LIBOR plus a margin and matures on February 26, 2008.
- (8) We are committed to offer to contribute all of the properties that we develop and stabilize in Japan through September 2010 to ProLogis Japan Properties Fund II, subject to the property meeting certain leasing and other criteria. In 2007 and 2006, we contributed five properties and six properties, all CDFS properties, to this property fund for aggregate proceeds of \$642.9 and \$405.5 million, respectively. In addition in 2007, the property fund acquired nine properties from a third party and its investors acquired a portfolio of 17 properties for an aggregate purchase price of \$735 million, through a joint venture in which we own 20% and our current partner in ProLogis Japan Properties Fund II owns the remaining 80%. ProLogis Japan Properties Fund II has an equity commitment of \$600.0 million from our fund partner, which expires in August 2008, of which \$28.2 million was unfunded at December 31, 2007. In February 2008, ProLogis Japan Properties Fund II received an additional equity commitment of \$400.0 million from our fund partner that expires in September 2010.
- (9) The ProLogis Korea Fund, which was formed in 2006, acquired six properties from a third party in 2007. We are committed to offer to contribute substantially all of the properties we develop and stabilize in South Korea and, in certain circumstances properties we acquire, to ProLogis Korea Fund, subject to the property meeting certain leasing and other criteria. ProLogis Korea Fund has an equity commitment from our fund partner of \$200.0 million, which expires in June 2010, of which \$179.4 million was unfunded at December 31, 2007.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Summarized financial information of the property funds (for the entire entity, not our proportionate share) and our investment in such funds is presented below as of and for the years ended December 31, 2007 and 2006 (dollars in millions):

	2007						
		North America]	Europe		Asia	Total
Revenues	\$	634.1	\$	493.2	\$	180.4	\$ 1,307.7
Net earnings (1)	\$	27.6	\$	234.1	\$	64.4	\$ 326.1
Total assets	\$	9,034.7	\$	6,526.4	\$	3,810.5	\$ 19,371.6
Amounts due to us	\$	24.8	\$	70.0	\$	109.1	\$ 203.9
Third party debt (2)	\$	5,305.2	\$	3,456.2	\$	1,889.5	\$ 10,650.9
Total liabilities	\$	5,678.5	\$	4,057.7	\$	2,550.7	\$ 12,286.9
Minority interest	\$	17.4	\$	10.8	\$		\$ 28.2
Equity	\$	3,338.8	\$	2,457.8	\$	1,259.9	\$ 7,056.5
Our weighted average ownership at end of period (3)		27.9%		24.8%		20.0%	25.5%
Our investment balance (4)	\$	818.0	\$	653.1	\$	284.0	\$ 1,755.1
Deferred proceeds, net of amortization (5)	\$	216.4	\$	193.9	\$	127.0	\$ 537.3

	2006								
	North America		Europe			Asia		Total	
Revenues	\$	494.6	\$	414.4	\$	120.9	\$	1,029.9	
Net earnings (6)	\$	266.2	\$	88.2	\$	47.7	\$	402.1	
Total assets	\$	6,420.7	\$	4,856.0	\$	1,958.3	\$	13,235.0	
Amounts due to us	\$	6.7	\$	14.0	\$	75.2	\$	95.9	
Third party debt (2)	\$	3,113.8	\$	2,615.6	\$	904.2	\$	6,633.6	
Total liabilities	\$	4,360.8	\$	2,968.0	\$	1,054.2	\$	8,383.0	
Minority interest	\$	5.7	\$	6.6	\$		\$	12.3	
Equity	\$	2,054.2	\$	1,881.4	\$	904.1	\$	4,839.7	
Our weighted average ownership at end of period (3)		23.1%		24.0%		20.0%		23.0%	
Our investment balance (4)	\$	416.8	\$	430.8	\$	134.2	\$	981.8	
Deferred proceeds, net of amortization (5)	\$	112.8	\$	123.7	\$	66.2	\$	302.7	

(1) Included in net earnings for Europe is a net gain of \$155.8 million from the disposition of 47 properties by PEPR.

- (2) As of December 31, 2007, we had not guaranteed any of the debt of the property funds. As of December 31, 2006, we had guaranteed \$15.0 million of borrowings of ProLogis North American Properties Fund V.
- (3) Represents the weighted average of our ownership interests in all property funds at December 31, based on each entity s contribution to total assets, before depreciation, net of other liabilities.
- (4) The difference between our percentage ownership interest of the property fund s equity and our investment balance results principally from three types of transactions: (i) deferring a portion of the proceeds we receive from a contribution of one of our properties to a property fund as a result of our continuing ownership in the property (see below); (ii) additional costs we incur associated with our investment in the property fund; and (iii) advances to the property funds.
- (5) This amount is recorded as a reduction to our investment and represents the proceeds that we defer when we contribute a property to a property fund due to our continuing ownership in the property.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(6) Included in net earnings for Europe are expenses of approximately \$43.3 million related to the costs to complete PEPR s IPO, as this was an offering of existing units and no new capital was raised by PEPR. Included in net earnings for North America is \$185.7 million representing the net gain recognized by Funds II-IV upon termination in the first quarter of 2006 (see below).

The unconsolidated property funds that we manage, and in which we have an equity ownership, may enter into interest rate swap contracts that are designated as cash flow hedges to mitigate interest expense volatility associated with movements of interest rates for the debt they expect to issue. In 2007, certain of the property funds issued short-term bridge financing to finance their acquisitions of properties from us and third parties. Based on the anticipated refinancing of these bridge financings with long-term debt issuances, the property funds have the following interest rate swap contracts outstanding at December 31, 2007 (amounts are for the entire entity and are in thousands):

Entity	Our Ownership	Notional Amounts	Swap Rate	Maturity	Fai	r Value
			5.31 -	2009 -		
ProLogis North American Industrial Fund II	36.9%	\$ 1,005,900	5.83%	2018	(\$	68,757)
ProLogis North American Industrial Fund III	20.0%	\$ 642,000	5.79%	2017	(\$	58,577)
			5.24 -			
ProLogis Mexico Industrial Fund	20.0%	\$ 137,000	5.56%	2017	(\$	8,650)

We have recorded our proportionate share of the liabilities of the funds related to these instruments in Other Comprehensive Income in Shareholders Equity. Once these contracts are settled, the amount of the gain or loss upon settlement, which is recorded by the property funds in other comprehensive income, will be amortized over the life of the hedged debt issuance. We guarantee our proportionate share of the ProLogis North American Industrial Fund III contracts.

On January 4, 2006, we purchased the 80% ownership interests in each of Funds II-IV from our fund partner. On March 1, 2006, we contributed substantially all of these assets and associated liabilities to ProLogis North American Industrial Fund, which was formed in February 2006 (see above). In connection with these transactions, after deferral of \$17.9 million due to our continuing ownership interest in ProLogis North American Industrial Fund, we recognized total earnings of \$71.6 million (\$12.5 million in CDFS Disposition Proceeds Developed and Repositioned Properties, \$22.0 million in Property Management and Other Fees and Incentives and \$37.1 million in Earnings from Unconsolidated Property Funds).

CDFS joint ventures and other unconsolidated investees

At December 31, 2007, we had investments in entities that perform some of our CDFS business activities (the CDFS joint ventures) and certain other investments. These joint ventures include entities that develop and own distribution

and retail properties and also include entities that perform land and mixed-use development activity. The other operating joint ventures primarily include entities that own a hotel property and office properties.

The amounts we have recognized as our proportionate share of the earnings (losses) from our investments in CDFS joint ventures and other unconsolidated investees, are summarized as follows (in thousands):

	Years Ended December 31,					,
		2007		2006		2005
North America Europe Asia	\$	7,428 (2,856) 6,593	\$	45,651 2,097 2,955	\$	4,178 1,186 1,057
Total earnings from CDFS joint ventures and other unconsolidated investees	\$	11,165	\$	50,703	\$	6,421

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Included in our earnings from CDFS joint ventures in North America for 2006 is \$35.0 million representing our proportionate share of the earnings of a CDFS joint venture, LAAFB JV . The LAAFB JV was formed to redevelop a U.S. Air Force base in Los Angeles, California in exchange for land parcels and certain rights to receive tax increment financing (TIF) proceeds over a period of time. As our investment in LAAFB JV is held in a taxable subsidiary, we also recognized a deferred income tax benefit of \$12.4 million and a current income tax expense of \$27.0 million for 2006 in our Consolidated Statements of Earnings. This entity substantially completed its operations at the end of 2006.

Our investments in and advances to these entities were as follows as of December 31 (in thousands):

	2007	2006
CDFS joint ventures: United States (1) Europe(2) Asia (3)	\$ 60,502 228,396 194,583	\$ 75,197 8,499 119,614
Total CDFS joint ventures	\$ 483,481	\$ 203,310
Other investees: Operating joint ventures (4) Other	\$ 85,720 20,963	\$ 88,104 26,443
Total other investees	\$ 106,683	\$ 114,547
Total	\$ 590,164	\$ 317,857

- (1) Includes a 50% interest in three mixed-use development entities and three entities that own or are developing distribution properties.
- (2) Includes investments in joint ventures that own land for current and future development of distribution, retail and other mixed-use properties. In February 2007, in connection with the Parkridge acquisition, we made a 25% investment in Parkridge Holdings Limited, which is primarily a retail and mixed-use development business for \$146.9 million (see Note 3). Also included in this amount is £42.5 million (\$91.8 million at December 31, 2007), which represents a loan we made to this entity during 2007. The loan bears interest at London Interbank Offered Rate (LIBOR) or Euro Interbank Offered Rate (EURIBOR) (depending on currency borrowed) plus a margin, matures February 2012 and provides for additional borrowing of either euro or pound sterling up to 25% of the approved budget for development projects inside the venture, representing our ownership interest, up to a maximum of 50 million pound sterling.

Includes investments in three joint ventures that own distribution properties that were acquired from third parties or developed by the joint venture. Also includes our investment in an entity in China that we present on a consolidated basis. This entity holds an investment interest (\$70.3 million at December 31, 2007) in an entity that primarily develops retail properties and invests in joint ventures that own and operate retail properties in China that is accounted for under the equity method of accounting. As part of this investment, we may be required to invest an additional \$42 million based primarily on the attainment of certain performance criteria, which we deposited in escrow in 2006. In 2007, we advanced \$24 million of these escrowed funds to this entity to fund development activities. The advance bears interest at 7% and matures December 2008.

(4) Principally includes a 25.16% interest in an entity that owns and operates a hotel property, a 38.75% interest in an entity that owns and operates the parking lot adjacent to the hotel property and a 66.67% interest in an entity that owns and operates office properties.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. Long-Term Compensation:

The 2006 long-term incentive plan together with our 1997 long-term incentive plan (the Incentive Plan) have been approved by our shareholders and provides for grants of share options, stock appreciation rights (SARs), full value awards and cash incentive awards to employees and other persons providing services to us and our subsidiaries, including outside trustees. No more than 28,660,000 common shares in the aggregate may be awarded under the Incentive Plan. In any one calendar-year period, no participant shall be granted: (i) more than 500,000 share options and SARs; (ii) more than 200,000 full value awards; or (iii) more than \$10,000,000 in cash incentive awards. Common shares may be awarded under the Incentive Plan until it is terminated by the Board. At December 31, 2007, 4,919,474 common shares were available for future issuance under the Incentive Plan.

Share Options

We have granted various share options to our employees and trustees, subject to certain conditions. Each share option is exercisable into one common share. The holders of share options granted before 2001 earn dividend equivalent units (DEUs) on December 31st of each year until the earlier of the date the underlying share option is exercised or the expiration date of the underlying share option. The holders of share options granted in 2001 earned DEUs through 2005 and the holders of share options granted in 2002 and later do not earn DEUs. At December 31, 2007, there were 1,750,467 share options with a weighted average exercise price and remaining life of \$21.27 and 1.8 years, respectively, that will earn DEUs in the future. Share options granted to employees generally have graded vesting over a four-year period and have an exercise price equal to the market price on the date of grant. Share options granted to employees since September 2006 have an exercise price equal to the closing market price of our common shares on the date of grant. Prior to September 2006, the exercise price was based on the average of the high and low prices on the date of grant. Share options granted to trustees generally vest immediately.

Share options outstanding at December 31, 2007 were as follows:

	Number of Options	Exercise Price	Expiration Date	Weighted Average Remaining Life (in years)
Outside Trustees Plan	102,500	\$19.75 - \$43.80	2009-2015	4.6
Incentive Plan:				
1998 grants	539,947	\$20.94 - \$21.09	2008	0.9
1999 grants	594,498	\$17.19 - \$18.63	2009	1.7
2000 grants	586,022	\$21.75 - \$24.25	2010	2.7
2001 grants	391,561	\$20.67 - \$22.02	2011	3.7
2002 grants	703,092	\$22.98 - \$24.76	2012	4.7

2003 grants 2004 grants 2005 grants 2006 grants	946,591 1,394,342 936,225 820,454	\$24.90 - \$31.26 \$29.41 - \$41.50 \$40.86 - \$45.46 \$53.07 - \$59.92	2013 2014 2015 2016	5.7 6.7 7.9 9.0
2007 grants	983,178	\$60.60 - \$64.82	2017	10.0
Total	7,998,410			6.0

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The activity for the year ended December 31, 2007, with respect to our share options, is presented below:

	Options O Number of	tions Outstanding Weighted Average er of Exercise		Optio Number of	ons Exercisable Weighted Average Exercise		Weighted Average Life	
	Options		Price	Options	Price		(in years)	
Balance at January 1, 2007 Granted Exercised Forfeited	8,464,053 983,178 (1,342,912) (105,909)	\$	32.50 60.62 27.29 47.32					
Balance at December 31, 2007	7,998,410	\$	36.63	5,504,282	\$	29.14	4.7	

The weighted-average grant-date fair value of options granted during the years 2007, 2006 and 2005 was \$11.42, \$10.40 and \$7.26, respectively. Total remaining compensation cost related to unvested share options as of December 31, 2007 was \$21.7 million, prior to adjustments for capitalized amounts due to our development and leasing activities and forfeited awards.

The activity for the year ended December 31, 2007, with respect to our non-vested share options, is presented below:

	Number of Shares	W	Veighted-Average Grant-Date Fair Value
Balance at January 1, 2007	2,940,973	\$	7.14
Granted	983,178		11.42
Vested	(1,324,114)		6.14
Forfeited	(105,909)		7.73
Balance at December 31, 2007	2,494,128	\$	9.33

Full Value Awards

Restricted Share Units

Restricted share units (RSUs) are granted at a rate of one common share per RSU to our employees. The RSUs are valued on the grant date based upon the market price of a common share on that date. We recognize the value of the RSUs granted as compensation expense over the applicable vesting period, which is generally four or five years. The RSUs do not carry voting rights during the vesting period, but do generally earn DEUs that vest according to the underlying RSU. The weighted-average fair value of RSUs granted during the years 2007, 2006 and 2005 was \$63.25, \$53.86 and \$45.29, respectively. In addition, annually we issue fully vested deferred share units to our trustees, which are expensed at the time of grant and earn DEUs.

Contingent Performance Shares and Performance Share Awards

Certain employees are granted contingent performance shares (CPSs). There were grants of CPSs in 2007, 2006 and 2005 of which the CPSs are earned based on our ranking in a defined subset of companies in the National Association of Real Estate Investment Trust s (NAREIT s) published index. These CPSs generally vest over a three-year period and the recipient must continue to be employed by us until the end of the vesting period. The amount of CPSs to be issued will be based on our ranking at the end of the three-year period, and may range from zero to twice the targeted award, or a maximum of 840,000 shares at December 31, 2007. For purposes of calculating compensation expense, we consider the CPSs to have a

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

market condition and therefore we have estimated the grant date fair value of the CPSs using a pricing valuation model. We recognize the value of the CPSs granted as compensation expense utilizing the grant date fair value and the target shares over the vesting period.

Certain employees were granted Performance Share Awards (PSAs) through December 31, 2005 based on individual and company performance criteria. If a PSA was earned based on the performance criteria, the recipient must have continued to be employed by us until the end of the vesting period before any portion of the grant is vested, generally two years. The PSAs were valued based upon the market price of a common share on grant date. We recognize the value of the PSAs granted as compensation expense over the vesting period.

These awards carry no voting rights during this vesting period, but do earn DEUs that are vested at the end of the vesting period of the underlying award. The weighted-average fair value of CPSs and PSAs granted during the years 2007, 2006 and 2005 was \$71.48, \$64.35 and \$48.78, respectively.

Dividend Equivalent Units

RSUs, CPSs and certain share options granted through 2001 earn DEUs in the form of common shares at a rate of one common share per DEU. We treat the DEUs as dividends, which are charged to retained earnings and factored into the computation of the fair value of the underlying share award at grant date. Prior to the adoption of SFAS 123R on January 1, 2006, we recognized the value of the DEUs issued as compensation expense, based on the market price of a common share on the grant date, over the vesting period of the underlying share award.

Summary of Activity of CPSs, PSAs and RSUs

Activity with respect to our CPSs, PSAs, and RSUs is as follows:

	Shar	ding		
	Number of Shares	0	ted Average inal Value	Number of Vested Shares
Balance at January 1, 2007	2,264,876	\$	44.08	808,544
Granted	707,443		64.91	
Exercised	(389,476)		38.83	
Forfeited	(28,057)		57.77	
Balance at December 31, 2007	2,554,786	\$	50.50	829,689

Total remaining compensation cost related to unvested CPSs and RSUs as of December 31, 2007 was \$79.6 million, prior to adjustments for forfeited awards and capitalized amounts due to our development and leasing activities. As of

December 31, 2007, all PSAs were either fully vested or were forfeited. The remaining expense will be recognized through 2011, which equates to a weighted average period of 2.1 years.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The activity for the year ended December 31, 2007, with respect to our non-vested CPSs, PSAs, and RSUs is presented below:

	Number of Shares	W	Veighted-Average Grant-Date Fair Value
Balance at January 1, 2007	1,456,332	\$	50.31
Granted	707,443		64.91
Vested	(410,621)		44.52
Forfeited	(28,057)		57.77
Balance at December 31, 2007	1,725,097	\$	57.55

Compensation Expense

During the years ended December 31, 2007 and 2006, we recognized \$23.9 million and \$21.6 million, respectively, of compensation expense under the provisions of SFAS 123R. These amounts are net of \$10.8 million and \$8.4 million, respectively, that was capitalized due to our development and leasing activities and forfeited awards and includes expense related to awards granted to our outside trustees. During the year ended December 31, 2005, under the provisions of APB 25, we recognized \$22.6 million of compensation expense, net of \$4.6 million that was capitalized due to our development and leasing activities.

We calculated the fair value of the options granted in each of the following years using a Black-Scholes pricing model and the following weighted average assumptions:

	Years E	Years Ended December 31					
	2007	2006	2005				
Risk-free interest rate	3.78%	4.51%	4.33%				
Dividend yield	3.44%	3.40%	3.92%				
Volatility	23.43%	19.46%	20.33%				
Weighted average option life	5.8 years	5.8 years	5.9 years				

We use historical data to estimate dividend yield, share option exercises, expected term and employee departure behavior used in the Black-Scholes pricing model. The risk-free interest rate for periods within the expected term of the share option is based on the U.S. Treasury yield curve in effect at the time of grant. To calculate expected volatility, we use historical volatility of our common stock and implied volatility of traded options on our common stock.

Other Plans

We have a 401(k) Savings Plan and Trust (401(k) Plan), that provides for matching employer contributions in common shares of 50 cents for every dollar contributed by an employee, up to 6% of the employee s annual compensation (within the statutory compensation limit). A total of 190,000 common shares have been authorized for issuance under the 401(k) Plan. The vesting of contributed common shares is based on the employee s years of service, with 20% vesting each year of service, over a five-year period. Through December 31, 2007, no common shares have been issued under the 401(k) Plan. All of our matching contributions have been made with common shares purchased by us in the open market.

We have a nonqualified savings plan to provide benefits for certain employees. The purpose of this plan is to allow highly compensated employees the opportunity to defer the receipt and income taxation of a certain portion of their compensation in excess of the amount permitted under the 401(k) Plan. We match the lesser of (a) 50% of the sum of deferrals under both the 401(k) Plan and this plan, and (b) 3% of total compensation up

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

to certain levels. The matching contributions vest in the same manner as the 401(k) Plan. On a combined basis for both plans, our contributions under the matching provisions were \$1.1 million, \$1.1 million and \$0.8 million for 2007, 2006 and 2005, respectively.

6. Minority Interest:

The minority interest associated with real estate partnerships or joint ventures that we consolidate at December 31 is as follows (dollars in thousands):

	2007				2006	
	# of			# of		
			Minority			Minority
Continent	Entities	Balance	Interest	Entities	Balance	Interest
North America $(1)(2)(3)$	3	\$ 31,192	4-31%	5	\$ 37,614	1-31%
North America other	3	537	1-25%	1	498	25%
China	6	40,646	20-49%	4	14,156	20-40%
Europe	1	6,286	50%			
		\$ 78,661			\$ 52,268	

- (1) At December 31, 2007 and 2006, an aggregate of 5,052,197 and 5,138,809, respectively, limited partnership units held by minority interest holders are convertible into 5,053,187 and 5,139,799, respectively, common shares.
- (2) As of December 31, 2007 and 2006, there were 4,530,435 and 4,658,700, respectively, of outstanding limited partnership units that were entitled to receive cumulative preferential quarterly cash distributions equal to the quarterly distributions paid on common shares.
- (3) Certain properties owned by one of these partnerships cannot be sold, other than in tax-deferred exchanges, prior to the occurrence of certain events and without the consent of the limited partners. The partnership agreement provides that a minimum level of debt must be maintained within the partnership, which can include intercompany debt to us.

7. Income Taxes:

For 2007, 2006 and 2005, we, and our consolidated REIT subsidiary, believe we have complied with the REIT requirements of the Code. The statute of limitations for our tax returns is generally three years, with our major tax jurisdictions being the United States, Japan, Luxembourg and the United Kingdom. As such, our tax returns that

remain subject to examination would be primarily from 2004 and thereafter, except for Catellus. Certain 1999 through 2005 federal and state income tax returns of Catellus are still open for audit or are currently under audit by the Internal Revenue Service (IRS) and various state taxing authorities.

The unrecognized tax benefit liability, which is defined in FIN 48 as the difference between a tax position taken or expected to be taken in a tax return and the benefit measured and recognized in the financial statements, at December 31, 2007 and 2006, which includes accrued interest and penalties of \$70.9 million and \$45.2 million, respectively, principally consists of estimated federal and state income tax liabilities associated with acquired companies. Included in the December 31, 2007 interest accrual is \$3.7 million associated with our adoption of FIN 48 on January 1, 2007. Any increases or decreases in the liabilities for unrecognized tax benefits associated with income tax uncertainties related to an acquired company will be reflected as an adjustment to goodwill recorded as part of the transaction.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

A reconciliation of the liability for unrecognized tax benefits is as follows (in millions):

Balance at January 1, 2007	\$ 172.7
Additions based on tax positions related to the current year	8.5
Additions for tax positions of prior years	16.0
Reductions for tax positions of prior years	(2.3)
Reductions due to lapse of applicable statute of limitations	(2.5)
Balance at December 31, 2007	\$ 192.4

Components of earnings before income taxes for the years ended December 31, are as follows (in thousands):

	2007	2006	2005		
Domestic International	\$ 274,528 781,510	\$ 348,532 394,809	\$	85,175 241,779	
Total	\$ 1,056,038	\$ 743,341	\$	326,954	

Components of the provision for income taxes for the years ended December 31, are as follows (in thousands):

	2007	2006	2005
Current income tax expense			
Federal	\$ 28,264	\$ 49,900	\$ 3,379
Non-U.S.	37,433	20,254	10,547
State and local	2,652	14,096	921
Total Current	68,349	84,250	14,847
Deferred income tax (benefit) expense			
Federal	(16,197)	(26,382)	5,726
Non-U.S.	16,747	(27,340)	6,319
Total Deferred	550	(53,722)	12,045

Total income tax expense	\$ 68,899	\$ 30,528	\$ 26,892

Current Income Taxes

Current income tax expense is generally a function of the level of income recognized by our TRSs, state income taxes, taxes incurred in foreign jurisdictions and interest and penalties associated with our income tax liabilities. During the years ended December 31, 2007, 2006 and 2005, we recognized \$22.0 million, \$11.1 million, and \$2.3 million, respectively, of interest and penalties related to our unrecognized tax benefits. During the years ended December 31, 2007, 2006 and 2005, we say \$35.9 million, \$74.1 million and \$17.5 million, respectively.

Deferred Income Taxes

Deferred income tax expense is generally a function of the period s temporary differences, the utilization of tax net operating losses generated in prior years that had been previously recognized as deferred income tax assets and deferred income tax liabilities related to indemnification agreements for contributions to certain property funds.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For federal income tax purposes, certain acquisitions have been treated as tax-free transactions resulting in a carry-over basis for tax purposes. For financial reporting purposes and in accordance with purchase accounting, we record all of the acquired assets and liabilities at the estimated fair values at the date of acquisition. For our TRSs, we recognize the deferred income tax liabilities that represent the tax effect of the difference between the tax basis carried over and the fair value of the tangible assets at the date of acquisition. As taxable income is generated in these subsidiaries, we recognize a deferred income tax benefit in earnings as a result of the reversal of the deferred income tax liability previously recorded at the acquisition date and we record current income tax liability recorded in connection with these acquisitions, related to tax uncertainties acquired, will be reflected as an adjustment to goodwill. During 2007, we reduced deferred tax liabilities and goodwill by \$16.3 million.

Deferred income tax assets and liabilities as of December 31, were as follows (in thousands):

	2007			2006	
Deferred income tax assets:					
Net operating loss carryforwards(1)	\$	22,139	\$	13,759	
Basis difference real estate properties		8,060		8,132	
AMT credit carryforward		786		796	
Other temporary differences		15,007		16,371	
Total deferred income tax assets		45,992		39,058	
Valuation allowance		(675)		(1,711)	
Net deferred income tax assets		45,317		37,347	
Deferred income tax liabilities:					
Basis difference real estate properties		(50,698)		(7,944)	
Built-in gains real estate properties		(29,802)		(47,621)	
Basis difference equity investees		(11,554)		(9,246)	
Built-in gains equity investees		(26,597)		(22,781)	
Indemnification liabilities		(15,451)		(5,916)	
Other temporary differences		(18,835)		(25,527)	
Total deferred income tax liabilities		(152,937)		(119,035)	
Net deferred income tax liabilities	\$	(107,620)	\$	(81,688)	

At December 31, 2007, we had net operating loss (NOL) carryforwards for U.S. federal income tax purposes of \$53.4 million and various international jurisdictions of \$0.7 million. If not utilized, the U.S. NOLs expire between 2022 and 2027 and the international NOLs expire in 2012.

Indemnification Agreements

We have indemnification agreements related to most property funds operating outside of the United States for the contribution of certain properties. We enter into agreements whereby we indemnify the funds, or our fund partners, for taxes that may be assessed with respect to certain properties we contribute to these funds. Our contributions to these funds are generally structured as contributions of shares of companies that own the real estate assets. Accordingly, the capital gains associated with the step up in the value of the underlying real estate assets, for tax purposes, are deferred and transferred to the funds at contribution. We have generally indemnified these funds to the extent that the funds: (i) incur capital gains or withholding tax as a result of a

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

direct sale of the real estate asset, as opposed to a transaction in which the shares of the company owning the real estate asset are transferred or sold or (ii) are required to grant a discount to the buyer of shares under a share transfer transaction as a result of the funds transferring the embedded capital gain tax liability to the buyer of the shares in the transaction. The agreements generally limit the amount that is subject to our indemnification with respect to each property to 100% of the actual tax liabilities related to the capital gains that are deferred and transferred by us to the funds at the time of the initial contribution less any deferred tax assets transferred with the property.

In connection with our acquisition of MPR in 2007, we are no longer obligated under an indemnification we previously provided to ProLogis North American Properties Fund V and, accordingly, we recognized a deferred tax benefit of \$6.3 million in 2007 for the reversal of the obligation. In 2006, we were previously obligated to the pre-IPO unitholders of PEPR under a tax indemnification agreement entered into in August 2003 and related to properties contributed to PEPR prior to its IPO. As we were no longer obligated for indemnification with respect to those properties, we recognized a deferred income tax benefit of \$36.8 million related to the reversal of this obligation in 2006.

The ultimate outcome under these agreements is uncertain as it is dependent on the method and timing of dissolution of the related property fund or disposition of any properties by the property fund. As discussed above, two of our previous agreements were terminated without any amounts being due or payable by us. We consider the probability, timing and amounts in estimating our potential liability under the agreements, which we have estimated as \$15.5 million and \$5.9 million at December 31, 2007 and 2006, respectively. We continue to monitor these agreements and the likelihood of the sale of assets that would result in recognition and will adjust the potential liability in the future as facts and circumstances dictate.

8. Discontinued Operations:

At December 31, 2007 and 2006, we had two and eight properties, respectively, that were classified as held for sale and, accordingly, the respective assets and liabilities are presented separately in our Consolidated Balance Sheets. The operations of the properties held for sale or disposed of to third parties, including land subject to ground leases, and the aggregate net gains recognized upon their disposition are presented as discontinued operations in our Consolidated Statements of Earnings for all periods presented. Interest expense is included in discontinued operations if it is directly attributable to these properties.

Income attributable to discontinued operations is summarized as follows for the years ended December 31 (in thousands):

	2007	2006	2005
Rental income	\$ 12,095	\$ 62,860	\$ 65,178
Rental expenses	(3,495)	(26,140)	(23,171)
Depreciation and amortization	(2,896)	(11,535)	(16,739)
Interest expense		(874)	(1,077)

Income attributable to disposed properties and assets held for sale	\$	5,704	\$	24,311	\$	24,191	
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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The following properties were disposed of and included in discontinued operations during each of the years ended December 31 (dollars in thousands):

		2007 2006		2005	
Non-CDFS business assets:					
Number of properties		75		74	64
Net proceeds from dispositions	5	221,063	\$	531,969	\$ 335,610
Net gains from dispositions	5	52,776		103,729	\$ 86,444
CDFS business assets:					
Number of properties		5		15	8
Net proceeds from dispositions	5	205,775	\$	245,500	\$ 100,494
Net gains from dispositions	5	28,721	\$	33,514	\$ 10,616

In July 2005, we sold our temperature-controlled distribution assets in France. In connection with the sale, we received total proceeds of 30.8 million (the currency equivalent of approximately \$36.6 million as of the sale date) including a note receivable of 23.9 million. The note was paid in full in January 2006. We recognized cumulative translation losses and impairment charges of \$26.9 million in 2005 to reflect our investment in this business at its estimated fair value less costs to sell. These charges are included in Losses Related To Temperature-Controlled Distribution Assets in our Consolidated Statements of Earnings.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

9. Distributions and Dividends:

The following summarizes the taxability of our common share distributions and preferred share dividends (taxability for 2007 is estimated):

		Years Ended Decem 2007 2006				cember 31, 2005		
Per common share: Ordinary income Qualified dividend Capital gains Return of capital		\$	0.89 0.64 0.31	\$	0.95 0.04 0.61	\$	0.99 0.07 0.15 0.27	
Total distribution		\$	1.84	\$	1.60	\$	1.48	
Per preferred share Ordinary income Qualified dividend Capital gains	Series C:	\$	2.47 1.80	\$	4.10 0.17	\$	3.49 0.24 0.54	
Total dividend		\$	4.27	\$	4.27	\$	4.27	
Per preferred share Ordinary income Qualified dividend Capital gains	Series F:	\$	0.98 0.71	\$	1.62 0.07	\$	1.38 0.09 0.22	
Total dividend		\$	1.69	\$	1.69	\$	1.69	
Per preferred share Ordinary income Qualified dividend Capital gains	Series G:	\$	0.98 0.71	\$	1.62 0.07	\$	1.38 0.09 0.22	
Total dividend		\$	1.69	\$	1.69	\$	1.69	

In order to comply with the REIT requirements of the Code, we are generally required to make common share distributions (other than capital gain distributions) to our shareholders at least equal to (i) the sum of (a) 90% of our REIT taxable income computed without regard to the dividends paid deduction and net capital gains and (b) 90% of

the net income (after tax), if any, from foreclosure property, minus (ii) certain excess non-cash income. Our common share distribution policy is to distribute a percentage of our cash flow to ensure we will meet the distribution requirements of the Code, while allowing us to maximize the cash retained to meet other cash needs, such as capital improvements and other investment activities.

Common share distributions are characterized for federal income tax purposes as ordinary income, qualified dividend, capital gains, non-taxable return of capital or a combination of the four. Common share distributions that exceed our current and accumulated earnings and profits (calculated for tax purposes) constitute a return of capital rather than a dividend and generally reduce the shareholder s basis in the common shares. To the extent that a distribution exceeds both current and accumulated earnings and profits and the shareholder s basis in the common shares, it will generally be treated as a gain from the sale or exchange of that shareholder s common shares. At the beginning of each year, we notify our shareholders of the taxability of the common share distributions paid during the preceding year.

In December 2007, the Board approved an increase in the annual distribution for 2008 from \$1.84 to \$2.07 per common share. The payment of common share distributions is dependent upon our financial

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

condition and operating results and may be adjusted at the discretion of the Board during the year. A distribution of \$0.5175 per common share for the first quarter of 2008 was declared on February 1, 2008. This distribution will be paid on February 29, 2008 to holders of common shares on February 15, 2008.

Pursuant to the terms of our preferred shares, we are restricted from declaring or paying any distribution with respect to our common shares unless and until all cumulative dividends with respect to the preferred shares have been paid and sufficient funds have been set aside for dividends that have been declared for the then-current dividend period with respect to the preferred shares.

Our tax return for the year ended December 31, 2007 has not been filed. The taxability information presented for our distributions and dividends paid in 2007 is based upon the best available data. Our tax returns for previous tax years have not been examined by the IRS. Consequently, the taxability of distributions and dividends is subject to change.

10. Earnings Per Common Share:

We determine basic earnings per share based on the weighted average number of common shares outstanding during the period. We determine diluted earnings per share based on the weighted average number of common shares outstanding combined with the incremental weighted average effect from all outstanding potentially dilutive instruments.

The following table sets forth the computation of our basic and diluted earnings per share (in thousands, except per share amounts):

	Years Ended December 31, 2007 2006 2005				2005	
Net earnings attributable to common shares Minority interest(1)	\$	1,048,917 4,813	\$	848,951 3,457	\$	370,747 5,243
Adjusted net earnings attributable to common shares	\$	1,053,730	\$	852,408	\$	375,990
Weighted average common shares outstanding Basic		256,873		245,952		203,337
Incremental weighted average effect of conversion of limited partnership units		5,078		5,198		5,540
Incremental weighted average effect of share options and awards(2)		5,275		5,702		4,836
Weighted average common shares outstanding Diluted		267,226		256,852		213,713
Net earnings per share attributable to common shares Basic	\$	4.08	\$	3.45	\$	1.82

Net earnings per share attributable to common shares	Diluted	\$	3.94	\$	3.32	\$	1.76
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- (1) Includes only the minority interest related to the convertible limited partnership units, which are included in incremental shares.
- (2) Total weighted average potentially dilutive instruments outstanding (in thousands) were 10,098, 10,909 and 10,783 for 2007, 2006 and 2005, respectively. The majority of these were dilutive in all periods.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

11. Real Estate:

Real Estate Assets

Real estate assets, including those properties pending contribution or sale, are presented at cost, and consist of the following (in thousands):

	December 31,				
	2007		2006		
Industrial distribution operating properties (1):					
Improved land	\$ 2,200,761	\$	2,207,318		
Buildings and improvements	8,799,318		8,138,387		
Retail operating properties (2):					
Improved land	77,536		77,808		
Buildings and improvements	250,884		227,380		
Land subject to ground leases and other (3)	458,782		472,412		
Properties under development, including cost of land (4)	1,986,285		964,842		
Land held for development (5)	2,152,960		1,397,081		
Other investments (6)	652,319		411,863		
Total real estate assets	16,578,845		13,897,091		
Less accumulated depreciation	1,368,458		1,264,227		
Net real estate assets	\$ 15,210,387	\$	12,632,864		

- (1) At December 31, 2007 and 2006, we had 1,378 and 1,446 distribution operating properties consisting of 207.3 million square feet and 203.6 million square feet, respectively.
- (2) At December 31, 2007 and 2006, we had 31 and 27 retail operating properties consisting of 1.2 million square feet and 1.1 million square feet, respectively.
- (3) At December 31, 2007 and 2006, amount represents investments of \$414.7 million and \$422.7 million in land we own and lease to our customers under long-term ground leases, \$7.9 million and \$20.0 million in office properties and an investment of \$36.2 million and \$29.7 million in railway depots, respectively.
- (4) Properties under development consisted of 180 properties aggregating 48.8 million square feet at December 31, 2007 and 114 properties aggregating 30.0 million square feet at December 31, 2006. At December 31, 2007, our

total expected investment upon completion of the properties under development is approximately \$3.9 billion, of which \$2.0 billion was incurred.

- (5) Land held for future development consisted of 9,351 and 6,204 acres of land or land use rights at December 31, 2007 and 2006, respectively.
- (6) Other investments primarily include: (i) restricted funds that are held in escrow pending the completion of tax-deferred exchange transactions involving operating properties (\$94.5 million and \$91.9 million at December 31, 2007 and 2006, respectively.); (ii) earnest money deposits associated with potential acquisitions; (iii) costs incurred during the pre-acquisition due diligence process; (iv) costs incurred during the pre-acquisition due diligence process; (iv) costs incurred during the pre-construction phase related to future development projects, including purchase options on land and certain infrastructure costs; (v) cost of land use rights on operating properties in China; and (vi) costs related to our corporate office buildings.

At December 31, 2007, we directly owned real estate assets in North America (Canada, Mexico and the United States), Europe (Belgium, the Czech Republic, France, Germany, Hungary, Italy, the Netherlands, Poland, Romania, Slovakia, Spain, Sweden, and the United Kingdom) and Asia (China, Japan and South Korea).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

During the last three years, we completed individual and portfolio acquisitions of industrial distribution properties, other than those discussed in Note 3 and Note 4, as follows (aggregated, dollars and square feet in thousands):

	Number					
	of	Aggregate Square	Aggregate Purchase	Debt		
	Properties	Feet	Price	Α	ssumed	
2007	41	7,347	\$ 351,639	\$	30,141	
2006	74	13,529	\$ 735,427	\$	87,919	
2005	13	3,783	\$ 170,744	\$	19,919	

During the years ended December 31, 2007 and 2006, we recognized gains of \$146.7 million and \$81.5 million, respectively, in Gains Recognized on Dispositions of Certain Non-CDFS Business Assets in our Consolidated Statements of Earnings for properties contributed to the property funds (77 in 2007 and 39 in 2006), from our property operations segment. In addition, we recognized previously deferred proceeds related to non-CDFS properties sold to a third party by a property fund. Due to our continuing involvement through our ownership in the property funds, these dispositions are not included in discontinued operations and the gains recognized include only the portion attributable to the third party ownership in the property funds that acquired the properties. No gains were recognized in 2005.

Included in other expenses for the year ended December 31, 2007, are impairment charges of \$13.3 million related primarily to certain properties held and used in our property operations segment.

Operating Lease Agreements

We lease our operating properties and certain land parcels to customers under agreements that are generally classified as operating leases. Our largest customer and 25 largest customers accounted for 2.6% and 19.7%, respectively, of our annualized collected base rents at December 31, 2007. At December 31, 2007, minimum lease payments on leases with lease periods greater than one year for space in our operating properties, excluding properties held for sale, and including leases of land under ground leases, during each of the years in the five-year period ending December 31, 2012 and thereafter are as follows (in thousands):

2008	\$ 733,723
2009	626,373
2010	520,116
2011	405,315
2012	291,631
Thereafter	1,390,902

\$ 3,968,060

These amounts do not reflect future rental revenues from the renewal or replacement of existing leases and excludes reimbursements of property operating expenses. In addition to minimum rental payments, certain customers pay reimbursements for their pro rata share of specified operating expenses, which amounted to \$217.8 million, \$180.0 million and \$113.6 million for the years ended December 31, 2007, 2006 and 2005, respectively. These amounts are included as rental income and operating expenses in the accompanying Consolidated Statements of Earnings.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

12. Other Assets and Other Liabilities:

Our other assets consisted of the following, net of amortization and depreciation, if applicable, as of December 31 (in thousands):

	2007	2006
Goodwill	\$ 530,760	\$ 254,192
Value added taxes receivable	287,659	215,712
Leasing commissions	135,662	139,225
Rent leveling assets and above market leases	100,263	105,478
Fixed assets	72,509	28,623
Non-qualified savings plan assets	53,113	48,579
Loan fees	40,954	35,715
Other	168,813	170,700
Totals	\$ 1,389,733	\$ 998,224

Our other liabilities consisted of the following, net of amortization and depreciation, if applicable, as of December 31 (in thousands):

	2007	2006
Income tax liabilities	\$ 192,403	\$ 160,929
Deferred income taxes	107,620	81,688
Tenant security deposits	94,483	79,378
Accrued disposition costs	90,998	33,009
Value added taxes payable	73,896	34,896
Unearned rents	55,073	40,788
Non-qualified savings plan liabilities	41,558	37,180
Below market leases	12,015	18,155
Other	101,362	60,106
Totals	\$ 769,408	\$ 546,129

The leasing commissions, rent leveling asset and above market leases, net of below market leases, total \$223.9 million at December 31, 2007, and are expected to be amortized as follows (in thousands):

	ortization xpense	Net Charge to Rental Income		
2008 2009 2010 2011 2012 Thereafter	\$ 48,477 26,798 21,614 17,422 11,616 9,735	\$	12,339 9,287 13,470 12,390 9,945 30,817	
Total	\$ 135,662	\$	88,248	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

13. Debt:

Our debt consisted of the following as of December 31 (in thousands):

	2007	2006
Unsecured lines of credit	\$ 1,955,138	\$ 2,462,796
Senior and other unsecured debt	4,891,106	4,445,092
Convertible notes	2,332,905	
Secured debt	1,294,809	1,445,021
Assessment bonds	32,110	33,977
Totals	\$ 10,506,068	\$ 8,386,886

Unsecured Lines of Credit

We have a Global Line, which was amended and increased in June 2006. Our Global Line commitment fluctuates in U.S. dollars based on the underlying currencies and was \$3.7 billion at December 31, 2007. The funds may be drawn in U.S. dollar, euro, Japanese yen, British pound sterling, Chinese renminbi, South Korean won and Canadian dollar. Based on our public debt ratings, interest on the borrowings under the Global Line primarily accrues at a variable rate based upon the interbank offered rate in each respective jurisdiction in which the borrowings are outstanding (3.2% per annum at December 31, 2007 based on a weighted average using local currency rates). The majority of the Global Line matures in October 2009, however it contains provisions for an extension, at our option subject to certain conditions, to October 2010. The renminbi tranche accrues interest based upon the People s Bank of China rate and matures in May 2009. In addition, we also have other credit facilities with total commitments of \$70.6 million at December 31, 2007.

Our lines of credit borrowings are summarized below (dollars in millions):

	Years Ended December 31,					
		2007		2006		2005
Weighted average daily interest rate		3.43%		3.03%		2.77%
Borrowings outstanding at December 31	\$	1,955.1	\$	2,462.8	\$	1,850.1
Weighted average daily borrowings	\$	2,519.9	\$	2,294.7	\$	1,278.2
Maximum borrowings outstanding at any month end	\$	2,994.2	\$	2,760.8	\$	1,850.1
Aggregate borrowing capacity of all lines of credit at December 31	\$	3,745.7	\$	3,529.3	\$	2,589.9
Outstanding letters of credit under the lines of credit	\$	148.2	\$	129.1	\$	98.0
-	\$	1,642.4	\$	937.4	\$	641.8

Aggregate remaining capacity available to us on all lines of credit at December 31

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Senior and Other Unsecured Debt

The senior and other unsecured debt outstanding at December 31, 2007 are summarized as follows (dollars in thousands):

laturity Date		Principal Balance	Coupon Rate
Senior unsecured debt:			
April 15, 2008 (1)	\$	250,000	7.10%
May 15, 2008 (1)		25,000	7.95%
March 1, 2009 (2)		37,500	8.72%
May 15, 2009 (2)		18,750	7.88%
August 24, 2009 (1)(3)		250,000	floating
November 15, 2010 (1)		500,000	5.25%
April 1, 2012 (1)(4)		450,000	5.50%
March 1, 2013 (1)		300,000	5.50%
February 1, 2015 (5)		100,000	7.81%
March 1, 2015 (6)		50,000	9.34%
November 15, 2015 (1)		400,000	5.63%
April 1, 2016 (1)(4)		400,000	5.75%
May 15, 2016 (7)		50,000	8.65%
November 15, 2016 (1)(8)		550,000	5.63%
July 1, 2017 (1)		100,000	7.63%
Total senior unsecured debt Other unsecured debt:		3,481,250	
July 31, 2008 (1)(9)		17,387	floating
December 19, 2008 (1)(10)		264,191	floating
October 6, 2009 (1)(11)		609,223	floating
November 20, 2009 (1)		25,000	7.30%
April 13, 2011 (1)(12)		504,560	4.38%
Total other unsecured debt		1,420,361	
Total par value	\$	4,901,611	
Less: discount, net		10,505	
Total principal balance, net	\$	4,891,106	

- (1) Principal due at maturity.
- (2) Annual principal payments ranging from \$9.4 million to \$18.8 million are due through 2009.
- (3) On August 24, 2006, we issued \$250.0 million of senior notes that bear interest at a variable rate based on LIBOR plus a margin (5.28% at December 31, 2007).
- (4) On March 27, 2006, we issued \$450.0 million of 5.5% senior notes and \$400.0 million of 5.75% senior notes.
- (5) Beginning on February 1, 2010, and through February 1, 2015, requires annual principal payments ranging from \$10.0 million to \$20.0 million.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

- (6) Beginning on March 1, 2010, and through March 1, 2015, requires annual principal payments ranging from \$5.0 million to \$12.5 million.
- (7) Beginning on May 15, 2010, and through May 15, 2016, requires annual principal payments ranging from \$5.0 million to \$12.5 million.
- (8) On November 14, 2006, we issued \$550.0 million of 5.625% senior notes.
- (9) In July 2007, we entered into a new senior credit facility based in renminbi. Borrowings under this facility bear interest at the rate established by the Chinese government. As of December 31, 2007, we had available capacity to borrow 87.0 million renminbi (\$11.9 million) under this facility.
- (10) In December 2007, we issued ¥29.6 billion in TMK bonds that bear interest at a variable rate based upon the Tokyo interbank offered rate plus a margin (1.205% at December 31, 2007). TMK bonds are a financing vehicle in Japan for special purpose companies known as TMKs. TMK bonds are not secured by properties, but do contain negative pledge security restrictions on the TMK s ability to incur additional debt or to use property associated with the loan as security for another loan. The net proceeds were used to repay borrowings under our Global Line. These bonds will be assumed by ProLogis Japan Properties Fund II when we contribute the related properties to the property fund.
- (11) In February 2007 in connection with the Parkridge acquisition, as discussed in Note 3, we entered into a new multi-currency senior credit facility. This facility fluctuates in U.S. dollars based on the underlying currencies and the funds may be drawn in U.S. dollar, euro, Japanese yen and British pound sterling. Borrowings under this facility bear interest at a variable rate based upon the interbank offered rate in each respective jurisdiction issued in Europe plus a margin (5.22% at December 31, 2007). The facility provides us the ability to re-borrow, within a specified period of time, any amounts repaid on the facility. As of December 31, 2007, we had no available capacity to borrow under this facility.
- (12) Represents 350.0 million senior notes.

Our obligations under the senior notes are effectively subordinated in certain respects to any of our debt that is secured by a lien on real property, to the extent of the value of such real property. The senior notes require interest payments be made quarterly, semi-annually or annually.

We have designated the senior notes, the Global Line and certain other unsecured debt as Designated Senior Debt under and as defined in the Amended and Restated Security Agency Agreement dated as of October 6, 2005 (the

Security Agency Agreement) among various creditors (or their representatives) and Bank of America, N.A., as Collateral Agent. The Security Agency Agreement provides that all Designated Senior Debt holders will, subject to certain exceptions and limitations, have the benefit of certain pledged intercompany receivables and share payments and other recoveries received post default/post acceleration so that all Designated Senior Debt holders receive payment of substantially the same percentage of their respective credit obligations. All of the senior and other unsecured debt, except for the \$250.0 million floating rate notes due August 24, 2009, are redeemable at any time at our option, subject to certain prepayment penalties. Such redemption and other terms are governed by the provisions of indenture agreements, various note purchase agreements and a trust deed.

Convertible Notes

On March 26, 2007, in a private placement, we issued \$1.25 billion aggregate principal amount of 2.25% convertible senior notes due 2037, including the exercise of an over-allotment option. On November 1, 2007, we issued \$1.12 billion aggregate principal amount of 1.875% convertible senior notes due 2037, including the exercise of an over-allotment option. We refer to both of these issuances as Convertible Notes . We used the net proceeds of approximately \$2.33 billion, after underwriter s discounts, to repay a portion of the outstanding

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

balance under our Global Line to repay our 7.25% senior notes that matured in November 2007 and for general corporate purposes.

The Convertible Notes are senior unsecured obligations of ProLogis and are convertible, under certain circumstances, for cash, our common shares or a combination of cash and our common shares, at our option, at a conversion rate per \$1,000 of principal amount of the notes of 13.0576 shares for the March 2007 issuance and 12.1957 shares for the November 2007 issuance. The initial conversion price represents a 20% premium over the closing price of our common shares at the date of first sale (\$76.58 for the March 2007 issuance and \$82.00 for the November 2007 issuance). The notes are redeemable at our option beginning in 2012 for the principal amount plus accrued and unpaid interest and at any time prior to maturity to the extent necessary to preserve our status as a REIT. Holders of the notes have the right to require us to repurchase their notes every five years beginning in 2012 and at any time prior to their maturity upon certain limited circumstances. Therefore, we have reflected these amounts in 2012 in the schedule of debt maturities below.

While we have the legal right to settle the conversion in either cash or shares, we intend to settle the principal balance of the Convertible Notes in cash and, therefore, we have not included the effect of the conversion of these notes in our computation of diluted earnings per share. Based on the conversion rates, 30.0 million shares would be required to settle the principal amount in shares. Such potentially dilutive shares, and the corresponding adjustment to interest expense, are not included in our computation of diluted earnings per share. The amount in excess of the principal balance of the notes (the Conversion Spread) will be settled in cash or, at our option, ProLogis common shares. When the Conversion Spread becomes dilutive to our earnings per share, (i.e., when our share price exceeds \$76.58 for the March issuance and \$82.00 for the November issuance) we will include the shares in our computation of diluted earnings per share. The conversion option associated with the notes, when analyzed as a free standing instrument, meets the criteria under the Emerging Issues Task Force Issue No. 00-19 *Accounting for Derivative Financial Instruments Indexed to, and Potentially Settled in, a Company s own Common Stock*, and therefore, we have accounted for the debt as a single instrument and not bifurcated the derivative instrument. See Note 1 for information on a proposed accounting pronouncement that, if issued in its current form, would impact our accounting for the Convertible Notes.

Secured Debt

Our secured debt outstanding at December 31, 2007 includes any premium or discount recorded at acquisition and consisted of the following (dollars in thousands):

Maturity Date	Interest Rate(1)	e i		Principal Balance	P	Balloon Payment Due at Maturity	
November 11, 2008	5.96%	(2)	\$	63,090	\$	60,646	
November 11, 2008	6.01%	(2)		287,694	\$	276,065	

April 1, 2012	7.05%	(2)	244,460	\$ 196,462
August 1, 2015	5.47%	(2)	133,484	\$ 111,690
April 12, 2016	7.25%	(2)	208,083	\$ 149,917
April 1, 2024	7.58%	(2)	195,019	\$ 127,187
Various	(3)	(3)	162,979	(3)
Total secured debt (4)		S	\$ 1,294,809	

The weighted average annual interest rate for total secured debt was 6.59% for the year ended December 31, 2007.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

- (2) Monthly amortization with a balloon payment due at maturity.
- (3) Includes 16 mortgage notes with interest rates ranging from 4.12% to 7.23%, maturing from 2008 to 2025, primarily requiring monthly amortization with a balloon payment at maturity. The combined balloon payment for all of the notes is \$144,418,000.
- (4) Debt is secured by 254 real estate properties with an aggregate undepreciated cost of \$2.9 billion at December 31, 2007.

Assessment Bonds

The assessment bonds are issued by municipalities and guaranteed by us as a means of financing infrastructure and are secured by assessments (similar to property taxes) on various underlying real estate properties with an aggregate undepreciated cost of \$1.0 billion at December 31, 2007. Interest rates range from 4.75% per annum to 8.75% per annum. Maturity dates range from 2009 to 2033.

Debt Covenants

Under the terms of certain of our debt agreements, we are subject to various financial covenants relating to leverage ratios, fixed charge and debt service coverage ratios, investments and indebtedness to total asset value ratios, minimum consolidated net worth and restrictions on distributions and redemptions. In 2005, in connection with the issuance of senior notes, we modified certain financial and operating covenants under the indenture governing the notes. These notes, and all senior notes issued subsequently, are subject to the existing covenants until all senior notes outstanding prior to November 2, 2005 are repaid, at which time the remaining senior notes will be subject to the modified covenants. As of December 31, 2007, we were in compliance with all of our debt covenants.

Long-Term Debt Maturities

Principal payments due on our debt, excluding unsecured lines of credit, during each of the years in the five-year period ending December 31, 2012 and thereafter are as follows (in thousands):

2008 2009 2010 2011 2012 Thereafter	\$ 963,535 962,400 559,364 554,204 3,081,266 2,428,762
Total principal due Add: premium, net	8,549,531 1,399

Total carrying value

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Interest Expense

Interest expense includes the following components (in thousands):

	Years Ended December 31,						
		2007		2006		2005	
Gross interest expense Amortization of (premium) discount, net Amortization of deferred loan costs	\$	490,689 (7,797) 10,555	\$	397,888 (13,861) 7,673	\$	239,832 (3,980) 5,595	
Less: capitalized amounts		493,447 125,382		391,700 97,297		241,447 63,885	
Net interest expense	\$	368,065	\$	294,403	\$	177,562	

The amount of interest paid in cash, net of amounts capitalized, for the years ended December 31, 2007, 2006 and 2005 was \$356.8 million, \$288.2 million, and \$168.0 million, respectively.

14. Shareholders Equity:

Shares Authorized

At December 31, 2007, 375.0 million shares were authorized to be issued. The Board may, without shareholder approval, increase the number of authorized shares and may classify or reclassify any unissued shares of our stock from time to time by setting or changing the preferences, conversion or other rights, voting powers, restrictions, limitations as to distributions, qualifications and terms or conditions of redemption of such shares.

Common Shares

In February 2007 and September 2005, we issued 4.8 million and 55.9 million common shares in connection with the Parkridge acquisition and Catellus Merger, respectively (see Note 3).

We sell and/or issue common shares under various common share plans, including share-based compensation plans as follows:

1999 Dividend Reinvestment and Share Purchase Plan, as amended (the 1999 Dividend Reinvestment Plan): Allows holders of common shares to automatically reinvest distributions and certain holders and persons who are not holders of common shares to purchase a limited number of additional common shares by making optional cash payments, without payment of any brokerage commission or service charge. Common

shares that are acquired under the 1999 Dividend Reinvestment Plan through reinvestment of distributions are acquired at a price ranging from 98% to 100% of the market price of such common shares, as we determine.

Controlled Equity Offering Program: Allows us to sell up to 15 million common shares through one designated agent who earns a fee up to 2.25% of the gross proceeds, as agreed on a transaction-by-transaction basis. No shares were issued under this plan in 2007.

The Incentive Plan and Outside Trustees Plan: Certain of our employees and outside trustees participate in these share-based compensation plans that provide compensation, generally in the form of common shares. See Note 5 for additional information on these plans.

ProLogis Trust Employee Share Purchase Plan (the Employee Share Plan): Certain of our employees may purchase common shares, through payroll deductions only, at a discounted price of

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

85% of the market price of the common shares. The aggregate fair value of common shares that an individual employee can acquire in a calendar year under the Employee Share Plan is \$25,000. Subject to certain provisions, the aggregate number of common shares that may be issued under the Employee Share Plan may not exceed 5.0 million common shares. As of December 31, 2007, we have approximately 4.8 million shares available under this plan.

Under the plans discussed above, we issued shares and received proceeds as follows (in thousands):

		200	07	2006		2006		
	Shares		Proceeds	Shares		Proceeds	Shares	Proceeds
1999 Dividend Reinvestment Plan Controlled Equity Offering	66	\$	4,145	69	\$	3,738	412	\$ 16,197
Program Incentive Plan and Outside Trustees				5,383		320,786	225	8,267
Plan	1,781		31,151	1,460		31,350	1,425	17,664
Employee Share Plan	44		2,140	39		1,643	30	1,019
Total	1,891	\$	37,436	6,951	\$	357,517	2,092	\$ 43,147

Limited partnership units were redeemed into 128,000 common shares in 2007, 180,000 common shares in 2006, and 11,000 common shares in 2005 (see Note 6).

We have approximately \$84.1 million remaining on our Board authorization to repurchase common shares that began in 2001. We have not repurchased our common shares since 2003.

Preferred Shares

At December 31, 2007, we had three series of preferred shares outstanding (Series C Preferred Shares, Series F Preferred Shares, and Series G Preferred Shares). Holders of each series of preferred shares have, subject to certain conditions, limited voting rights and all holders are entitled to receive cumulative preferential dividends based upon each series respective liquidation preference. Such dividends are payable quarterly in arrears on the last day of March, June, September and December. Dividends on preferred shares are payable when, and if, they have been declared by the Board, out of funds legally available for the payment of dividends. After the respective redemption dates, each series of preferred shares can be redeemed at our option. The cash redemption price (other than the portion consisting of accrued and unpaid dividends) with respect to Series C Preferred Shares is payable solely out of the cumulative sales proceeds of our other capital shares, which may include shares of other series of preferred shares. With respect to the payment of dividends, each series of preferred shares.

Our preferred shares outstanding at December 31, 2007 are summarized as follows:

	Dividend Rate	-	Dividend _l uivalent Based n Liquidation Preference	Optional Redemption Date	
Series C Preferred Shares	8.54%	\$	4.27 per share	11/13/26	
Series F Preferred Shares	6.75%	\$	1.69 per share	11/28/08	
Series G Preferred Shares	6.75%	\$	1.69 per share	12/30/08	

Ownership Restrictions

For us to qualify as a REIT under the Code, five or fewer individuals may not own more than 50% of the value of our outstanding shares of beneficial interest at any time during the last half of our taxable year. Therefore, our Declaration of Trust restricts beneficial ownership (or ownership generally attributed to a person under the REIT tax rules) of our outstanding shares of beneficial interest by a single person, or persons

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

acting as a group, to 9.8% of our outstanding shares. This provision assists us in protecting and preserving our REIT status and protects the interests of shareholders in takeover transactions by preventing the acquisition of a substantial block of outstanding shares.

Shares of beneficial interest owned by a person or group of persons in excess of these limits are subject to redemption by us. The provision does not apply where a majority of the Board, in its sole and absolute discretion, waives such limit after determining that the status of us as a REIT for federal income tax purposes will not be jeopardized or the disqualification of us as a REIT is advantageous to our shareholders.

15. Related Party Transactions:

On June 8, 2007, Jeffrey H. Schwartz, our Chief Executive Officer, converted limited partnership units, in the limited partnerships in which we own a majority interest and consolidate, into 128,000 of our common shares. See Note 6 for more information regarding these partnerships in North America. Please also see Note 4 for a discussion of transactions between us and the property funds.

16. Financial Instruments:

Derivative Financial Instruments

We use derivative financial instruments as hedges to manage our risk associated with interest and foreign currency exchange rate fluctuations on existing or anticipated obligations and transactions. We do not use derivative financial instruments for trading purposes.

The primary risks associated with derivative instruments are market risk and credit risk. Market risk is defined as the potential for loss in the value of the derivative due to adverse changes in market prices (interest rates or foreign currency exchange rates). The use of derivative financial instruments allows us to manage the risks of increases in interest rates and fluctuations in foreign currency exchange rates with respect to the effects these fluctuations would have on our earnings and cash flows.

Credit risk is the risk that one of the parties to a derivative contract fails to perform or meet their financial obligation under the contract. We do not obtain collateral to support financial instruments subject to credit risk but we monitor the credit standing of the counterparties, primarily global commercial banks. We do not anticipate non-performance by any of the counterparties to our derivative contracts. However, should a counterparty fail to perform, we could incur a financial loss to the extent of the positive fair market value of the derivative contracts.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The following table summarizes the activity in our derivative contracts for the years ended December 31, 2007, 2006 and 2005 (in millions):

	Cu	rreign rrency ptions (1)	С	Foreign urrency wards (2)	nterest Rate vaps (3)
Notional amounts at January 1, 2005	\$		\$		\$ 50.0
New contracts		98.0		669.5	650.0
Matured or expired contracts		(98.0)		(669.5)	(700.0)
Notional amounts at December 31, 2005					
New contracts		169.3		900.3	350.0
Matured or expired contracts		(114.6)		(239.3)	(350.0)
Notional amounts at December 31, 2006		54.7		661.0	
New contracts				2,637.2	959.2
Matured or expired contracts		(54.7)		(2,937.5)	(959.2)
Notional amounts at December 31, 2007	\$		\$	360.7	\$

(1) The foreign currency put option contracts are paid in full at execution and are related to our operations in Europe and Japan. The put option contracts provide us with the option to exchange euros, pounds sterling and yen for U.S. dollars at a fixed exchange rate such that, if the euro, pound sterling or yen were to depreciate against the U.S. dollar to predetermined levels as set by the contracts, we could exercise our options and mitigate our foreign currency exchange losses.

These contracts generally do not qualify for hedge accounting treatment and are marked-to-market through earnings at the end of each period. On various put option contracts, we recognized no expense in 2007, net expense of \$1.5 million in 2006 and net gains of \$3.6 million in 2005, which includes mark-to-market gains or losses.

(2) The forward currency forward contracts were designed to manage the foreign currency fluctuations of intercompany loans denominated in a currency other than the entity s functional currency and not deemed to be a long-term investment. The foreign currency forward contracts allowed us to sell pounds sterling and euros at a fixed exchange rate to the U.S. dollar. These contracts were not designated as hedges, were marked-to-market through earnings and were substantially offset by the remeasurement gains and losses recognized on the intercompany loans. We recognized net losses of \$95.9 million and \$13.3 million in 2007 and 2006, respectively

and a net gain of \$6.1 million in 2005, including mark-to-market gains or losses. These losses/gains were substantially offset by the net gains recognized on the remeasurement and settlement of the related intercompany loans of \$73.8 million, \$34.9 million and \$10.0 million for the years ended December 31, 2007, 2006 and 2005, respectively.

During the second quarter of 2007, we purchased several foreign currency forward contracts to manage the foreign currency fluctuations of the purchase price of MPR (see Note 4). These contracts allowed us to buy Australian dollars at a fixed exchange rate to the U.S. dollar. Derivative instruments used to manage the foreign currency fluctuations of an anticipated business combination do not qualify for hedge accounting treatment and are marked-to-market through earnings in Foreign Currency Exchange Gains, Net. The contracts settled in July 2007 in connection with the completed acquisition and resulted in the recognition of a net gain of \$26.6 million in earnings for the year ended December 31, 2007.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(3) During 2007, 2006 and 2005, we entered into several contracts with total notional amounts of \$959.2 million, \$350.0 million, and \$650.0 million, respectively, associated with an anticipated debt issuance.

In 2006 and 2005, all of these contracts were designated as cash flow hedges and qualified for hedge accounting treatment, which allowed us to fix a portion of the interest rate associated with the issuance of senior notes (see Note 13). All of the contracts were settled as of December 31, 2006 and we recognized a decrease in value of \$13.1 million and an increase in value of \$20.7 million associated with these contracts in other comprehensive income as of December 31, 2006 and 2005, respectively. The amount in other comprehensive income related to these contracts is being amortized as an increase to interest expense as interest payments are made on the senior notes.

In February 2007, we entered into contracts with an aggregate notional amount of \$500.0 million associated with a future debt issuance. All of these contracts were designated as cash flow hedges, qualified for hedge accounting treatment and allowed us to fix a portion of the interest rate associated with the anticipated issuance of senior notes. In March 2007, in connection with the issuance of the convertible notes (see Note 13), we unwound the contracts, recognized a decrease in value of \$1.4 million associated with these contracts in other comprehensive income in shareholders equity and began amortizing as an increase to interest expense as interest payments are made on the senior notes.

In June 2007, we entered into a contract with a notional amount of \$188.0 million, which represented our share of future debt issuances of a new property fund we formed in July 2007, the ProLogis North American Industrial Fund III. This contract was transferred into the fund at formation, qualifies for hedge accounting treatment by the fund and any future changes in value will be recognized in other comprehensive income within equity of the fund. We guarantee the property fund s performance on this contract. See Note 4 for additional information on these contracts.

In June 2007, we entered into contracts with an aggregate notional amount of \$271.2 million associated with future debt issuances of a new property fund we formed in July 2007, the ProLogis North American Industrial Fund II. These contracts did not qualify for hedge accounting treatment by us and were marked-to-market resulting in additional interest expense of \$0.8 million for the year ended December 31, 2007. These contracts were transferred to ProLogis North American Industrial Fund II following the establishment of the fund, at which time the contracts qualified for hedge accounting treatment by the fund and any future changes in value will be recognized in other comprehensive income within equity of the fund. See Note 4 for additional information on these contracts.

We amortized a net amount of \$0.1 million, related to the above forward-starting interest rate swap contracts, from other comprehensive income as a reduction to interest expense during 2007 and we will amortize a total of \$0.1 million as a reduction to interest expense during 2008.

Fair Value of Financial Instruments

We have estimated the fair value of our financial instruments using available market information and valuation methodologies we believe to be appropriate for these purposes. Considerable judgment and a high degree of subjectivity are involved in developing these estimates and, accordingly, they are not necessarily indicative of amounts that we would realize upon disposition.

At December 31, 2007 and 2006, the carrying amounts of certain of our financial instruments, including cash and cash equivalents, accounts and notes receivable and accounts payable and accrued expenses were representative of their fair values due to the short-term nature of these instruments or due to the recent acquisition of these items. Similarly, the carrying values of the lines of credit balances outstanding

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

approximate their fair values as of those dates since the interest rates on the lines of credit are based on current market rates. At December 31, 2007 and 2006, the fair value of our senior and other unsecured debt, convertible notes, secured debt and assessment bonds have been estimated based upon quoted market prices for the same or similar issues or by discounting the future cash flows using rates currently available to us for debt with similar terms and maturities. The differences in the fair value of our debt from the carrying value in the table below are the result of differences in the interest rates that were available to us at December 31, 2007 and 2006 from the interest rates that were in effect when the debt was issued or acquired. The senior notes and many of the issues of secured debt contain pre-payment penalties or yield maintenance provisions that could make the cost of refinancing the debt at the lower rates exceed the benefit that would be derived from doing so.

The fair value of our derivative financial instruments represents the amount at which they could be settled, based on quoted market prices or estimates obtained from brokers or dealers. After January 1, 2008, SFAS 157 changes the definition of fair value and fair value will no longer equal where the hedges could be settled. As we mark our derivative financial instruments to market at each reporting period, their fair values are the same as their carrying values. At December 31, 2007 and 2006, the carrying value of the foreign currency put options and forward contracts are reflected as components of other assets and other liabilities, respectively.

The following table reflects the carrying amounts and estimated fair values of our financial instruments (in thousands):

	December 31,								
		20	07						
		Carrying				Carrying			
		Value	F	air Value		Value	F	air Value	
Senior and other unsecured debt Convertible notes	\$	4,891,106 2,332,905	\$	4,834,053 2,249,341	\$	4,445,092	\$	4,507,182	
Secured debt Assessment bonds		1,294,809 32,110		1,283,779 31,473		1,445,021 33,977		1,497,790 34,495	
Total debt	\$	8,550,930	\$	8,398,646	\$	5,924,090	\$	6,039,467	
Derivative financial instruments: Foreign currency forwards Foreign currency put options	\$	773	\$	773	\$	(15,664) 249	\$	(15,664) 249	
Total derivative financial instruments	\$	773	\$	773	\$	(15,415)	\$	(15,415)	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

17. Commitments and Contingencies:

Environmental Matters

A majority of the properties we acquire are subjected to environmental reviews either by us or by the predecessor owners. In addition, we may incur environmental remediation costs associated with certain land parcels we acquire in connection with the development of the land. In connection with the Catellus Merger, we acquired certain properties in urban and industrial areas that may have been leased to or previously owned by commercial and industrial companies that discharged hazardous materials. We establish a liability at the time of acquisition to cover such costs. We purchase various environmental insurance policies to mitigate our exposure to environmental liabilities. We are not aware of any environmental liability that we believe would have a material adverse effect on our business, financial condition or results of operations.

Off-Balance Sheet Liabilities

We have issued performance and surety bonds and standby letters of credit in connection with certain development projects, to guarantee certain tax obligations and the construction of certain real property improvements and infrastructure, such as grading, sewers and streets. Performance and surety bonds are commonly required by public agencies from real estate developers. Performance and surety bonds are renewable and expire upon the payment of the taxes due or the completion of the improvements and infrastructure. As of December 31, 2007, we had approximately \$165.6 million outstanding under such arrangements.

At December 31, 2007, we had made debt guarantees to certain of our unconsolidated investees that, based on the investee s outstanding balance, totaled \$28.3 million.

We may be required to make additional capital contributions to certain of our unconsolidated investees should additional capital contributions be necessary to fund development costs or operation shortfalls. In addition, to the extent a property fund acquires properties from a third party, we may be required to contribute our proportionate share of the equity component in cash to the property fund. See Note 4.

From time to time we enter into Special Limited Contribution Agreements (SLCA) in connection with certain contributions of properties to certain of our property funds. Under the SLCAs, we are obligated to make an additional capital contribution to the respective property fund under certain circumstances, the occurrence of which we believe to be remote. Specifically, we would be required to make an additional capital contribution to the property fund if the property fund is in default on third-party debt, the default remains uncured, and the third-party lender does not receive a specified minimum level of repayment after pursuing all contractual and legal remedies against the property fund liquidates its assets to satisfy any remaining repayment deficit, our obligations under the SLCA are reduced on a dollar-for-dollar basis. Our potential obligations under the respective SLCAs, as a percentage of the undepreciated book value of the assets in the property funds, range from 5% to 48%. Given the respective year-end capital structures of the various funds impacted by SLCAs and structural provisions within the SLCAs, we estimate that the minimum level of fund devaluation required to trigger an SLCA liability ranges between 95% and 35% of fund value. We

believe that the likelihood of declines in the values of the assets that support the third-party loans of the magnitude necessary to require an additional capital contribution is generally remote, especially in light of the geographically diversified portfolios of properties owned by the property funds. The potential obligations under the SLCAs aggregate \$1.2 billion at December 31, 2007 and the combined value of the assets in the property fund that are subject to the provisions of the SLCAs was approximately \$6.3 billion at December 31, 2007. Based on our assessment of the probability and range of loss, we have estimated the fair value and recognized a liability of \$1.3 million related to our potential obligations at December 31, 2007.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of December 31, 2007, \$9.1 million of Community Facility District bonds were outstanding that were originally issued to finance public infrastructure improvements at one of our development projects. We are required to satisfy any shortfall in annual debt service obligation for these bonds if tax revenues generated by the project are insufficient. As of December 31, 2007, we have not been required to, nor do we expect to be required to, satisfy any shortfall in annual debt service obligation for these bonds other than through our payment of normal project and special district taxes.

18. Business Segments:

We have three reportable business segments:

Property operations representing the direct long-term ownership of industrial distribution and retail properties. Each operating property is considered to be an individual operating segment having similar economic characteristics that are combined within the reportable segment based upon geographic location. Included in this segment are properties we developed and properties we acquired and rehabilitated or repositioned within the CDFS business segment with the intention of contributing the property to a property fund or selling to a third party. The costs of our property management function for both our direct-owned portfolio and the properties owned by the property funds and managed by us are all reported in rental expenses in the property operations segment. Our operations in the property operations business segment are in North America (Canada, Mexico and the United States), Europe (the Czech Republic, France, Germany, Hungary, Italy, the Netherlands, Poland, Romania, Slovakia, Sweden and the United Kingdom) and Asia (China, Japan, and South Korea).

Investment management representing the long-term investment management of property funds and the properties they own. We recognize our proportionate share of the earnings or losses from our investments in unconsolidated property funds operating in North America, Europe and Asia. Along with the income recognized under the equity method, we include fees and incentives earned for services performed on behalf of the property funds and interest earned on advances to the property funds, if any. We utilize our leasing and property management expertise to efficiently manage the properties and the funds, and we report the costs as part of rental expenses in the property operations segment. Each investment in a property fund is considered to be an individual operating segment having similar economic characteristics that are combined within the reportable segment based upon geographic location. Our operations in the investment management segment are in North America (Mexico and the United States), Europe (Belgium, the Czech Republic, France, Germany, Hungary, Italy, the Netherlands, Poland, Slovakia, Spain, Sweden, and the United Kingdom), and Asia (Japan and South Korea).

CDFS business primarily encompasses our development of real estate properties that are subsequently contributed to a property fund in which we have an ownership interest and act as manager, or sold to third parties. Additionally, we acquire properties with the intent to rehabilitate and/or reposition the property in the CDFS business segment prior to contributing to a property fund. The proceeds and related costs of these dispositions are presented as Developed and Repositioned Properties in the Consolidated Statements of Earnings and Comprehensive Income. In addition, we occasionally acquire a portfolio of properties with the

intent of contributing the portfolio to an existing or future property fund. The proceeds and related costs of these dispositions are presented as Acquired Property Portfolios in the Consolidated Statements of Earnings. We also have investments in several unconsolidated entities that perform development activities and we include our proportionate share of their earnings or losses in this segment. Additionally, we include fees earned for development activities performed on behalf of customers or third parties, interest income earned on notes receivable related to asset sales and gains on the disposition of land parcels, including land subject to ground leases. The separate activities in this segment are considered to be individual operating segments having similar economic characteristics that are combined within the reportable

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

segment based upon geographic location. Our CDFS business segment operations are in North America (Canada, Mexico and the United States), in Europe (Belgium, the Czech Republic, France, Germany, Hungary, Italy, the Netherlands, Poland, Romania, Slovakia, Spain, Sweden and the United Kingdom) and in Asia (China, Japan and South Korea).

We have other operating segments that do not meet the threshold criteria to disclose as a reportable segment, primarily the management of land subject to ground leases in the United States. Each ground lease is considered to be an individual operating segment.

The assets of the CDFS business segment generally include properties under development, land held for development and our investments in and advances to CDFS joint ventures. During the period between the completion of development, rehabilitation or repositioning of a property and the date the property is contributed to a property fund or sold to a third party, the property and its associated rental income and rental expenses are included in the property operations segment because the primary activity associated with the property during that period is leasing. Upon contribution or sale, the resulting gain or loss is included in the income of the CDFS business segment. The assets of the investment management segment include our investments in and advances to the unconsolidated property funds.

We present the operations and net gains associated with properties sold to third parties generally as discontinued operations. In addition, as of December 31, 2007, we had two properties classified as held for sale, whose operations are included in discontinued operations. Accordingly, the operations of all of these properties are excluded from the segment presentation. See Note 8.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Reconciliations are presented below for: (i) each reportable business segment s revenue from external customers to our total revenues; (ii) each reportable business segment s net operating income from external customers to our earnings before minority interest; and (iii) each reportable business segment s assets to our total assets. Our chief operating decision makers rely primarily on net operating income and similar measures to make decisions about allocating resources and assessing segment performance. The applicable components of our revenues, earnings before minority interest and assets, excluding discontinued operations, are allocated to each reportable business segment s revenues, net operating income and assets. Items that are not directly assignable to a segment, such as certain corporate income and expenses, are reflected as reconciling items. The following reconciliations are presented in thousands:

	Years Ended December 31,				
	2007	2006			2005
Revenues (1):					
Property operations (2):					
North America	\$ 860,795	\$	805,871	\$	551,350
Europe	114,218		35,619		10,334
Asia	48,627		31,903		12,904
Total property operations segment	1,023,640		873,393		574,588
Investment management (3):					
North America	64,325		117,532		56,348
Europe	104,665		167,227		44,002
Asia	30,182		20,225		12,662
Total investment management segment	199,172		304,984		113,012
CDFS business (4):					
North America	2,887,183		549,181		291,750
Europe	1,494,320		451,154		383,179
Asia	662,016		385,630		503,444
Total CDFS business segment	5,043,519		1,385,965		1,178,373
Total segment revenue	6,266,331		2,564,342		1,865,973
Other North America	44,225		36,809		9,764
Reconciling item (5)	(105,890)		(154,759)		(58,530)
Total revenues	\$ 6,204,666	\$	2,446,392	\$	1,817,207

Net operating income:

Property operations (6):			
North America	\$ 623,675	\$ 601,266	\$ 403,290
Europe	74,950	18,865	561
Asia	38,663	28,315	10,696
Total property operations segment	737,288	648,446	414,547
Investment management (3):			
North America	64,325	117,532	56,348
Europe	104,665	167,227	44,002
Asia	30,182	20,225	12,662
Total investment management segment	199,172	304,984	113,012
CDFS business (7)(8):			
North America	257,162	176,699	70,250
Europe	284,423	108,079	71,329
Asia	248,329	94,707	111,029
Total CDFS business segment	789,914	379,485	252,608
Total segment net operating income	1,726,374	1,332,915	780,167
Other North America	29,393	22,535	7,560
Reconciling items:			
Earnings from other unconsolidated investees	7,794	5,729	750
General and administrative expenses	(204,558)	(153,516)	(118,166)
Depreciation and amortization expense	(308,971)	(286,807)	(186,605)
Other expenses	(443)	(459)	(650)
Interest expense	(368,065)	(294,403)	(177,562)
Interest and other income, net	25,935	18,248	10,724
Total reconciling items	(848,308)	(711,208)	(471,509)
Total earnings before minority interest	\$ 907,459	\$ 644,242	\$ 316,218

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

	Decem	1,		
	2007		2006	
Assets (9):				
Property operations (10):				
North America (11)	\$ 7,971,582	\$	7,953,685	
Europe	1,900,327		1,295,207	
Asia	898,375		633,623	
Total property operations segment	10,770,284		9,882,515	
Investment management (12):				
North America	818,025		416,909	
Europe	653,076		430,761	
Asia	284,012		134,170	
Total investment management segment	1,755,113		981,840	
CDFS business (13):				
North America	1,596,659		1,312,883	
Europe (11)	2,977,334		1,456,064	
Asia	1,143,062		802,464	
Total CDFS business segment	5,717,055		3,571,411	
Total segment assets	18,242,452		14,435,766	
Other North America Reconciling items:	636,073		488,987	
Investments in and advances to other unconsolidated investees	106,683		114,547	
Cash and cash equivalents	418,991		475,791	
Accounts and notes receivable	100,956		129,880	
Other assets	199,272		201,396	
Discontinued operations assets held for sale	19,607		57,158	
Total reconciling items	845,509		978,772	
Total assets	\$ 19,724,034	\$	15,903,525	

- (1) Includes revenues attributable to the United States for the years ended December 31, 2007, 2006 and 2005 of \$3,574.2 million, \$1,421.9 million and \$845.3 million, respectively.
- (2) Includes rental income of our distribution and retail properties.
- (3) Includes investment management fees and incentive returns and our share of the earnings or losses recognized under the equity method from our investment in unconsolidated property funds along with interest earned on advances to the property funds, if any.
- (4) Includes proceeds received on CDFS property dispositions, fees earned from customers and third parties for development activities, interest income on notes receivable related to asset dispositions and our share of earnings or losses recognized under the equity method from our investment in CDFS joint ventures.
- (5) Amount represents the earnings or losses recognized under the equity method from our investments in unconsolidated property funds and CDFS joint ventures and interest income on notes receivable related to asset dispositions. These items are not presented as a component of revenues in our Consolidated Statements of Earnings.
- (6) Includes rental income less rental expenses of our distribution and retail properties. Included in rental expenses are the costs of managing the properties owned by the property funds.
- (7) Includes net gains on CDFS property dispositions, fees earned from customers and third parties for development activities, interest income on notes receivable related to asset dispositions, and our share of earnings or losses recognized under the equity method from our investment in CDFS joint ventures, offset

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

partially by land holding costs and the write-off of previously capitalized pursuit costs associated with potential CDFS business assets when it becomes likely the assets will not be acquired.

- (8) Excludes a net gain of \$28.7 million, \$33.5 million and \$10.6 million for the years ended December 31, 2007, 2006 and 2005, respectively, associated with CDFS properties sold to third parties and presented as discontinued operations in our Consolidated Statements of Earnings. See Note 8.
- (9) Includes long-lived assets attributable to the United States as of December 31, 2007 and 2006 of \$9.2 billion and \$8.8 billion, respectively.
- (10) Includes properties that were developed or acquired in the CDFS business segment and are pending contribution to a property fund or sale to a third party, as follows (in thousands):

	Dec	emb	Dec	emb	r 31, 2006		
	Number of			Number of			
	Properties		Investment	Properties		Investment	
North America	90	\$	996,384	114	\$	1,190,706	
Europe	100		1,815,431	69		1,273,314	
Asia	59		790,046	22		596,981	
Total	249	\$	3,601,861	205	\$	3,061,001	

- (11) Goodwill of \$177.4 million and \$193.7 million as of December 31, 2007 and 2006, respectively, was attributable to the property operations segment and \$345.8 million and \$53.8 million as of December 31, 2007 and 2006, respectively, was attributable to the CDFS business segment.
- (12) Represents our investments in and advances to the property funds.
- (13) Primarily includes land held for development, properties under development, other real estate investments, investments in CDFS joint ventures, and notes receivable related to asset dispositions.

19. Supplemental Cash Flow Information:

Non-cash investing and financing activities for the years ended December 31, 2007, 2006 and 2005 are as follows:

We received \$351.3 million, \$128.0 million and \$74.5 million of equity interests in property funds from the contribution of properties to these property funds during 2007, 2006 and 2005, respectively. In 2007, in connection with these contributions, we recognized \$51.6 million in liabilities for remaining obligations we

may have associated with the contributed properties.

In connection with the acquisition of all of the units in MPR in July 2007 (see Note 4), we assumed \$828.3 million of debt and reallocated our equity investment of \$47.7 million to assets acquired.

As a result of the conversion by Citigroup of its convertible loan into equity of ProLogis North American Industrial Fund II in August 2007, we now own 36.9% of the equity of the property fund and account for our investment under the equity method of accounting. This was accounted for as a disposition of \$2.0 billion of real estate assets and \$1.9 billion of associated debt in exchange for an equity investment of \$219.1 million and the recognition of a gain.

We capitalized portions of the total cost of our share-based compensation awards of \$10.8 million, \$8.4 million and \$4.6 million to the investment basis of our real estate and other assets during the years ended December 31, 2007, 2006, and 2005, respectively.

We assumed \$27.3 million, \$141.6 million, and \$35.0 million of secured debt in 2007, 2006 and 2005, respectively, and operating receivables and liabilities of \$19.0 million and \$22.6 million, respectively, in 2006 in connection with the acquisition of properties.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

During the year ended December 31, 2007, we recorded \$27.8 million of minority interest liabilities associated with investments made during this period in entities, which we consolidate and own less that 100%.

We settled \$4.4 million, \$6.5 million and \$0.1 million of minority interest liabilities with the conversion of limited partnership units into 128,000 common shares, 180,000 common shares and 11,000 common shares in 2007, 2006 and 2005, respectively.

We recognized \$18.8 million and \$115.8 million in gains and \$67.8 million in losses in our Accumulated Other Comprehensive Income related to foreign currency translation and derivative activity in 2007, 2006 and 2005, respectively.

In 2006 we received 3.9 million ordinary units in PEPR, valued at \$68.6 million, representing the initial allocation of an incentive return we earned as manager of the property fund. See Note 4 for further discussion of this transaction.

As partial consideration for properties we contributed in 2006 to the North American Industrial Fund, we received ownership interests of \$62.1 million, representing a 20% ownership interest, and the property fund assumed \$677.2 million of secured debt and short-term borrowings. See Note 4 for further discussion of this transaction.

In connection with the purchase in 2006 of the 80% ownership interests held by our fund partner in Funds II-IV, we assumed \$418.0 million of secured debt (which was later assumed by the North American Industrial Fund). See Note 4 for further discussion of this transaction.

As partial consideration for certain property contributions, we received: (i) \$1.9 million and \$32.6 million in the form of notes receivable from ProLogis North American Properties Fund V in 2006 and 2005, respectively, (all of which has been repaid); (ii) a \$50.9 million note from a third party in 2005 (which was repaid during 2006); and (iii) the assumption of an outstanding mortgage note in the amount of \$14.5 million from ProLogis North American Properties Fund VII in 2005.

As partial consideration for the sale of a property, a third party assumed an outstanding mortgage note in the amount of \$42.9 million in 2006.

See also the discussion of the Parkridge acquisition and the Catellus Merger Note 3, the MPR transaction in Note 4 and the discussion of FIN 48 and other income tax matters in Note 7.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

20. Selected Quarterly Financial Data (Unaudited):

Selected quarterly 2007 and 2006 data (in thousands, except per share amounts) is summarized in the table below. The amounts have been restated from previously disclosed amounts due to the disposal of properties in 2007 and 2006 whose results of operations were reclassified to discontinued operations in our Consolidated Statements of Earnings:

			Three Mont				
	N	Iarch 31,	June 30,	September 30,		De	cember 31,
2007: Total revenues	\$	955,860	\$ 988,105	\$	3,460,828	\$	799,873
Operating income	\$	319,969	\$ 298,146	\$	348,610	\$	169,180
Earnings from continuing operations	\$	226,854	\$ 363,744	\$	297,955	\$	98,586
Net earnings attributable to common shares	\$	236,091	\$ 400,104	\$	299,444	\$	113,278
Net earnings per share attributable to common shares Basic (1)	\$.93	\$ 1.56	\$	1.16	\$.44
Net earnings per share attributable to common shares Diluted (1)	\$.89	\$ 1.50	\$	1.12	\$.43
2006: Total revenues	\$	571,575	\$ 680,353	\$	575,000	\$	619,464
Operating income	\$	165,729	\$ 168,474	\$	172,177	\$	253,529
Earnings from continuing operations	\$	162,344	\$ 124,092	\$	120,967	\$	305,410

Net earnings attributable to common shares	\$ 183,159	\$ 168,397	\$ 166,305	\$ 331,090
Net earnings per share attributable to common shares Basic (1)	\$.75	\$.69	\$.68	\$ 1.33
Net earnings per share attributable to common shares Diluted (1)	\$.72	\$.66	\$.65	\$ 1.28

(1) Quarterly earnings per common share amounts may not total to the annual amounts due to rounding and to the change in the number of common shares outstanding.

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Trustees and Shareholders ProLogis:

Under date of February 27, 2008, we reported on the consolidated balance sheets of ProLogis and subsidiaries as of December 31, 2007 and 2006, and the related consolidated statements of earnings, shareholders equity and comprehensive income, and cash flows for each of the years in the three-year period ended December 31, 2007. In connection with our audits of the aforementioned consolidated financial statements, we also audited the related financial statement schedule, Schedule III Real Estate and Accumulated Depreciation (Schedule III). Schedule III is the responsibility of ProLogis management. Our responsibility is to express an opinion on Schedule III based on our audits.

In our opinion, Schedule III Real Estate and Accumulated Depreciation, 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.

KPMG LLP

Denver, Colorado February 27, 2008

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			Initia	ll Cost to	Costa	Gro	ss Amounts At V Carried	Vhich		
			Pro	oLogis Building	Costs Capitalized	as o	of December 31, Building	2007	Accumulated	Date of
	No. of	Encum-		&	Subsequent To		&	Total	Depreciation	Construc
ription	Bldgs.	brances	Land	Improvemen	tsAcquisition	Land	Improvements	(a,b)	(c)	Acquisit
strial eating erties (d) h American cets: ed States: hta, Georgia hta NE										
ibution er	8	(e)	5,582	3,047	26,259	6,275	5 28,613	34,888	(11,428)	1996, 19
ta West ibution		~ /						,		1994, 19
er eley Lake	18	(e)	10,336	48,444	14,253	10,147	7 62,886	73,033	(20,246)	2005, 20
ibution er rd	1		2,178	8,712	170	2,200	0 8,860	11,060	(352)	2006
ibution er (d) rs	1		1,487		4,805	1,487	7 4,805	6,292		2007
ibution er glas Hill	1		1,366	7,739	2,991	1,692	2 10,404	12,096	(3,233)	1999
ibution er nwood strial Park	5		16,647	46,825	30,586	16,647	7 77,411	94,058	(4,660)	2005, 20
zon ibution	1		3,989		21,273	3,989	9 21,273	25,262		2006
er ational ort Industrial	1 9		2,846 2,939		148 7,679	2,840 2,972		14,379 24,764		2006 1994, 19

er ange										
ange ibution										
er	1		174	986	718	174	1,704	1,878	(929)	1994
and ibution										
ibution er	1		1,919	7,679	486	1,919	8,165	10,084	(314)	2006
Manchester	-		- ,	1,012		.,/ ./	0,100	10,000	(***)	2000
ibution										
er (d)	1		3,323	13,334		3,323	13,334	16,657		2007
neast strial Center	3		841	4,744	2,153	782	6,956	7,738	(3,381)	1996
nmont	5		110	- ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2,133	102	0,750	1,150	(3,301)	1770
trial Center	1		566	3,209	977	566	4,186	4,752	(2,031)	1994
ntree										
merce	F		1 5 10	7 052	1.055	1 510	0.200	10 707	(2,920)	1004 00
ness Center nont Court	5		1,519	7,253	1,955	1,519	9,208	10,727	(2,839)	1994, 20
ibution										
er	2		885	5,013	2,499	885	7,512	8,397	(3,567)	1997
Industrial										
er	1		66	372	260	66	632	698	(268)	1995
antdale trial Center	2		541	3,184	1,143	541	4,327	4,868	(2,047)	1995
strial Center	L		341	3,104	1,143	J+1	4,527	4,000	(2,047)	1775
ibution										
er	3		2,533	13,336	2,978	2,556	16,291	18,847	(4,911)	1999
n Royal										
ibution	1		256	2 0 1 0	111	256	2 120	2 496	(296)	2002
er eport	1		356	2,019	111	356	2,130	2,486	(386)	2002
ibution										
er	3	(e)	1,464	4,563	7,008	1,479	11,556	13,035	(5,301)	1994, 19
ver										
ibution	-		0.25	- 100		0.25	< 0 0 0	7.042		1005
er fork	2		935	5,182	1,746	935	6,928	7,863	(3,232)	1995
tork trial Center	10	(e)	2,483	14,115	3,316	2,442	17,472	19,914	(7,552)	1995
	10	(0)	-,	1 1,1 10	0,010	_,	±,,.,=	· / 9/ · ·	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Atlanta,	0.1			225 207	100 514		257.070	100 776	()((72))	
gia	81		64,975	225,287	133,514	65,798	357,978	423,776	(86,673)	
n, Texas										
dor Park	6		1 (5)	1 601	14 025	0 1 1 2	16.055	10 160	(7,229)	1005 10
orate Center opolis	6		1,652	1,681	14,835	2,113	16,055	18,168	(7,338)	1995, 19
ibution										
er	1		580	3,384	1,179	580	4,563	5,143	(2,432)	1994
	2		460	2,617	846	462	3,461	3,923	(1,572)	1993

nd ibution										
er npark										
orate Center ut Creek	2		684		4,970	684	4,970	5,654	(2,189)	1994
orate Center	3		461	2,632	1,083	515	3,661	4,176	(1,801)	1994
Austin,	1.4		2.027	10.214	22.012	4 25 4	22 710	27.064	(15.222)	
S	14		3,837	10,314	22,913	4,354	32,710	37,064	(15,332)	
lotte, North lina										
nger strial Center	3		308	1,746	1,032	308	2,778	3,086	(1,322)	1994
ibution er	2		905	5,126	1,941	904	7,068	7,972	(3,220)	1994
lotte merce	2		205	5,120	1,741	204	7,000	1,912	(3,220)	1774
er lotte	10	(e)	4,341	24,954	8,179	4,342	33,132	37,474	(16,565)	1994 1995, 19
ibution er	9	(e)	4,578		26,101	6,096	24,583	30,679	(10,157)	1995, 19 1997, 19 1998
state North		(0)								
ness Park (d) npark ibution	3		948	3,030	4,494	954	7,518	8,472	(1,753)	1997, 20
er Pointe	2	(e)	1,183	6,707	2,324	1,184	9,030	10,214	(3,442)	1994, 19
ness Center on Business	2		4,851		14,156	4,851	14,156	19,007	(170)	2006
Distribution er	1		976	5,656		976	5,656	6,632	(150)	2007
Charlotte,	22		18 000	47 210	59 227	10 615	102 021	102 526	(26.770)	
n Carolina	32		18,090	47,219	58,227	19,615	103,921	123,536	(36,779)	
ngo, Illinois son ibution										
ibution er	1		646	3,662	812	640	4,480	5,120	(1,811)	1997
ibution			• • • •	14.0=0	0.405			AA A A A		1007
er gton hts	2 1		2,093 831	11,859 3,326	8,183 20	2,549 831	19,586 3,346	22,135 4,177	(9,908) (165)	1997, 19 2006
1115										

1		941	4,907	879	941	5,786	6,727	(435)	2005
2		1,668	9,448	5,424	1,667	14,873	16,540	(7,329)	1997
6		16,178	73,755	1,672	15,975	75,630	91,605	(9,991)	1999, 20 2006
3		2,158	12,232	4,651	2,159	16,882	19,041	(7,587)	1995, 19 1995, 19
25		20,516	94,843	17,074	20,416	112,017	132,433	(25,769)	1997, 19 1999, 20
1		713	4,043	941	713	4,984	5,697	(1,892)	1997
3	(e)	3,903	22,119	2,415	3,903	24,534	28,437	(7,125)	1999
2		1,156	6,550	1,699	1,156	8,249	9,405	(3,028)	1996, 19
2 1		5,383 4,690	25,504	19,885 29,799	5,383 4,690	45,389 29,799	50,772 34,489	(17) (388)	2007 2006
				59					
	2 6 3 25 1 3 2 2	2 6 3 25 1 3 (e) 2 2	2 1,668 6 16,178 3 2,158 25 20,516 1 713 3 (e) 3,903 2 1,156 2 5,383	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	21,6689,4485,4241,667616,17873,7551,67215,97532,15812,2324,6512,1592520,51694,84317,07420,41617134,0439417133(e)3,90322,1192,4153,90321,1566,5501,6991,15625,38325,50419,8855,38314,6902,50429,7994,690	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	21,6689,4485,4241,66714,87316,540616,17873,7551,67215,97575,63091,60532,15812,2324,6512,15916,88219,0412520,51694,84317,07420,416112,017132,43317134,0439417134,9845,6973(c)3,90322,1192,4153,90324,53428,43721,1566,5501,6991,1568,2499,40515,38325,50419,8855,38345,38950,77214,69029,7994,69029,7993,489	21,6689,4485,4241,66714,87316,540(7,329)616,17873,7551,67215,97575,63091,605(9,991)32,15812,2324,6512,15916,88219,041(7,587)2520,51694,84317,07420,416112,017132,433(25,769)17134,0439417134,9845,697(1,892)3(e)3,90322,1192,4153,90324,53428,437(7,125)21,1566,5501,6991,1568,2499,405(3,028)14,69025,50419,8855,38345,38950,772(17)14,69025,50419,8855,38345,38950,772(17)

			Initia	l Cost to	Costs	Gross An	nounts At Whic	h Carried		
			Pro)Logis Building	Capitalized	as of	f December 31, 2 Building	2007	Accumulated	
	No. of	Encum-		&	Subsequent To		&	Total	Depreciation	Со
n	Bldgs.	brances	Land	Improvemen	tsAcquisition	Land	Improvements	(a,b)	(c)	A
ibution Center istribution	2		604	3,382	776	604	4,158	4,762	(1,753)	19
istribution	1		1,170	6,630	357	1,170) 6,987	8,157	(2,118)	
atuilanti au	1	(e)	10,403	27,247	15,286	10,403	42,533	52,936	(3,259)	
stribution	1		1,236	7,004	1,803	1,236	8,807	10,043	(4,039)	
n Center Distribution	2		3,201		8,668	2,047	9,822	11,869	(3,656)	19
	1		2,056	8,227		2,056	8,227	10,283		
Distribution	1		372	2,106	680	372	2,786	3,158	(1,138)	
n Center	1		1,314	7,450	2,195	1,315	5 9,644	10,959	(2,386)	
ark 57 Distribution	1		686		1,322	686	·	5,893	(646)	
ind	6	(e)	23,731	96,764	503	23,731	97,267	120,998	(8,985)	19
n Center Distribution	2		1,156	6,550	1,107	1,156	5 7,657	8,813	(2,422)	
go	2		4,368	17,632		4,368	8 17,632	22,000	(525)	
Center istribution	1		3,125		21	3,125	·	15,645	(932)	
Distribution	1		263	1,490	431	263	3 1,921	2,184	(772)	
	15	(e)	49,508	209,024	1,758	49,507	210,783	260,290	(15,408)	20
lgo, Illinois	88		164,069	682,138	128,361	163,062	2 811,506	974,568	(123,484)	

2	(e)	1,128		11,461	1,716	10,873	12,589	(4,311)	
5	(e)	1,953	11,067	4,268	1,953	15,335	17,288	(7,331)	
1		1,465	8,301	609	1,465	8,910	10,375	(2,643)	
	(e)								
1		1,275	7,222	35	1,275	7,257	8,532	(298)	1
1		348	1,971	548	381	2,486	2,867	(331)	
1 1		586 6 317	3,319	1,135 21,090	586 6 316	4,454 21 091	5,040 27 407	(721) (91)	
1		0,517		21,070	0,510	21,071	41, 1 07	(71)	1
2		717	2,717	2,699	824	5,309	6,133	(1,815)	19
3	(e)	1,761		12,127	2,423	11,465	13,888	(3,316)	19
21		17,000	42,810	57,731	18,389	99,152	117,541	(23,911)	
-				40				(* 200)	1
2			23,858	2,048	5,965	25,905	31,870	(1,990)	
1		1,237	7,013	1,690	1,280	8,660	9,940	(2,084)	
3	(e)	1,588		23,439	1,980	23,047	25,027	(8,602)	
1	(e)	1 245	7 055	336	1 245	7 391	8 636	(2 121)	1
									1
-		012	2,017	1,1 - 1	012	5,500	0,2.,	(2,22,7)	
3		4,941		46,891	4,941	46,891	51,832	(377)	20
1	(e)	1,197	6,785	2,393	1,197	9,178	10,375	(4,674)	
5	(e)	6,527	36,989	6,032	6,992	42,556	49,548	(12,357)	
5	(e)	1,664	9,429	7,477	1,664	16,906	18,570	(6,477)	
1		207	1,173	1,829	207	3,002	3,209	(1,698)	
n	(a)	2 211	15 107	027	2 2 4 2	16 170	10 163	(2 508)	10
	(e)								19
				11					
2		1,450	7,601		1,450	7,601	9,051	(110)	
1		152	859	324	152	1,183	1,335	(467)	
	5 1 1 3 1 1 1 1 2 3 21 2 1 3 1 2 3 1 5 5 1 2 3 2 1 2 3 1 5 5 1 2 3 2 1 2 3 1 5 5 1 2 3 1 2 3 1 2 3 1 3 1 2 3 1 2 3 1 3 1 3 1 1 3 1 1 1 1 1 1 1 1 1 1 1 1 1	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	5(e) $1,953$ $11,067$ 1 $1,465$ $8,301$ 1 921 $5,218$ 3(e) 529 $2,995$ 1 $1,275$ $7,222$ 1 348 $1,971$ 1 586 $3,319$ 2 717 $2,717$ 3(e) $1,761$ 2 $5,964$ $23,858$ 1 $1,237$ $7,013$ 3(e) $1,588$ 1(e) $1,245$ $7,055$ 2(e) $6,527$ $36,989$ 5(e) $1,664$ $9,429$ 1 207 $1,173$ 2(e) $3,344$ $15,182$ 3(e) $3,344$ $15,182$ 3(a,450) $7,601$	5(e)1,95311,0674,26811,4658,30160919215,2181,7393(e)5292,9952,02011,2757,2223513481,97154815863,3191,13516,3172,7172,6993(e)1,76112,1272117,00042,81057,73125,96423,8582,04811,2377,0131,6903(e)1,58823,4391(e)1,2457,0553362(e)6,793,8471,7213(e)1,6649,4297,47712071,1731,8292(e)3,34415,1829373(e)3,34415,1829373(e)3,34415,18293731,4507,60111	5(e)1,95311,0674,2681,95311,4658,3016091,46519215,2181,7399213(e)5292,9952,02052911,2757,222351,27513481,97154838115863,3191,13558627172,7172,6998243(e)1,76112,1272,4232117,00042,81057,73118,38925,96423,8582,0485,96511,2377,0131,6901,2803(e)1,58823,4391,9801(e)1,2457,0553361,2452(e)6,52736,9896,0326,9925(e)1,6649,4297,4771,66412071,1731,8292072(e)3,34415,1829373,3433(e)1,4507,6011,450	5(e)1,95311,0674,2681,95315,33511,4658,3016091,4658,91019215,2181,7399216,9573(e)5292,9952,0205295,01511,2757,222351,2757,25713481,9715483812,48616,3172,7172,6998245,3093(e)1,76112,1272,42311,4652117,00042,81057,73118,38999,15225,96423,8582,0485,96525,90511,2377,0131,6901,2808,6603(e)1,58823,4391,98023,0471(e)1,2457,0553361,2457,3912(e)6,52736,9896,0326,99242,5565(e)1,6649,4297,4771,66416,90612071,1731,8292073,0022(e)3,34415,1829373,34316,1203(e)1,4507,6011,4507,601	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$

nbus, Ohio	32		31,972	126,959	95,128	32,872	221,187	254,059	(46,174)	
Worth, Texas stribution										
	1	(e)	3,654	14,613		3,654	14,613	18,267	(1,128)	
strial Center Distribution	1		334		2,332	334	2,332	2,666	(966)	
	1		1,250	7,082	398	1,250	7,480	8,730	(2,206)	19
oorate Center Distribution	10		5,161		31,539	5,460	31,240	36,700	(11,598)	1
und	3		2,719	15,410	728	2,719	16,138	18,857	(4,544)	
n Center (d) prporate	1		5,157	20,991		5,157	20,991	26,148		
stribution	2		555	5,997	4,340	560	10,332	10,892		2 19
Stitution	4		1,393	5,549	4,773	1,440	10,275	11,715	(3,802)	1
iwest										2
n Center Distribution	38	(e)	39,449	173,329	17,486	37,984	192,280	230,264	(38,491)	2
Distribution	1		2,808		17,371	2,808	17,371	20,179		
Distribution	1		512	2,896	1,252	511	4,149	4,660	(1,575)	1
rk Distribution	8	(e)	12,928	57,757	5,576	13,809	62,452	76,261	(10,089)	-
)	1		5,058		19,468	3,880	20,646	24,526	(3,527)	
ibution Center	7		3,915	22,186	1,972	3,915	24,158	28,073	(7,018)	
					60					

			Initia	al Cost to	a	Gros	ss Amounts At Carried	Which		
			Pr	oLogis Building	Costs Capitalized	as o	of December 31, Building	, 2007	Accumulated	Dat
	No. of	Encum-		&	Subsequent To		&	Total	Depreciation	Constr
tion	Bldgs.	brances	Land	Improvemen	-	Land	Improvements		(c)	Acqu
Distribution	2		1,095	6,212	1,441	1,096	5 7,652	8,748	(2,729)	1994,
istribution	1		811	4,598	589	811	5,187	5,998	(1,113)	20
ns tion Center ns Industrial	1		272	1,544	758	272	2,302	2,574	(969)	19 1994,
Mills	11		1,820	11,705	4,250	1,819	15,956	17,775	(6,953)	1996, 1996,
tion Center d Business	7		4,453	27,346	2,237	4,405	29,631	34,036	(10,197)	1990, 20
d Distribution	4	(e)	3,785	16,846	593	3,662	2 17,562	21,224	(2,099)	2001,
	1		850	4,890	17	850) 4,907	5,757	(1,439)	19
Fort Worth,	106		97,979	398,951	117,120	96,396	5 517,654	614,050	(110,443)	
Colorado Business										1992,
Distribution	6		1,507	8,302	9,126	1,506	17,429	18,935	(7,433)	1996,
	1		327	1,850	798	327	2,648	2,975	(1,284)	19
ff tion Center Distribution	1		314	2,493	1,006	314	3,499	3,813	(1,859)	19
n Business	1		406	2,322	919	406	3,241	3,647	(1,700)	19
	12	(e)	34,634	139,256	1,866	34,635	5 141,121	175,756	(10,950)	20

			0 0						
Distribution	6	808	4,421	11,170	821	15,578	16,399	(7,581)	1992, 19
Distribution I	3	1,295	5,159	4,665	1,328	9,791	11,119	(4,696)	19
enver, o	30	39,291	163,803	29,550	39,337	193,307	232,644	(35,503)	
Texas e Kid tion Center	1	273	1,547	1,269	273	2,816	3,089	(1,194)	19
ar									
tion Center estern	1	511	2,899	681	511	3,580	4,091	(1,408)	19 1992,
te Center erican	5	981		17,729	2,192	16,518	18,710	(5,771)	1994,
tion Center	1	196	1,110	1,386	196	2,496	2,692	(286)	20
orporate	4	1,945		12,023	1,946	12,022	13,968	(4,950)	1994, 19
el Sol al Center	4	996		18,814	2,056	17,754	19,810	(6,769)	1995, 19
Paso, Texas	16	4,902	5,556	51,902	7,174	55,186	62,360	(20,378)	
ı, Texas Distribution									
	2	595	3,370	985	595	4,355	4,950	(627)	20
re tion Center nbers	2	1,838	10,417	1,118	1,838	11,535	13,373	(3,832)	19
tion Center ead	1	359	2,035	1,055	359	3,090	3,449	(1,336)	19
tion Center	3	1,013	5,740	3,306	1,013	9,046	10,059	(3,612)	19
Business Park /illage	1	721	2,885	184	721	3,069	3,790	(234)	20
te Center (d) ood Business	1	1,780		12,455	1,780	12,455	14,235		20
	4	1,746	9,894	1,779	1,746	11,673	13,419	(3,180)	20
rk tion Center er	1	1,148	4,591	124	1,142	4,721	5,863	(166)	20
tion Center rest Business	2	813	4,604	918	813	5,522	6,335	(1,828)	19
rth	9	2,665	14,132	4,437	2,665	18,569	21,234	(8,353)	1993,
tion Center	2 2	847 2,956	4,800 16,750	751 2,777	847 2,955	5,551 19,528	6,398 22,483	(1,840) (6,582)	19 19
								-	

nbers tion Center										
nt tion Center k Business	2		642	3,636	575	642	4,211	4,853	(1,414)	19 1993,
	15		3,005	15,378	7,086	3,005	22,464	25,469	(10,940)	1993,
k Distribution	7		2,115	12,017	5,565	2,039	17,658	19,697	(9,484)	1993,
oop tion Center nd	5		1,051	5,964	3,888	1,052	9,851	10,903	(4,984)	19
tion Center	1		1,209	6,849	1,155	1,209	8,004	9,213	(682)	20 1993,
Northwest al Center treet	15		4,040	7,980	34,258	4,143	42,135	46,278	(17,293)	1995, 1997,
tion Center	1		469	2,656	1,281	469	3,937	4,406	(1,565)	19
puston, Texas	76		29,012	133,698	83,697	29,033	217,374	246,407	(77,952)	
rridor, vania ırg										
tion Center rg Industrial	1		2,243	12,572	590	2,243	13,162	15,405	(1,487)	20
istribution	1		782	6,190	854	782	7,044	7,826	(1,062)	20
	1		2,457	13,920	70	2,457	13,990	16,447	(4,071)	19
Valley tion Center	4		6,636	37,114	1,683	6,636	38,797	45,433	(4,463)	20
on tion Center	1	(e)	4,190	23,478	272	4,190	23,750	27,940	(2,691)	20
rt Industrial d)	2		1,927	21,707	13,275	3,402	33,507	36,909	(3,284)	2002,
Distribution d)	1		13,411		26,479	13,411	26,479	39,890		20
own tion Center	1		6,966		27,692	6,965	27,693	34,658	(1,085)	20
81 Corridor, vania	12		38,612	114,981	70,915	40,086	184,422	224,508	(18,143)	
oolis, Indiana Distribution	2		1,204	6,820	1,221	1,275	7,970	9,245	(2,565)	1995,
					61					

			Initial	l Cost to	Costs	Gros	ss Amounts At W Carried	Vhich		l Doto
		~	Pro	Logis Building	Capitalized		of December 31, 2 Building	2007	Accumulated	
	No. of	Encum-		&	Subsequent To		&	Total	Depreciation	Constru
ption	Bldgs.	brances	Land I	Improvemer	ntAcquisition	Land	Improvements	(a,b)	(c)	Acquis
Court										
ution Center by Northeast	1		3,352	18,678	317	3,352	18,995	22,347	(2,151)	200
ution Center 00 Industrial	1		1,058		6,947	1,059	6,946	8,005	(2,720)	199
letcher	14		4,948	28,691	9,301	4,899	38,041	42,940	(16,049)	1994, 1994, 1
ution Center and Industrial	9		2,687	15,224	5,760	2,785	20,886	23,671	(9,004)	1994, 1 199
and muusuiai	3		428	2,431	2,218	429	4,648	5,077	(2,107)	199
ndianapolis, 1	30		13,677	71,844	25,764	13,799	97,486	111,285	(34,596)	
gas, Nevada Mountain										
ution Center on Business	2		1,108		7,179	1,206	7,081	8,287	(2,613)	199
s Airport	1	(e)	1,634	9,256	287	1,634	9,543	11,177	(2,823)	199
•	1		876		2,995	910	2,961	3,871	(1,213)	199 1994, 1
gas Corporate Street	7	(g)	4,701		22,590	4,789	22,502	27,291	(9,036)	1994, 1 1996,
ution Center Arville Center	1 1	(e)	2,620 1,440	14,848 8,160		2,620 1,440		17,520 9,817		199 199
One Business	4		2,468	13,985	1,420	2,468	15,405	17,873	(6,239)	199

.as Vegas,										
a	17		14,847	46,249	34,740	15,067	80,769	95,836	(28,754)	
ille, Kentucky k Commerce										
Crows	4		1,583	8,971	5,256	1,583	14,227	15,810	(6,781)	199
Grove ution Center erce Crossings	1	(e)	3,775	15,098	189	3,775	15,287	19,062	(1,184)	200
ution Center eyer	1		1,912	7,649	6	1,912	7,655	9,567	(591)	200
ution Center ille	2		4,258		21,915	4,259	21,914	26,173		2006, 2
ution Center	2	(e)	680	3,402	4,523	689	7,916	8,605	(2,856)	1995,
ort Distribution	1	(e)	1,515	8,585	2,260	1,515	10,845	12,360	(2,583)	199
.ouisville,										
ky	11		13,723	43,705	34,149	13,733	77,844	91,577	(13,995)	
his, Tennessee t Distribution										1995, 1
pointe	7		2,660	14,853	4,891	2,661	19,743	22,404	(8,566)	199
ution Center Distribution	1		1,401	9,019		1,401	9,019	10,420	(2,543)	200
Distribution	6		3,870	21,853	5,119	3,869	26,973	30,842	(10,628)	1995,
(d) ones	2		5,425		25,313	5,425	25,313	30,738		200
ution Center his Distribution	1		125	707	262	125	969	1,094	(481)	199
	1		480	2,723	559	481	3,281	3,762	(553)	200
Branch ution Center Distribution	2		2,892	16,389	2,115	2,892	18,504	21,396	(5,899)	199
	1		1,635	8,451		1,635	8,451	10,086	(6,251)	199
ark ution Center / Lake	1		859	4,866	591	859	5,457	6,316	(441)	200
ution Center	1		613	3,474	305	613	3,779	4,392	(1,224)	199
Aemphis,										
see	23		19,960	82,335	39,155	19,961	121,489	141,450	(36,586)	

2		463	2,626	638	463	3,264	3,727	(1,506)	199
4		1,711	9,698	1,283	1,712	10,980	12,692	(4,152)	1995, 1 199
7		2,297	17,079	3,322	3,050	19,648	22,698	(3,460)	1998, 2
15		3,499	19,830	8,632	3,500	28,461	31,961	(13,963)	199
• •						<i></i>			
28		7,970	49,233	13,875	8,725	62,353	71,078	(23,081)	
1		212	1,197	379	211	1,577	1,788	(543)	199
2		870	4,928	2,026	870	6,954	7,824	(3,579)	199
1		548	5,320		548	5,320	5,868	(2,961)	200
1		2,232	12,648	525	2,232	13,173	15,405	(5,147)	199
1		2,014	11,317	25	2,014	11,342	13,356	(882)	200
6		22,738	126,961	478	22,738	127,439	150,177	(9,813)	200
1	(e)	7,626	44,103	494	7,787	44,436	52,223	(3,428)	200
4	(e)	2,526	14,313	2,660	2,526	16,973	19,499	(6,885)	199
5	(e)	12,526	80,219	250	12,525	80,470	92,995	(26,693)	2002, 2
8	(e)	5,676	32,167	15,772	5,677	47,938	53,615	(24,477)	1996, 1 199
3		826	4,679	1,433	826	6,112	6,938	(1,912)	199
1		1,509	8,552		1,509	8,552	10,061		200
3		376	2,132	393	384	2,517	2,901	(856)	199
2		4,138	22,085	24,538	4,138	46,623	50,761		2005, 2
39		63,817	370,621	48,973	63,985	419,426	483,411	(87,176)	
	4 7 15 28 1 2 1 1 2 1 1 1 6 1 4 5 8 3 1 3 1 3 2	 4 7 15 28 1 2 1 1 2 1 1 6 1 (e) 4 (e) 5 (e) 8 (e) 3 1 3 2 	4 1,711 7 2,297 15 3,499 28 7,970 1 212 2 870 1 212 2 870 1 2,232 1 2,232 1 2,232 1 2,232 1 2,232 1 2,232 1 2,214 6 22,738 1 (e) 7,626 4 (e) 2,526 5 (e) 12,526 8 (e) 5,676 3 376 2 4,138	4 1,711 9,698 7 2,297 17,079 15 3,499 19,830 28 7,970 49,233 1 212 1,197 2 870 4,928 1 2,232 12,648 1 2,014 11,317 6 22,738 126,961 1 2,014 11,317 6 22,738 126,961 1 (e) 7,626 44,103 4 (e) 2,526 14,313 5 (e) 12,526 80,219 8 (e) 5,676 32,167 3 826 4,679 1 1,509 8,552 3 376 2,132 2 4,138 22,085	4 1,711 9,698 1,283 7 2,297 17,079 3,322 15 3,499 19,830 8,632 28 7,970 49,233 13,875 1 212 1,197 379 2 870 4,928 2,026 1 2,232 12,648 525 1 2,014 11,317 25 6 22,738 126,961 478 1 (e) 7,626 44,103 494 4 (e) 2,526 14,313 2,660 5 (e) 12,526 80,219 250 8 (e) 5,676 32,167 15,772 3 826 4,679 1,433 1 1,509 8,552 393 2 4,138 22,085 24,538	4 1,711 9,698 1,283 1,712 7 2,297 17,079 3,322 3,050 15 3,499 19,830 8,632 3,500 28 7,970 49,233 13,875 8,725 1 212 1,197 379 211 2 870 4,928 2,026 870 1 2,232 12,648 525 2,232 1 2,014 11,317 25 2,014 6 22,738 126,961 478 22,738 1 (e) 7,626 44,103 494 7,787 4 (e) 2,526 14,313 2,660 2,526 5 (e) 12,526 80,219 250 12,525 8 (e) 5,676 32,167 15,772 5,677 3 326 4,679 1,433 826 1 1,509 8,552 1,509 3 376 2,132 393 384 2 4,138 22,085	4 1,711 9,698 1,283 1,712 10,980 7 2,297 17,079 3,322 3,050 19,648 15 3,499 19,830 8,632 3,500 28,461 28 7,970 49,233 13,875 8,725 62,353 1 212 1,197 379 211 1,577 2 870 4,928 2,026 870 6,954 1 2,232 12,648 525 2,232 13,173 1 2,014 11,317 25 2,014 11,342 6 22,738 126,961 478 22,738 127,439 1 (e) 7,626 44,103 494 7,787 44,436 4 (e) 2,526 14,313 2,660 2,526 16,973 5 (e) 12,526 80,219 250 12,525 80,470 8 (e) 5,676 32,167 15,772 5,677 47,938 3 826 4,679 1,433 826 <td< td=""><td>4 1,711 9,698 1,283 1,712 10,980 12,692 7 2,297 17,079 3,322 3,050 19,648 22,698 15 3,499 19,830 8,632 3,500 28,461 31,961 28 7,970 49,233 13,875 8,725 62,353 71,078 1 212 1,197 379 211 1,577 1,788 2 870 4.928 2,026 870 6.954 7,824 1 548 5,320 548 5,320 5,868 1 2,014 11,317 25 2,014 11,342 13,356 6 22,738 126,961 478 22,738 127,439 150,177 1 (e) 7,626 44,103 494 7,787 44,436 52,223 4 (e) 2,526 14,313 2,660 2,526 16,973 19,499 5 (e) 12,526 80,219 250 12,525 80,470 92,995 8 (e)<!--</td--><td>$\begin{array}{cccccccccccccccccccccccccccccccccccc$</td></td></td<>	4 1,711 9,698 1,283 1,712 10,980 12,692 7 2,297 17,079 3,322 3,050 19,648 22,698 15 3,499 19,830 8,632 3,500 28,461 31,961 28 7,970 49,233 13,875 8,725 62,353 71,078 1 212 1,197 379 211 1,577 1,788 2 870 4.928 2,026 870 6.954 7,824 1 548 5,320 548 5,320 5,868 1 2,014 11,317 25 2,014 11,342 13,356 6 22,738 126,961 478 22,738 127,439 150,177 1 (e) 7,626 44,103 494 7,787 44,436 52,223 4 (e) 2,526 14,313 2,660 2,526 16,973 19,499 5 (e) 12,526 80,219 250 12,525 80,470 92,995 8 (e) </td <td>$\begin{array}{cccccccccccccccccccccccccccccccccccc$</td>	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$

			Initial	Cost to		Gro	ss Amounts At V Carried	Vhich		
			ProL	ogis Building	Costs Capitalized	as o	of December 31, Building	2007	Accumulated	Date of
	No. of	Encum-		&	Subsequent To		&	Total	Depreciation	Construc
ription	Bldgs.	brances	Land In	nproveme	ntacquisition	Land	Improvements	(a,b)	(c)	Acquisi
do, Florida Street										1994, 19
trial Center cellor	9		1,980	11,237	3,799	1,980) 15,036	17,016	(6,698)	1996
bution Center ulate	1		380	2,156	1,470	380	3,626	4,006	(1,643)	1994
bution Center uinta	3		4,148	23,617	1,047	4,148	8 24,664	28,812	(7,300)	1999
bution Center do Central	1		354	2,006	1,613	354	4 3,619	3,973	(1,675)	1994
do Corporate	3		1,378		9,847	1,871	9,354	11,225	(3,087)	1997, 19
er (d) eton Oaks	1		959		7,858	959	7,858	8,817		2006
bution Center ville Industrial	1	(e)	900	5,100	22	900	5,122	6,022	(1,494)	1999
r	1		283	1,603	517	283	3 2,120	2,403	(856)	1994
Orlando,										
la	20		10,382	45,719	26,173	10,875	5 71,399	82,274	(22,753)	
nix, Arizona Street										
trial Center eda	2		503	2,852	1,425	561	4,219	4,780	(2,261)	1994
bution Center eye Road	2	(e)	3,872	14,358	1,817	3,872	2 16,175	20,047	(1,207)	2005
trial Center kam 10	2		1,236	4,988	608	1,236	5,596	6,832	(396)	2005
trial Center	6		4,258	7,467	12,781	4,258	3 20,248	24,506	(7,346)	1996, 19

West Business										
er Gemmene	3		263	1,525	684	263	2,209	2,472	(1,127)	1993
he Commons bution Center he Commons	3		2,369	5,475	491	1,093	7,242	8,335	(2,945)	1992, 19 1999
Distribution r n Van Buren	2		1,096		5,666	1,163	5,599	6,762	(1,911)	1998
bution Center o Distribution	6		572	3,285	1,803	572	5,088	5,660	(2,551)	1993, 19
evelt	3		4,828	20,017	777	4,828	20,794	25,622	(2,690)	1994, 20
bution Center ersity Dr	1	(e)	1,766	7,065	5	1,766	7,070	8,836	(546)	2005
bution Center	1		683	2,735	70	683	2,805	3,488	(215)	2005
bution Center on Drive	1		242	1,375	444	243	1,818	2,061	(799)	1995
bution Center	1	(e)	1,273	5,093	45	1,273	5,138	6,411	(398)	2005
Phoenix, na	33		22,961	76,235	26,616	21,811	104,001	125,812	(24,392)	
ind, Oregon le Distribution er amas	3		946	5,388	1,192	946	6,580	7,526	(3,234)	1993
bution Center	1		775		4,104	775	4,104	4,879		2007
nbia bution Center Corporate	2		550	3,121	968	551	4,088	4,639	(1,934)	1994
r North Phase Corporate	3	(g)	5,803		14,668	5,777	14,694	20,471		2006, 20
r East Corporate	2	(g)	1,785		6,844	2,100	6,529	8,629	(2,381)	1997
r North shore	7	(g)	2,405		11,547	2,542	11,410	13,952	(4,726)	1995, 19
orate Center	5	(e)(g)	13,061	52,299	397	13,274	52,483	65,757	(3,685)	2005, 20
orate Center	6	(e)	2,963		13,253	2,964	13,252	16,216	(5,508)	1995, 19
Portland, on	29		28,288	60,808	52,973	28,929	113,140	142,069	(21,468)	

Nevada

en Valley bution Center	3		2,975	13,686	11,048	4,451	23,258	27,709	(4,289)	1996, 19 2005
dith Kleppe ess Center r Way	1		526	754	3,510	526	4,264	4,790	(1,820)	1993
bution Center Island	2		506	2,879	1,405	506	4,284	4,790	(2,355)	1993
bution Center e-Reno	1		435	2,466	2,308	435	4,774	5,209	(1,611)	1996
trial Center (d) Industrial	1		3,281		19,727	3,281	19,727	23,008		2007 1994, 19
r	10	(e)	9,566	40,036	14,075	9,565	54,112	63,677	(14,045)	2001
Reno, Nevada	18		17,289	59,821	52,073	18,764	110,419	129,183	(24,120)	
.ake City, Utah mnial										
bution Center roads	2		1,149		8,907	1,149	8,907	10,056	(3,747)	1995
prate Center (d) Lake ational	1		284		8,461	926	7,819	8,745		2005
bution Center	2		1,367	2,792	9,501	1,364	12,296	13,660	(5,077)	1994, 19
Salt Lake	-		2 000	2 702		2,420	20.022	22.461	(2.02.4)	
Utah	5		2,800	2,792	26,869	3,439	29,022	32,461	(8,824)	
ntonio, Texas I Distribution										
r Park East	2		582	3,301	1,619	582	4,920	5,502	(2,609)	1994
bution Center eum	3		1,002	5,676	918	1,002	6,594	7,596	(545)	2003
bution Center	2		1,133	923	7,645	1,170	8,531	9,701	(2,490)	1994, 20
bution Drive r	1		473	2,680	1,097	473	3,777	4,250	(2,125)	1992
hauer bution Center	2		1 100	2 726	(222	1 100		11 1/7		2007
o Distribution	3		1,198	3,736	6,233	1,199	9,968	11,167		2007
r 1 Creek	3		1,705	9,024	2,075	1,705	11,099	12,804	(1,028)	2002
brate Center (d) nan East	2		529		3,908	447	3,990	4,437	(558)	1996, 20
trial Park	7 2		5,902 1,237	23,746 4,950	59	5,902 1,230	23,746 5,016	29,648 6,246	(1,113) (233)	2006 2006

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			Initia	al Cost to	Costs	Gross An	nounts At Which	n Carried		
			Pr	oLogis Building	Capitalized		f December 31, 2 Building	2007	Accumulated	Dat
	No. of	Encum-		&	Subsequent To		&	Total	Depreciation	Constr
otion	Bldgs.	brances	Land	Improvemen		Land	Improvements	(a,b)	(c)	Acqui
tonio ution Center I tonio ution Center	9		1,589	9,028	5,087	1,589	9 14,115	15,704	(7,615)	1992, 19
tonio	3		945		6,495	885	6,555	7,440	(2,903)	19
ution Center	4		1,176	6,571	3,113	1,176	9,684	10,860	(4,323)	19
ition Center	2	(e)	3,183	12,743		3,183	3 12,743	15,926	(81)	20
ation Center	2		248	1,405	1,158	248	3 2,563	2,811	(1,236)	19
an Antonio,	45		20,902	83,783	39,407	20,791	123,301	144,092	(26,859)	
ncisco l Valley), nia Valley										
valley ition Center Valley	1		2,233	13,432	171	2,234	13,602	15,836	(3,968)	19 1999,
al Center	4	(e)(g)	11,418	48,726	5,571	11,868	3 53,847	65,715	(10,596)	20
a ation Center on Pass	1	(e)	9,280	27,841	25	9,280) 27,866	37,146	(2,162)	20 1993,
ss Center (d) Distribution	6		3,520	4,885	16,454	3,519	21,340	24,859	(5,818)	1998,
(d)	1			20,384			20,384	20,384		20

an Francisco										
l Valley), nia	13		26,451	115,268	22,221	26,901	137,039	163,940	(22,544)	
11a	15		20,431	113,200	<i>LL</i> , <i>LL</i> I	20,901	137,039	103,940	(22,344)	
ncisco (East										
alifornia										
lo Business	10	(e)	20,739	62,595	940	20,739	63,535	84,274	(4,940)	20
ton Business	10	(0)	20,757	02,575	740	20,757	05,555	04,274	(4,940)	20
	3		1,741	9,863	1,965	1,741	11,828	13,569	(3,458)	19
y Industrial	1		531	3,009	554	531	3,563	4,094	(1,735)	19
odt Way	1		551	5,007	554	551	5,505	7,027	(1,755)	17.
ation Center	1	(e)	393	2,228	406	393	2,634	3,027	(1,316)	19
d Commerce	4		1,933	10,955	2,107	1,933	13,062	14,995	(5,944)	19
d Commerce	т		1,755	10,755	2,107	1,755	15,002	17,775	(3,744)	17.
	7		1,968	11,167	3,267	1,968	14,434	16,402	(7,206)	19
d ition Center	6	(e)	2,906	19,165	4,469	3,327	23,213	26,540	(11,301)	19
d Industrial	Ū	(0)	2,900	17,105	1,109	5,527	23,215	20,510	(11,501)	17
	13	(e)	4,481	25,393	5,101	4,481	30,494	34,975	(14,601)	19
ore ition Center	4	(e)	8,992	26,976	1,086	8,992	28,062	37,054	(2,156)	20
d Industrial	•	(0)	0,772	20,770	1,000	0,772	20,002	57,001	(2,100)	
D ·	3	(e)	8,234	24,704	407	8,235	25,110	33,345	(1,888)	20
Business	2	(e)	7,688	23,063	30	7,688	23,093	30,781	(1,785)	20
andro	-	(0)	,,000	20,000	50	,,000	20,090	20,701	(1,700)	20
ition Center	3	(e)	1,387	7,862	1,260	1,387	9,122	10,509	(4,521)	19
an Francisco										
ay),			60.00 0			<i></i>				
nia	57		60,993	226,980	21,592	61,415	248,150	309,565	(60,851)	
ncisco										
Bay),										
nia e Business										
Dubiness	2	(g)	2,088		4,783	2,088	4,783	6,871	(2,287)	19
e Corporate	-		1065		10 (00	1065	10 (00	00.045	(0.452)	1005
e Plaza I	7 12	(g)	4,365 5,212	18,008	18,680 3,915	4,365 5,216	18,680 21,919	23,045 27,135	(8,453) (10,113)	1995, 19
e Plaza I e Plaza II	2	(g) (g)	634	10,000	3,915	634	3,195	3,829	(10,113) (1,784)	19
y Corporate		(0)	<i></i>		2,220	<i></i>	2,270	<i>.</i> ,. <i>.</i> ,	(1,101)	
D '	11	(g)	7,575	24,746	7,041	7,575	31,787	39,362	(15,413)	1993,
Business	4		5,933		18,993	7,815	17,111	24,926	(6,258)	1997,
	•		0,700			,,010	- / ,	- 1,720	(0,200)	,

ok ition Center Commons	1		1,573	8,915	47	1,573	8,962	10,535	(2,624)	19
al Center Industrial	7	(e)(g)	30,107	90,416	940	30,106	91,357	121,463	(7,028)	20
ne Business	6	(e)	21,676	65,083	1,444	21,675	66,528	88,203	(5,066)	20
ne Business	8	(g)	4,328	16,101	1,959	4,328	18,060	22,388	(8,371)	19
II ker Business	2	(g)	922		5,548	922	5,548	6,470	(2,617)	19
on Business	12	(g)	7,043	25,220	5,092	7,043	30,312	37,355	(13,982)	19
e Distribution	5		3,988	11,706	7,213	3,989	18,918	22,907	(7,759)	1993,
	5		2,836	16,067	4,262	2,836	20,329	23,165	(9,246)	19
an Francisco Bay),										
nia	84		98,280	276,262	83,112	100,165	357,489	457,654	(101,001)	
Washington r East										
s Center rporate	2		535	3,033	727	535	3,760	4,295	(1,676)	19
prporate	3		4,059		11,017	4,209	10,867	15,076	(4,167)	19
	2	(g)	2,882	1,987	9,564	3,276	11,157	14,433	(4,860)	19
ren s ition Center	2	(g)	2,473		9,464	3,111	8,826	11,937	(3,772)	1995,
eattle, gton	9		9,949	5,020	30,772	11,131	34,610	45,741	(14,475)	
lorida West										
tion Center	2		1,253	3,825	3,263	1,974	6,367	8,341	(2,222)	1995,
Port	1		1,474	5,918	127	1,474	6,045	7,519	(293)	20
ation Center Distribution	3		2,083	11,806	809	2,083	12,615	14,698	(3,860)	19
istribution	2		504	2,857	554	504	3,411	3,915	(1,382)	1997,
andrews	1		2,589	14,670		2,589	14,670	17,259	(1,213)	20
ation Center	1		698	3,956	101	698	4,057	4,755	(1,793)	19

tion Center	2		896		7,889	2,205	6,580	8,785	(1,965)	19
is Park I-595	2	(e)	1,998	11,326	316	1,999	11,641	13,640	(1,906)	20
outh Florida	14		11,495	54,358	13,059	13,526	65,386	78,912	(14,634)	

			Initia	l Cost to	Costs	Gross A	mounts At Whic	ch Carried		
			Pro)Logis Building	Capitalized	as	of December 31,	2007	Accumulated	D
	No. of	Encum-		Building &	Subsequent To		Building &		Depreciation	Cons
ion	Bldgs.	brances	Land	Improvemen		Land	Improvements	Total (a,b)	(c)	Acq
California Industrial										
a	13	(e)	32,275	59,983	310	32,275	60,293	92,568	(4,667)	2
te Center ls Business	1	(e)	4,201	7,802	66	4,201	7,868	12,069	(614)	2
	8	(e)	56,343	95,951	7,622	51,662	108,254	159,916	(7,513)	200
ez North Center (d) Industrial	2		7,340	13,739		7,340	13,739	21,079	(348)	2
	2	(e)	8,238	15,300	62	8,239	15,361	23,600	(1,189)	2
on Center npire	7	(e)(g)	50,268	93,355	402	50,268	93,757	144,025	(7,298)	2
on Center stribution	6	(e)	42,927	84,275	5,636	43,681	89,157	132,838	(9,476)	199
eles	7	(e)(g)	120,885	224,599	609	135,528	210,565	346,093	(17,215)	2
Center	2	(e)	3,777	7,015	68	3,777	7,083	10,860	(543)	2
Center et	14	(e)	45,864	87,107	10,284	45,831	97,424	143,255	(7,298)	200
on Center	1		611		5,473	611	5,473	6,084		2
ndustrial										-
Park	2	(e)	5,930	11,014		5,930	11,014	16,944	(852)	2
	2	(e)	25,500	47,366		25,500	47,366	72,866	(1,297)	2
Cucamonga on Center	6	(e)(g)	51,283	95,241	203	51,283	95,444	146,727	(7,375)	2
on	2		21,543	43,423	23,874	21,543	67,297	88,840	(1,619)	200

0										
a on Center	2	(e)	4,318	8,019	38	4,318	8,057	12,375	(626)	2
y on Center dustrial	4	(e)	14,478	27,511	47	14,478	27,558	42,036	(1,708)	200:
Distribution	2	(e)	4,553	8,456	46	4,553	8,502	13,055	(662)	2
nstribution	15	(e)	25,439	47,250	1,277	25,441	48,525	73,966	(3,774)	2
ithern a	98		525,773	977,406	56,017	536,459	1,022,737	1,559,196	(74,074)	
, Missouri y Industrial	5		2,225	12,820	4,061	2,226	16,880	19,106	(6,620)	199'
on Center	1		366	1,247	1,499	365	2,747	3,112	(990)	1
Louis,	6		2,591	14,067	5,560	2,591	19,627	22,218	(7,610)	
lorida Distribution										
e Park	6		2,105	11,930	1,865	2,105	13,795	15,900	(3,382)	199:
on Center	4		811	4,597	1,403	811	6,000	6,811	(3,072)	1
on Center	1		122	690	122	122	812	934	(392)	1
on Center	1		938	5,313	1,222	938	6,535	7,473	(2,955)	1
on Center ake	1			5,313			5,313	5,313	(3)	2
Center	1		41	235	39	41	274	315	(119)	1
on Center k	1		206	1,169	255	206	1,424	1,630	(650)	1 1996
on Center	9	(e)	4,120	10,364	27,330	4,456	37,358	41,814	(7,187)	1998 2
on Center	4		2,887	16,358	3,424	2,887	19,782	22,669	(8,898)	1
I Industrial	1		525	2,975	741	525	3,716	4,241	(1,699)	1
ast on Center ast	9		2,627	14,835	2,740	2,468	17,734	20,202	(8,386)	1
Center	1		303	1,513	556	303	2,069	2,372	(1,003)	1

Va at										
Vest on Center	11		2,874	16,128	3,735	2,919	19,818	22,737	(9,467)	1994
Vest Center	3		355	(9)	5,823	635	5,534	6,169	(2,084)	199
npa,	53		17,914	91,411	49,255	18,416	140,164	158,580	(49,297)	
on imore,										
k 100	1		2,409	7,227	383	2,409	7,610	10,019	(372)	2
ton Center					505					2
ommons	1		1,521	4,571		1,521	4,571	6,092	(4)	2
on Center	2	(e)	2,320		9,807	2,360	9,767	12,127	(3,602)	1
on Center Industrial	3		1,431	8,110	1,619	1,431	9,729	11,160	(4,478)	1
ke	2		984	5,581	1,247	985	6,827	7,812	(3,326)	1
on Center	1		6,885		18,816	6,885	18,816	25,701		2
Industrial	4	(e)	1,538	8,717	2,755	1,538	11,472	13,010	(5,103)	1
usiness d	6		2,709	12,892	5,086	2,710	17,977	20,687	(7,281)	199
on Center	1		4,244	12,732	5,475	4,244	18,207	22,451		2
ver									(4.264)	1
Center	3		1,240	7,025	2,475	1,240	9,500	10,740	(4,364)	1
Business	8		3,198	18,121	2,754	3,115	20,958	24,073	(9,214)	1
)	4		7,899		18,380	7,898	18,381	26,279		200
on Center	2		192		4,553	831	3,914	4,745	(1,087)	1
Ridge on Center	2	(e)	15,988	47,964	19	15,987	47,984	63,971	(3,644)	2
idge on Center	1	(e)	1,757		6,065	1,902	5,920	7,822	(1,691)	1
on Center	1		270	1,528	1,365	270	2,893	3,163	(1,357)	1
					65					
I —										

			Initial	Cost to	C (Gross An	Gross Amounts At Which Carried			
	No. of	o. of Encum-	Pro	Logis Building &	Costs Capitalized Subsequent To	as o	f December 31, 2 Building &	2007	Accumulated Depreciation	
	Bldgs.	brances	Land	Improvements		Land	Improvements	Total (a,b)	(c)	
iter	1		3,986	24,107	8	3,986	24,115	28,101	(3,683)	
iter	1		3,286	13,142		3,286	13,142	16,428	(1,015)	
on										
	44		61,857	171,717	80,807	62,598	251,783	314,381	(50,221)	
oution	1		2,859	11,432		2,859	11,432	14,291	(883)	
ı ville,	1		363		4,516	363	4,516	4,879	(1,188)	
	2		3,222	11,432	4,516	3,222	15,948	19,170	(2,071)	
iter										
ition	1		3,225	18,197	737	3,235	18,924	22,159		
	1		3,456		5,248	3,456	5,248	8,704		
ra,	2		6,681	18,197	5,985	6,691	24,172	30,863		
	2		0,001	10,197	5,905	0,091	24,172	30,003		

trial	2	1,155	4,619		1,155	4,619	5,774	
r (d)	2	2,534		6,160	2,553	6,141	8,694	
ara r (d)	2	1,101		5,636	2,902	3,835	6,737	(3)
exico	6	4,790	4,619	11,796	6,610	14,595	21,205	(3)
tlan iter								
	3	13,251	13,855	10,327	13,310	24,123	37,433	
on	2	5,232	6,227	4,137	5,236	10,360	15,596	
tion	7	10,960	62,106	1,003	10,990	63,079	74,069	
tion	2	1,429	7,452		1,429	7,452	8,881	
lty,	14	30,872	89,640	15,467	30,965	105,014	135,979	
ort(d)	2	4,027		8,794	4,026	8,795	12,821	
strial	5	2,626	3,785	7,511	2,850	11,072	13,922	(1,986)
,	7	6,653	3,785	16,305	6,876	19,867	26,743	(1,986)
r (d)	1			7,790	1,440	6,350	7,790	
	1			7,790	1,440	6,350	7,790	
	3	16,371		65,253	27,545	54,079	81,624	

eway

ketster37.96928.904 32.674 7.970 61.577 69.547 on2 6.453 33.944 6.452 33.945 40.397 bublic5 14.422 28.904 66.618 14.422 95.522 109.944 ution1 1.438 10.536 1.438 10.536 11.974 nution1 (2.393) 12.597 (2.393) 12.597 10.204 ter3 13.601 37.591 20.906 14.670 57.428 72.098 ion1 2.065 25.455 2.291 25.229 27.520 n1 912 15.109 912 15.109 16.021 n1 1.070 6.500 1.109 1.224 7.455 8.679 $(2.47)^{11}$ n1 1.395 11.608 1.395 11.608 13.003 ion1 1.395 11.608 1.304 15.208 10.84 15.208									
kets ter 3 7,969 28,904 32,674 7,970 61,577 69,547 on 2 6,453 33,944 6,452 33,945 40,397 bublic 5 14,422 28,904 66,618 14,422 95,522 109,944 ution 1 1,438 10,536 1,438 10,536 11,974 ution 1 1,438 10,536 1,438 10,536 11,974 ution 1 2,393) 12,597 (2,393) 12,597 10,204 ter 3 13,601 37,591 20,906 14,670 57,428 72,098 ion 1 2,065 2,5455 2,291 25,229 27,520 in 1 1,070 6,500 1,109 1,224 7,455 8,679 (2,4) in 1 1,070 6,500 1,109 1,224 7,455 8,679 (2,4) in 1 1,395 11,608 1,395 11,608 13,003 in 1		3	16,371		65,253	27,545	54,079	81,624	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	ets	1,219	1,630,247	5,005,023	1,759,332	1,672,546	6,722,056	8,394,602	(1,346,143)
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	kets								
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	iter	3	7,969	28,904	32,674	7,970	61,577	69,547	
ution1 $1,438$ $10,536$ $1,438$ $10,536$ $11,974$ pution1 $(2,393)$ $12,597$ $(2,393)$ $12,597$ $10,204$ ter3 $13,601$ $37,591$ $20,906$ $14,670$ $57,428$ $72,098$ ion1 $2,065$ $25,455$ $2,291$ $25,229$ $27,520$ n1 912 $15,109$ 912 $15,109$ $16,021$ n1 $1,070$ $6,500$ $1,109$ $1,224$ $7,455$ $8,679$ $(2,4)$ etr6 $4,730$ $90,676$ $8,244$ $87,162$ $95,406$ ter1 $1,395$ $11,608$ $1,395$ $11,608$ $13,003$ ion1 $1,084$ $15,208$ $1,084$ $15,208$ $10,84$ $15,208$ $10,84$	on	2	6,453		33,944	6,452	33,945	40,397	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	oublic	5	14,422	28,904	66,618	14,422	95,522	109,944	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	ution	1	1 438		10 536	1 438	10 536	11 074	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	oution								
$\begin{array}{cccccccccccccccccccccccccccccccccccc$				37,591					
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1	1						27,520	
6 4,730 90,676 8,244 87,162 95,406 ter 1 1,395 11,608 1,395 11,608 13,003 1 1,084 15,208 1,084 15,208 16,292				6,500					(2,618)
1 1,395 11,608 1,395 11,608 13,003 ion 1 1,084 15,208 1,084 15,208 16,292	iter	6	4,730		90,676	8,244	87,162	95,406	
				44,091				271,197	(2,618)

			Initial Cost to			Gros	ss Amounts At V Carried			
			ProL	Building		as o	of December 31, Building			ed Date of
	No. of	Encum-		&	Subsequent To		&	Do Total	epreciati	dionstruction
escription	Bldgs.	brances	Land Im	ıprovemer	ntAcquisition	Land	Improvements	(a,b)	(c)	Acquisition
<i>ermany:</i> ad Hersfeld istribution										
enter (d) erford istribution	1		3,312		23,680	3,312	2 23,680	26,992	2	2007
enter (d) Iunich istribution	1		3,083		12,697	3,083	3 12,697	15,780)	2007
enter (d)	1		9,194		17,524	9,193	3 17,525	26,718	3	2007
otal Germany	3		15,589		53,901	15,588	3 53,902	69,490)	
<i>ungary:</i> udapest Park (d) udapest-Sziget	1		1,183		7,794	1,183	3 7,794	8,977	7	2007
istribution enter (d) egyeshalom	4		6,433	67,295		6,433	67,295	73,728	3	2007
istribution enter (d)	1		965		12,423	965	5 12,423	13,388	3	2007
otal Hungary	6		8,581	67,295	20,217	8,581	87,512	96,093	3	
<i>aly:</i> ologna istribution										
enter (d)	1		4,413		12,526	4,834	4 12,105	16,939)	2006

odi Distribution enter (d)	2	7,996	35,613	6,018	12,721	36,906	49,627	2005, 2006
adua Distribution enter (d) omentino	1	2,724		12,827	3,115	12,436	15,551	2005
istribution enter (d)	2	3,758		31,429	3,991	31,196	35,187	2006
otal Italy	6	18,891	35,613	62,800	24,661	92,643	117,304	
<i>etherlands:</i> enlo Distribution								
enter (d)	1	2,750		10,749	3,008	10,491	13,499	2006
otal Netherlands	1	2,750		10,749	3,008	10,491	13,499	
oland:								
lonie Industrial ark (d) horzow	4	4,773		36,192	5,267	35,698	40,965	2005, 2006, 2007
istribution enter (d) dansk istribution	6	9,945		74,168	10,079	74,034	84,113	2006, 2007
istribution enter (d) adarzyn istribution	4	6,191		36,496	6,190	36,497	42,687	2007
enter (d) oznan II	3	1,518	38,920		1,518	38,920	40,438	2007
istribution enter (d) ochaczew	5	7,280		39,645	7,959	38,966	46,925	2005, 2006, 2007
istribution enter (d) eresin Dist	4	1,564	22,916	15,555	1,565	38,470	40,035	2007
enter (d) Varsaw III Dist	1	713		12,331	780	12,264	13,044	2005
enter (d) /roclaw	1	3,284		17,376	3,285	17,375	20,660	2007
istribution enter (d) /roclaw II	3	9,404		39,364	9,404	39,364	48,768	2007
istribution enter (d) /roclaw IV Dist	1	1,909		14,198	1,909	14,198	16,107	2007
enter (d)	2	1,006	21,710		1,006	21,710	22,716	2007

otal Poland	34	47,587	83,546	285,325	48,962	367,496	416,458	
<i>omania:</i> ucharest istribution								
enter (d)	2	3,748		31,467	3,748	31,467	35,215	2007
otal Romania	2	3,748		31,467	3,748	31,467	35,215	
<i>lovakia</i> ratislava istribution								
enter (d)	2	2,717	32,323	14,061	2,717	46,384	49,101	2007
ered Distribution enter (d)	3	4,970		34,764	4,970	34,764	39,734	2007
otal Slovakia	5	7,687	32,323	48,825	7,687	81,148	88,835	
<i>weden:</i> aninge AB istribution								
enter (d) othenburg istribution	1	1,889		14,745	1,963	14,671	16,634	2006
enter (d)	1	3,631		20,585	3,631	20,585	24,216	2007
otal Sweden	2	5,520		35,330	5,594	35,256	40,850	
<i>nited Kingdom:</i> ampbell Road istribution								
enter (d)	1	7,391		20,415	12,002	15,804	27,806	2004
orby Distribution enter (d) oventry	1	1,968		14,179	1,968	14,179	16,147	2007
istribution enter (d) idcot	1	4,322		9,416	4,322	9,416	13,738	2007
istribution enter (d) ort Dunlop	1	9,512		13,935	10,858	12,589	23,447	2005
istribution enter (d)	1	6,640		1,429	8,066	3	8,069	2001

ayes Distribution							
enter (d)	4	29,302	33,562	29,496	33,368	62,864	2006, 2007
emel Hempstead							
l)	1	15,345	13,647	15,345	13,647	28,992	2007
oughton Main istribution							
enter (d) orth Kettering	1	8,993	34,198	9,243	33,948	43,191	2006
usiness Park (d) eterborough istribution	2	22,367	36,219	22,367	36,219	58,586	2007
enter (d)	2	25,283	58,325	26,071	57,537	83,608	2006, 2007
			67				
l —							

			Initial	Cost to	Costs	Gross Ai	Gross Amounts At Which Carried			
	No. of	Encum-			Capitalized Subsequent	as o	of December 31, 2 Building &	Accumulated Depreciation	(
	Bldgs.	brances	Land	Improvements	To Acquisition	Land	Improvements	Total (a,b)	(c)	
	1		32,318		52,721	32,318	52,721	85,039		
gh	3		17,412		30,808	17,623	30,597	48,220		
5	1		18,071		38,768	18,071	38,768	56,839		
	20		198,924		357,622	207,750	348,796	556,546		
	100		347,601	291,772	1,176,058	368,866	1,446,565	1,815,431	(2,618)	
ts rt	2			14,133			14,133	14,133	(534)	
	5			23,190	1,711		24,901	24,901	(1,190)	
	1				4,318		4,318	4,318	(276)	

)	1	4,020		4,020	4,020	(64)
)	3	4,588		4,588	4,588	(223)
	3	12,670		12,670	12,670	(78)
	1	14,222		14,222	14,222	(746)
	5	13,938	291	14,229	14,229	(328)
• •	2		10,683	10,683	10,683	(658)
)	2	5,706		5,706	5,706	(49)
-	6	23,958		23,958	23,958	(205)
-	4	6,954		6,954	6,954	
ort	1	5,913		5,913	5,913	(124)
ort	8	18,441		18,441	18,441	
	1	5,953		5,953	5,953	(28)
	5		21,538	21,538	21,538	(1,751)
	50	153,686	38,541	192,227	192,227	(6,254)

-	1	26,362		65,796	26,362	65,796	92,158
)	1	34,499		93,008	37,000	90,507	127,507
(d)	1	5,768		11,429	5,768	11,429	17,197
	1	30,630		136,822	30,630	136,822	167,452
	1	27,035		89,195	27,035	89,195	116,230
L	1 1	9,281 8,777	5,513	1,703 20,707	9,870 8,777	6,627 20,707	16,497 29,484

	7	142,352	5,513	418,660	145,442	421,083	566,525	
c I) C	1	5,062	9,253	1,595	5,036	10,874	15,910	
	1	8,871	6,513		8,871	6,513	15,384	(109)
	2	13,933	15,766	1,595	13,907	17,387	31,294	(109)
n	59	156,285	174,965	458,796	159,349	630,697	790,046	(6,363)
al	1,378	2,134,133	5,471,760	3,394,186	2,200,761	8,799,318	11,000,079	(1,355,124)
il								
	5	7,008		28,065	7,007	28,066	35,073	
	5	7,008		28,065	7,007	28,066	35,073	
у,								
il	1	4,478	10,450		4,478	10,450	14,928	(608)
tail	3	10,376	24,208	164	10,375	24,373	34,748	(1,418)
у,	4	14,854	34,658	164	14,853	34,823	49,676	(2,026)

8	(e)(g)	23,042	81,693		23,042	81,693	104,735	(5,546)
1		2,604	9,232	24	2,604	9,256	11,860	(539)
9		25,646	90,925	24	25,646	90,949	116,595	(6,085)
				68				
	1	1	1 2,604	1 2,604 9,232	1 2,604 9,232 24 9 25,646 90,925 24	1 2,604 9,232 24 2,604 9 25,646 90,925 24 25,646	1 2,604 9,232 24 2,604 9,256 9 25,646 90,925 24 25,646 90,949	1 2,604 9,232 24 2,604 9,256 11,860 9 25,646 90,925 24 25,646 90,949 116,595

PROLOGIS SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION Continued December 31, 2007 (In thousands of dollars, as applicable)

			Initial	Cost to	~	Gross A	Gross Amounts At Which Carried			
	No. of	Encum-	Pro	Logis Building &	Costs Capitalized Subsequent To	as o	of December 31, 2 Building &	2007	Accumulated Depreciation	
	Bldgs.	brances	Land	Improvements		Land	Improvements	Total (a,b)	(c)	
ıth										
Retail	13		27,669	62,358	37,049	29,940	97,136	127,076	(3,402	
o ornia	13		27,669	62,358	37,049	29,940	97,136	127,076	(3,402	
ting	31		75,177	187,941	65,302	77,446	250,974	328,420	(11,513	
	1,409		2,209,310	5,659,701	3,459,488	2,278,207	9,050,292	11,328,499	(1,366,637	

norata					
porate	2	837	167	1,004	1,004
S	2	837	167	1,004	1,004
	1	11,912		11,912	11,912

ition					
ion	1	1,589	10,809	12,398	12,398
nois	2	13,501	10,809	24,310	24,310
	1	3,809	9,032	12,841	12,841
Dhio	1	3,809	9,032	12,841	12,841
Texas tion					
	1	2,509	738	3,247	3,247
ion	1	1,201	360	1,561	1,561
tion	1		11,586	11,586	11,586
Worth,	3	3,710	12,684	16,394	16,394
ition	3	3,380	12,030	15,410	15,410
kas	3	3,380	12,030	15,410	15,410
on	1	12,557	1,037	13,594	13,594
r,	1	12,557	1,037	13,594	13,594
ky ibution	1		12,252	12,252	12,252

	1		12,252	12,252	12,252
ree	1	2,834	8,574	11,408	11,408
	1	2,834	8,574	11,408	11,408
ness	1		434	434	434
	1		434	434	434
North	1	4,893	6,923	11,816	11,816
egon	1	4,893	6,923	11,816	11,816
ntral bution	1		24,431	24,431	24,431
0	1		24,431	24,431	24,431
n Tac	2	10,873	9,644	20,517	20,517
hington	2	10,873	9,644	20,517	20,517

PROLOGIS SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION Continued December 31, 2007 (In thousands of dollars, as applicable)

			Initial Cost to ProLogis) Costs Capitalized	Car	nts At Which rried ıber 31, 2007Acc	umulo	tad. Data of
	No. of	Encum-	Build	-	Bui	lding		ictionstruction/
Description	Bldgs.	brances	Landmprov	em entquisition	Landmprov	vements(a,b)	(c)	Acquisition
Southern California Haven Distribution Center	6		97,046	53,047	150,093	150,093		2007
Kaiser Distribution Center Carson Distribution	1			783	783	783		2007
Center	1		17,451	139	17,590	17,590		2007
Total Southern California	8		114,497	53,969	168,466	168,466		
South Florida Pompano Beach Distribution Center	3		11,132	3,306	14,438	14,438		2007
Sawgrass Distribution Center	2		9,939	80	10,019	10,019		2007
Total South Florida	5		21,071	3,386	24,457	24,457		
Tampa, Florida Sabal Park Distribution Center	1		512	5,910	6,422	6,422		2007
Total Tampa, Florida	1		512	5,910	6,422	6,422		

Mexico:

Guadalajara El Salto Distribution Center	2	4,246	94	4,340	4,340	2007
Total Guadalajara, Mexico	2	4,246	94	4,340	4,340	
Juarez Del Norte Industrial Center II Salvarcar Industrial Center II	2 2	932 2,426	5,387 6,131	6,319 8,557	6,319 8,557	2007 2007
Total Juarez, Mexico	4	3,358	11,518	14,876	14,876	
Mexico City Puente Grande Distribution Center	2	14,536	11,764	26,300	26,300	2007
Total Mexico City, Mexico	2	14,536	11,764	26,300	26,300	
Monterrey Monterrey Airport	2	6,721	6,886	13,607	13,607	2007
Total Monterrey, Mexico	2	6,721	6,886	13,607	13,607	
Reynosa El Puente Industrialustrial						
Center Pharr Bridge	2	1,992	4,936	6,928	6,928	2007
Industrial Center	3	4,150	4,327	8,477	8,477	2007
Total Reynosa, Mexico	5	6,142	9,263	15,405	15,405	
Tijuana ProLogis Park Alamar	3	17,964	13,993	31,957	31,957	2007

Total Tijuana, Mexico	3	17,964	13,993	31,957	31,957	
<i>Canada:</i> Toronto Mississauga Gateway Center	3	19,634	35,976	55,610	55,610	2006
Total Toronto, Canada	3	19,634	35,976	55,610	55,610	
Subtotal North American Markets	54	265,075	260,776	525,851	525,851	
European Markets: <i>Belgium:</i> Willebroek Distribution Center	1	3,369	1,692	5,061	5,061	2007
						2007
Total Belgium	1	3,369	1,692	5,061	5,061	
<i>Czech Republic:</i> Stenovice						
Distribution Center Ostrava Distribution	2	3,484	15,530	19,014	19,014	2007
Center Uzice Distribution	2	7,549	28,423	35,972	35,972	2007
Center	1	2,798	7,674	10,472	10,472	2007
Total Czech Republic	5	13,831	51,627	65,458	65,458	
			70			

PROLOGIS SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION Continued December 31, 2007 (In thousands of dollars, as applicable)

			Initial Cost to	Costs	Gross Amoun Carı			
			ProLogis Buildi	Capitalized ing	as of Decemb Build	ber 31, 2007Accu ling	imula	ted Date of
	No. of	Encum-	&	0	&	0	reciati	ofionstruction/
Description	Bldgs.	brances	Lanthprove	mentquisition	Landmprov		(c)	Acquisition
<i>France:</i> Avignon Distribution								
Center Le Havre Distribution	2		3,292	12,529	15,821	15,821		2007
Center Moissy Cramayel Distribution	1		467	12,122	12,589	12,589		2007
Center Poitiers Distribution	3		7,522	25,884	33,406	33,406		2007
Center Rennes Distribution	1		6,487	777	7,264	7,264		2007
Center Strasbourg Distribution	1		614	752	1,366	1,366		2007
Center	2			11,095	11,095	11,095		2007
Total France	10		18,382	63,159	81,541	81,541		
<i>Germany:</i> Borken Distribution								
Center Bremen Distribution	1		2,731	14,117	16,848	16,848		2007
Center	1 1		2,045 11,548	386 9,008	2,431 20,556	2,431 20,556		2007 2007

Emmerich Distribution						
Center						
Heilbronn						
Distribution						
Center	1	2,985	43	3,028	3,028	2007
Herford	1	2,700	10	3,020	2,020	2007
Distribution						
Center	1	1,093	4,001	5,094	5,094	2007
Herten	-	1,070	.,	0,071	0,071	2007
Distribution						
Center	1	3,043	4,092	7,135	7,135	2007
Herten		-)	y	- ,	.,	
Distribution						
Center	1	4,426	12,225	16,651	16,651	2007
Kolleda		,	,	,	,	
Distribution						
Center	2		4,837	4,837	4,837	2007
Malsch						
Distribution.						
Center	1	3,900	10,136	14,036	14,036	2007
Munich						
Distribution						
Center	1	13,295	546	13,841	13,841	2007
Neu Wulmstorf						
Distribution						
Center	1	4,720	276	4,996	4,996	2007
Unna Distribution						
Center	1	4,236	5,229	9,465	9,465	2007
Wetzlar						
Distribution						
Center	1	4,330	2,420	6,750	6,750	2007
Total Germany	14	58,352	67,316	125,668	125,668	
		00,002	07,010	120,000	120,000	
Hungary:						
Batta Distribution						
Center	2	2,420	1,805	4,225	4,225	2007
Budapest Park	1	1,184	7,079	8,263	8,263	2007
Budapest-Sziget						
Distribution						
Center	1	1,212	6,821	8,033	8,033	2007
Total Hungary	4	4,816	15,705	20,521	20,521	
rotar riungary	+	4,010	15,705	20,521	20,321	
Italy:						
	1	3,878	14,703	18,581	18,581	2007

Rome Distribution

Center

Total Italy	1	3,878	14,703	18,581	18,581	
<i>Netherlands:</i> Etten-Leur						
Distribution Center Venlo Distribution	1	3,028	3,731	6,759	6,759	2007
Center	1	3,668	1,669	5,337	5,337	2007
Total Netherlands	2	6,696	5,400	12,096	12,096	
<i>Poland:</i> Bedzin						
Distribution Center Chorzow Distribution	3	4,215	9,042	13,257	13,257	2007
Center Gdansk Distribution	1	1,508	3,714	5,222	5,222	2006
Center Janki Distribution	1	1,854	1,063	2,917	2,917	2007
Center Nadarzyn Distribution	2	7,841	30,034	37,875	37,875	2006, 2007
Center Piotrkow Distribution	1	526	2,775	3,301	3,301	2007
Center Piotrkow II Distribution	2	2,690	(884)	1,806	1,806	2007
Center Sochaczew Distribution	1	899	201	1,100	1,100	2007
Center Szczecin	2	710	2,987	3,697	3,697	2007
Distribution Center Warsaw II	1	3,327	4,618	7,945	7,945	2007
Distribution Center Wroclaw III	4	5,668	19,923	25,591	25,591	2006, 2007
Distribution Center	2	2,711	26,263	28,974	28,974	2007

Wroclaw IV Distribution Center	1	793	6,850	7,643	7,643	2007
Total Poland	21	32,742	106,586	139,328	139,328	
<i>Romania:</i> Bucharest Distribution						
Center	2	3,735	6,458	10,193	10,193	2007
Total Romania	2	3,735	6,458	10,193	10,193	
<i>Slovakia:</i> Galanta Distribution						
Center Novo Mesto Distribution	3	10,837	1,501	12,338	12,338	2007
Center	1	2,145	16,096	18,241	18,241	2007
Total Slovakia	4	12,982	17,597	30,579	30,579	
			71			

PROLOGIS SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION Continued December 31, 2007 (In thousands of dollars, as applicable)

			Initial Cost to	Costs	Gross Amoun Carı			
			ProLogis Build	Capitalized ing	as of Decemb Build	oer 31, 2007Acc ling	umula	ted Date of
	No. of	Encum-	&	Subsequent To	&	0	oreciat	ionstruction/
Description	Bldgs.	brances	Landmprove	ementquisition	Landmprov		(c)	Acquisition
<i>Spain:</i> Massalaves Distribution								
Center Tarancon Distribution	1		2,518	350	2,868	2,868		2006
Center Zaragoza Distribution	2		7,737	13,195	20,932	20,932		2006, 2007
Center	1		7,891	16,496	24,387	24,387		2007
Total Spain	4		18,146	30,041	48,187	48,187		
<i>Sweden:</i> Arlanda Distribution								
Center Gothenburg Distribution	1		3,349	428	3,777	3,777		2007
Center	1		1,135	76	1,211	1,211		2007
Total Sweden	2		4,484	504	4,988	4,988		
<i>United Kingdom:</i> Pineham Distribution								
Center	2 1		24,112 14,809	4,571 3,564	28,683 18,373	28,683 18,373		2007 2007

Crewe Distribution Center Glasshoughton Distribution Center Cabot Park	1	9,028	3,252	12,280	12,280	2007
Distribution						
Center Campbell Road Distribution	2	23,488	55,644	79,132	79,132	2007
Center	2	15,003	6,048	21,051	21,051	2007
Midpoint Park	$\frac{2}{2}$	38,150	6,327	44,477	44,477	2007
whetpoint i ark	2	56,150	0,327	, / / /	11,177	2007
Total United						
Kingdom	10	124,590	79,406	203,996	203,996	
Subtotal European Markets	80	306,003	460,194	766,197	766,197	
Asian Markets:						
China:						
Beijing Airport Phase I Guangzhou	2	6,590	3,653	10,243	10,243	2007
Beijing Airport Phase I Guangzhou Distribution		6,590				
Beijing Airport Phase I Guangzhou Distribution Center	2 1	6,590	3,653 643	10,243 643	10,243 643	2007 2007
Beijing Airport Phase I Guangzhou Distribution Center ProLogis Bonded Park Guangzhou		6,590 909				
Beijing Airport Phase I Guangzhou Distribution Center ProLogis Bonded	1		643	643	643	2007
Beijing Airport Phase I Guangzhou Distribution Center ProLogis Bonded Park Guangzhou ProLogis Park Dalian Port	1 1	909	643 207	643 1,116	643 1,116	2007 2007
Beijing Airport Phase I Guangzhou Distribution Center ProLogis Bonded Park Guangzhou ProLogis Park Dalian Port ProLogis Park Foshan Shunde	1 1 1	909 132	643 207 2,348	643 1,116 2,480	643 1,116 2,480	2007 2007 2007
Beijing Airport Phase I Guangzhou Distribution Center ProLogis Bonded Park Guangzhou ProLogis Park Dalian Port ProLogis Park Foshan Shunde ProLogis Park Hangzhou	1 1 1 1	909 132 909	643 207 2,348 207	643 1,116 2,480 1,116	643 1,116 2,480 1,116	2007 2007 2007 2007
Beijing Airport Phase I Guangzhou Distribution Center ProLogis Bonded Park Guangzhou ProLogis Park Dalian Port ProLogis Park Foshan Shunde ProLogis Park Hangzhou ProLogis Park Hongqiao West ProLogis Park Nanjing	1 1 1 1 3	909 132 909 2,267	643 207 2,348 207 203	643 1,116 2,480 1,116 2,470	643 1,116 2,480 1,116 2,470	2007 2007 2007 2007 2007
Beijing Airport Phase I Guangzhou Distribution Center ProLogis Bonded Park Guangzhou ProLogis Park Dalian Port ProLogis Park Foshan Shunde ProLogis Park Hangzhou ProLogis Park Hongqiao West ProLogis Park Nanjing ProLogis Park Qianwan ProLogis Park	1 1 1 3 2	909 132 909 2,267 13,214	643 207 2,348 207 203 451	643 1,116 2,480 1,116 2,470 13,665	643 1,116 2,480 1,116 2,470 13,665	2007 2007 2007 2007 2007 2007
Beijing Airport Phase I Guangzhou Distribution Center ProLogis Bonded Park Guangzhou ProLogis Park Dalian Port ProLogis Park Foshan Shunde ProLogis Park Hangzhou ProLogis Park Hongqiao West ProLogis Park Nanjing ProLogis Park Nanjing	1 1 1 3 2 2	909 132 909 2,267 13,214 1,012	643 207 2,348 207 203 451 4,645	643 1,116 2,480 1,116 2,470 13,665 5,657	643 1,116 2,480 1,116 2,470 13,665 5,657	2007 2007 2007 2007 2007 2007 2007

ProLogis Park Tianjin Airport ProLogis Park Tongzhou ProLogis Park Wuxi New	2	4,180	4,031	8,211	8,211	2007
Distribution Center ProLogis Park	2	2,606	525	3,131	3,131	2007
Yunpu Qingdao Airport	2		209	209	209	2007
West Sanshan Distribution	1	306	206	512	512	2007
Center Songjiang Distribution	3	2,643	10,022	12,665	12,665	2006
Center	2	4,286	433	4,719	4,719	2007
Total China	31	49,848	33,994	83,842	83,842	
<i>Japan:</i> Chiba Distribution						
Center Iwanuma I Distribution	1	23,862	39,919	63,781	63,781	2006
Center Koriyama I Distribution	1	5,265	169	5,434	5,434	2007
Center Misato II Distribution	1	6,052	360	6,412	6,412	2007
Center ProLogis Park	1	45,299	11,014	56,313	56,313	2007
Ichikawa ProLogis Park	2	94,632	49,938	144,570	144,570	2006, 2007
Ichikawa II ProLogis Park	1	48,629	857	49,486	49,486	2007
Komaki ProLogis Park	1	35,712	35,854	71,566	71,566	2007
Maishima III ProLogis Park	1	19,640	69,784	89,424	89,424	2007
Narita III Tosu I Distribution	1	19,630	33,172	52,802	52,802	2006
Center	1	13,778	39,869	53,647	53,647	2007

		Edgar Filing: I	PROLOGIS - F	orm 10-K/A		
Total Japan	11	312,499	280,936	593,435	593,435	
<i>Korea:</i> ProLogis Park Icheon	1	3,871	5,114	8,985	8,985	2007
Total Korea	1	3,871	5,114	8,985	8,985	
Subtotal Asian Markets	43	366,218	320,044	686,262	686,262	
			72			

PROLOGIS SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION Continued December 31, 2007 (In thousands of dollars, as applicable)

		Initial	Cost to	Costs	Gross A			
No. of	Encum-	Pro	Logis Building &	Costs Capitalized Subsequent To	as (of December 31, 2 Building &	2007	Accumulated Depreciation
Bldgs.	brances	Land	Improvements		Land	Improvements	Total (a,b)	(c)
1 1		2,512		149 1 285	2,661		2,661	
1		1,282		1,285	2,567		2,567	
2		3,794		1,434	5,228		5,228	
1		475		2,272	2,747		2,747	
1		475		2,272	2,747		2,747	
3		4,269		3,706	7,975		7,975	

180	941,565		1,044,720	1,986,285		1,986,285	
	\$ 3,150,875	\$ 5,659,701	\$ 4,504,208	\$ 4,264,492	\$ 9,050,292	\$ 13,314,784	\$ (1,366,637)
			73	3			ļ

Schedule III - Footnotes

As of December 31, 2007

(a) Reconciliation of real estate assets per Schedule III to our Consolidated Balance Sheet as of December 31, 2007 (in thousands):

Total per Schedule III	13,314,784
Land held for development	2,152,960
Land subject to ground leases and other	458,782 (e)(g)
Other investments	652,319 (h)
Total per consolidated balance sheet	16,578,845 (i)

(b) The tax basis at 12/31/2007 of our real estate assets for federal income tax purposes was approximately \$11,925,785,000

(c) Real estate assets (excluding land balances) are depreciated over their estimated useful lives. These useful lives are generally seven years for capital improvements, 10 years for standard tenant improvements, 30 years for industrial properties acquired, 40 years for office and retail properties acquired and 40 years for properties we develop.

Reconciliation of accumulated depreciation per Schedule III to our Consolidated Balance Sheets as of December 31, 2007 (in thousands):

Total accumulated depreciation per Schedule III	1,366,637
Accumulated depreciation on other investments	1,821
Total per Consolidated Balance Sheet	1,368,458

(d) Total operating properties include 249 properties developed or acquired in the CDFS business segment aggregating 56.9 million square feet at a total investment of \$3.6 billion. See Item 1. Business-Operating Segments-Property Operations .

(e) Properties with an aggregate undepreciated cost of \$2,941,340,000 secure \$1,294,809,000 of mortgage notes. See Note 13.

(f) With respect to one building, we own only 98,000 square feet or 31% of the building. The remaining portion is owned by the North American Industrial Fund II.

(g) Properties with an aggregate undepreciated cost of \$1,015,032,000 secure \$32,110,000 of assessment bonds. See Note 13.

(h) Other investments primarily include: (i) restricted funds that are held in escrow pending the completion of tax-deferred exchange transactions involving operating properties; (ii) earnest money deposits associated with potential acquisitions; (iii) costs incurred during the pre-acquisition due diligence process; (iv) costs incurred during

the pre-construction phase related to future development projects, including purchase options on land and certain infrastructure costs; (v) cost of land use rights on operating properties in China and (vi) costs related to our corporate office buildings.

(i) A summary of activity for our real estate assets and accumulated depreciation for the three years ended December 31, 2007, 2006 and 2005 is as follows (in thousands of U.S. dollars):

	2007	2006	2005
Real estate assets:			
Balance at beginning of year	\$ 13,897,091	\$ 11,875,130	\$ 6,333,731
Acquisitions of operating properties, transfers of			
development completions from CIP and			
improvements to operating properties	5,407,449	3,345,394	5,414,725
Basis of operating properties disposed of	(4,729,843)	(1,636,116)	(1,188,407)
Change in properties under development balance	1,021,443	80,497	308,642
Change in land held for development balance	755,879	352,039	449,041
Change in land subject to ground leases and other			
balance	(13,630)	(320,256)	538,095
Change in capitalized preacquisition costs balance	240,456	200,403	19,303
Balance at end of year	\$ 16,578,845	\$ 13,897,091	\$ 11,875,130
Accumulated Depreciation:			
Balance at beginning of year	\$ 1,264,227	\$ 1,118,547	\$ 989,221
Depreciation expense	248,552	248,484	174,244
Balances retired upon disposition of operating properties	(144,321)	(102,804)	(44,918)
Balance at end of year	\$ 1,368,458	\$ 1,264,227	\$ 1,118,547



PROLOGIS NORTH AMERICAN INDUSTRIAL FUND, LP

Consolidated Financial Statements December 31, 2007 and 2006 (With Independent Auditors Report Thereon) 76

Independent Auditors Report

The Partners

ProLogis North American Industrial Fund, LP:

We have audited the accompanying consolidated balance sheets of ProLogis North American Industrial Fund, LP and subsidiaries (the Partnership) as of December 31, 2007 and 2006, and the related consolidated statements of earnings, partners capital and comprehensive loss, and cash flows for the year ended December 31, 2007 and for the period from March 1, 2006 (inception) through December 31, 2006. These consolidated financial statements are the responsibility of the Partnership s management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Partnership s internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes 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, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of ProLogis North American Industrial Fund, LP and subsidiaries as of December 31, 2007 and 2006, and the results of their operations and their cash flows for the year ended December 31, 2007 and for the period from March 1, 2006 (inception) through December 31, 2006 in conformity with U.S. generally accepted accounting principles.

KPMG LLP

Denver, Colorado March 14, 2008

Consolidated Balance Sheets December 31, 2007 and 2006 (In thousands)

	2007	2006				
Assets	¢ 2 104 029	¢ 1 202 7(0				
Real estate	\$2,104,928	\$ 1,203,769				
Less accumulated depreciation	(63,787)	(19,712)				
Net real estate	2,041,141	1,184,057				
Cash and cash equivalents	25,989	20,022				
Restricted cash		838				
Accounts receivable	5,431	1,471				
Deferred financing costs, net of accumulated amortization of \$3,830 and \$1,494	13,835	9,264				
Other assets, net of accumulated amortization of \$18,345 and \$6,190	49,214	28,839				
Total assets	\$ 2,135,610	\$ 1,244,491				
Liabilities and Partners Capital						
Liabilities:						
Secured debt	\$ 1,207,000	\$ 634,000				
Unsecured debt (including \$2,000 and \$3,213 due to partner)	48,300	113,889				
Accounts payable and accrued expenses	21,757	12,018				
Accrued distributions	20,043	7,265				
Other liabilities, net of accumulated amortization of \$1,650 and \$354	13,388	8,024				
Total liabilities	1,310,488	775,196				
Partners capital	825,122	469,295				
Total liabilities and partners capital	\$2,135,610	\$ 1,244,491				
See accompanying notes to consolidated financial statements. 78						

Consolidated Statements of Earnings

For the year ended December 31, 2007 and the period from March 1, 2006 (inception) through December 31, 2006 (In thousands)

	2007	2006
Income:		
Rental income, including straight-lined rents of \$3,876 and \$1,958	\$116,085	\$ 52,274
Rental expense recoveries	33,389	13,679
Interest and other income	1,561	894
Total income	151,035	66,847
Expenses:		
Rental expenses	37,580	15,567
Depreciation and amortization	52,414	23,566
Interest expense	58,402	26,385
Other expenses	1,874	832
Total expenses	150,270	66,350
Net earnings	\$ 765	\$ 497
See accompanying notes to consolidated financial statements.		
70		

Consolidated Statements of Partners Capital and Comprehensive Loss

For the year ended December 31, 2007 and the period from March 1, 2006 (inception) through December 31, 2006 (In thousands)

	Limited Partners	General Partner	Total
Initial contribution, March 1, 2006	\$ 310,492	\$ 12	\$ 310,504
Additional contributions	194,924	φ 12	194,924
Additional controlations	171,721		174,724
Total contributions	505,416	12	505,428
Comprehensive loss:			
Net earnings	497		497
Amortization of derivative	26		26
Derivative loss	(1,568)		(1,568)
Total comprehensive loss	(1,045)		(1,045)
Contribution redemption	(11,676)		(11,676)
Distributions	(23,411)	(1)	(23,412)
Balance, December 31, 2006	\$ 469,284	\$ 11	\$ 469,295
Contributions	418,899		418,899
Comprehensive loss:			
Net earnings	765		765
Amortization of derivative	275		275
Derivative loss	(11,948)		(11,948)
Total comprehensive loss	(10,908)		(10,908)
Distributions	(52,163)	(1)	(52,164)
D 1 D 1 21 2007	¢ 005 110	ф 10	¢ 005 100
Balance, December 31, 2007	\$ 825,112	\$ 10	\$ 825,122
Saa accompanying notas to consolidated financial statemen	to		
See accompanying notes to consolidated financial statemen	ns. 30		
5			

Consolidated Statements of Cash Flows

For the year ended December 31, 2007 and the period from March 1, 2006 (inception) through December 31, 2006 (In thousands)

	2007		2006	
Operating activities:	\$	765	\$	497
Net earnings Adjustments to reconcile net earnings to net cash provided by operating activities:	φ	705	φ	497
Depreciation of real estate and amortization of leasing commissions		52,414		23,566
Straight-lined rents		(3,876)		(1,958)
Amortization of lease intangibles, net		2,562		1,981
Amortization of deferred financing costs		2,336		1,981
Amortization of derivative		2,330		26
Provision for doubtful accounts		37		20
Decrease in accounts receivable		1,565		5,911
Increase in other assets		(3,412)		(2,267)
Increase (decrease) in accounts payable and accrued expenses		6,113		(2,207) (2,172)
Increase in other liabilities		1,856		1,614
Settlement of derivative instrument		(11,948)		(1,568)
Settlement of derivative instrument		(11,940)		(1,508)
Net cash provided by operating activities		48,687		27,124
Investing activities:				
Investment in real estate	(827,274)	((1,122,722)
Investment in real estate improvements		(8,352)		(5,677)
Decrease in restricted cash		838		5,107
Master lease agreements		728		193
Net cash used in investing activities	(834,060)	((1,123,099)
Financing activities:				
Deferred financing costs incurred		(6,907)		(10,757)
Proceeds from secured debt financing transactions		573,000		634,000
Proceeds from unsecured debt financing transactions		509,947		197,904
Repayment of unsecured debt	-	575,536)		(84,015)
Contributions from partners		330,222		406,688
Contribution redemption				(11,676)
Distributions to partners		(39,386)		(16,147)
Net cash provided by financing activities		791,340		1,115,997
Net increase in cash and cash equivalents		5,967		20,022
Cash and cash equivalents, beginning of the period		20,022		
Cash and cash equivalents, end of the period	\$	25,989	\$	20,022
Supplemental schedule of noncash investing and financing activities:				
Contributions of assets in exchange for limited partner units	\$	88,677	\$	98,740

Accrued distributions to partners	\$ 20,043	\$ 7,265
Supplemental disclosure of cash flow information: Cash paid for interest See accompanying notes to consolidated financial statements. 81	\$ 53,244	\$ 21,926

Notes to Consolidated Financial Statements December 31, 2007 and 2006

(1) Organization

The North American Industrial Fund, LP (the Fund) was formed in February 2006 as an open-ended fund that will own and operate industrial distribution properties in the United States and Canada. The Fund has accepted subscription agreements aggregating \$1.43 billion in equity commitments from nine institutional investors (Investors), and a \$420 million commitment from ProLogis, a Maryland real estate investment trust (REIT), which acts as the asset and property manager of the Fund and earns fees for these services. As of December 31, 2007, the Investors own approximately 77% of the Fund through limited partner interests and ProLogis owns approximately 23% through its general partner and limited partner interests. The Investors equity commitments will be called into the Fund as required to fund investments in real estate or other capital investments, as well as to fund operating cash as needed. The equity commitments expire in February 2009. The Fund has an exclusive right, subject to limited exceptions, to acquire all recently developed facilities in the United States and Canada from ProLogis that meet specific investment criteria as long as the Fund has available capital.

(2) Summary of Significant Accounting Policies

(a) Principles of Consolidation

The consolidated financial statements include the assets, liabilities, results of operations, cash flows and changes in partners capital and comprehensive loss of the Fund and its wholly owned subsidiaries. These consolidated financial statements are prepared in conformity with accounting principles generally accepted in the United States of America. All material intercompany accounts and transactions have been eliminated.

(b) Comparative Reporting Periods

The period from inception (March 1, 2006) to December 31, 2006 may not be directly comparative to the 2007 reporting period that includes a full year of operations. Additionally, in certain instances, items may be reclassified to conform to the 2007 financial statement presentation; however, these reclassifications have no affect on previously reported net earnings.

(c) Long-Lived Assets

Real estate assets are carried at cost. Costs incurred that are directly associated with the successful acquisition or development of real estate assets are capitalized as part of the investment basis of the real estate assets. Costs incurred in renovating or rehabilitating existing or recently acquired real estate assets are capitalized as part of the investment basis of the real estate assets. Costs incurred in making certain other improvements to the real estate assets are also capitalized; however, costs incurred in making repairs and maintaining real estate assets are expensed as incurred.

(Continued)

PROLOGIS NORTH AMERICAN INDUSTRIAL FUND, LP

Notes to Consolidated Financial Statements

December 31, 2007 and 2006

The depreciable portions of the Fund s real estate assets are depreciated on a straight-line basis over their respective estimated useful lives. These useful lives are generally seven years for capital improvements, ten years for standard tenant improvements, and generally 30 years for assets that were developed over five years ago and 40 years for developed properties. Capitalized leasing costs are amortized over the remaining lease term of the respective leases.

Management reviews the real estate assets that it owns for impairment whenever events or changes in circumstances indicate that the carrying amount of such assets may not be recoverable in accordance with the provisions of Statement of Financial Accounting Standards (SFAS) No. 144, *Accounting for the Impairment or Disposal of Long-Lived Assets*. In management s opinion, the Fund s real estate assets are not impaired.

(d) Cash and Cash Equivalents

The Fund considers all cash on hand, demand deposits with financial institutions and short-term, highly liquid investments with original maturity dates of three months or less to be cash equivalents.

The Fund s cash and cash equivalents are financial instruments that are exposed to concentrations of credit risk. The Fund invests its cash with high-credit quality federally insured institutions. Cash balances with any one institution may be in excess of federally insured limits or may be invested in non-federally insured money market accounts. The Fund has not realized any losses in such cash investments or accounts and believes it is not exposed to any significant credit risk.

(e) Restricted Cash

At December 31, 2006, restricted cash consists of approximately \$338,000 reserved for capital improvements and \$500,000 reserved for closing costs. There was no cash restricted at December 31, 2007.

(f) Deferred Financing Costs

Deferred financing costs consist of amounts paid relative to the issuance of the secured debt and are amortized over the terms of the related loans. Amortization is included in interest expense in the accompanying consolidated statements of earnings. For the periods ended December 31, 2007 and 2006, the Fund amortized approximately \$2,336,000 and \$1,494,000 of deferred financing costs.



PROLOGIS NORTH AMERICAN INDUSTRIAL FUND, LP

Notes to Consolidated Financial Statements December 31, 2007 and 2006

(g) Other Assets

Other assets include the following as of December 31 (in thousands):

	2007	2006
In-place leases, net of accumulated amortization of \$11,221 and \$3,678	\$26,583	\$17,477
Straight-lined rents	5,834	1,958
Lease intangible assets, net of accumulated amortization of \$6,193 and \$2,335	11,721	7,448
Leasing commissions, net of accumulated amortization of \$931 and \$177	3,569	1,465
Prepaid expenses and other assets	1,507	491
Total other assets	\$49,214	\$28,839

Leasing commissions are amortized to depreciation and amortization over the life of the lease.

(h) Acquisition of Real Estate

When the Fund acquires real estate, it allocates the purchase price to the various components of the acquisition based upon the fair value of each component in accordance with SFAS No. 141, *Business Combinations*. It estimates:

the fair value of the buildings on an as-if-vacant basis. The fair value allocated to land is generally based on relevant market data;

the fair value of in-place leases or the costs to obtain tenants, primarily leasing commissions. These costs are recorded in other assets;

the value of lease intangibles (market value of above- and below- market leases) based upon the Fund s best estimate of current market rents. The value of each lease is recorded in either other assets or other liabilities, as appropriate;

the value of all other assumed assets and liabilities based on the best information available. The Fund amortizes the acquired assets or liabilities as follows:

In-place leases are charged to amortization expense over the average remaining estimated life of the lease.

Lease intangibles are charged to rental income over the average term of the acquired lease. At December 31, 2007 and 2006, an intangible asset of approximately \$26,583,000 and \$17,477,000, respectively, net of accumulated amortization of approximately \$11,221,000 and \$3,678,000, respectively, has been recorded as the cost of in-place leases. For the periods ended December 31, 2007 and 2006, the Fund recorded amortization expense of approximately \$7,555,000 and \$3,678,000, respectively.

PROLOGIS NORTH AMERICAN INDUSTRIAL FUND, LP

Notes to Consolidated Financial Statements

December 31, 2007 and 2006

An additional allocation is based on whether the net present value of the acquired leases is favorable or unfavorable relative to market prices. Favorable and unfavorable valuations are classified in other assets and other liabilities, respectively, in the accompanying consolidated balance sheets. These amounts are amortized to rental income over the remaining lease term of the respective leases.

At December 31, 2007 and 2006, intangible assets of approximately \$11,721,000 and \$7,448,000, respectively, net of accumulated amortization of approximately \$6,193,000 and \$2,335,000, respectively, has been recorded for the lease intangible assets. For the periods ended December 31, 2007 and 2006, the Fund amortized approximately \$3,858,000 and \$2,335,000, respectively, related to favorable intangibles.

At December 31, 2007 and 2006, intangible liabilities of approximately \$3,436,000 and \$2,091,000, respectively, net of accumulated amortization of approximately \$1,650,000 and \$354,000, respectively, has been recorded as lease intangible liabilities. For the periods ended December 31, 2007 and 2006, the Fund recorded amortization expense of approximately \$1,296,000 and \$354,000, respectively, related to unfavorable intangibles.

The Fund estimates amortization of in-place leases, lease intangible assets and liabilities over the succeeding five years and thereafter to be as follows (in thousands):

	In-place leases	Lease intangible assets	Lease intangible liabilities
2008	\$ 9,336	\$ 4,539	\$ 1,551
2009	5,957	2,273	979
2010	4,889	1,807	635
2011	2,853	1,803	48
2012	1,253	827	47
2013 and thereafter	2,295	472	176
	\$ 26,583	\$ 11,721	\$ 3,436

(i) Other Liabilities

Other liabilities include unearned rent, customer security deposits and lease intangible liabilities.

(j) Derivative Instruments and Hedging Activities

The Fund accounts for derivatives and hedging activities in accordance with SFAS No. 133, *Accounting for Derivative Instruments and Certain Hedging Activities*, as amended, which requires that all derivative instruments be recorded on the balance sheet at their respective fair values.

On the date a derivative contract is entered into, the Fund formally documents the hedging relationship and its risk-management objective and strategy for undertaking the hedge, the hedging instrument, the item, the nature of the risk being hedged, how the hedging instrument s effectiveness

PROLOGIS NORTH AMERICAN INDUSTRIAL FUND, LP

Notes to Consolidated Financial Statements

December 31, 2007 and 2006

in offsetting the hedged risk will be assessed, and a description of the method of measuring ineffectiveness. The Fund also assesses, both at the hedge s inception and on an ongoing basis, whether the derivatives are highly effective in offsetting changes in cash flows of hedged items.

Changes in the fair value of derivatives that are highly effective and that qualify as cash flow hedges are recorded in other comprehensive income to the extent that they are effective as a hedge until earnings are affected by the variability in cash flows of the designated hedged item. Any ineffective portion of a derivative is reported in earnings.

(k) Revenue Recognition

The Fund leases its real estate under operating leases and recognizes the total lease payments provided for under the lease agreements on a straight-line basis over the lease term. A provision for possible loss is made when collection of receivables is considered to be doubtful.

(l) Rental Expenses

Rental expenses primarily include utilities, repairs and maintenance, property insurance, real estate taxes, management fees paid to ProLogis and costs of certain on-site property management personnel (reimbursed to ProLogis). Under the terms of the respective leases, some or all of the Fund s rental expenses are recovered from its customers and are recognized as a component of income.

(m) Income Taxes

The Fund is comprised of a series of separate legal entities that have elected to be taxed as (i) partnerships or (ii) a REIT under the Internal Revenue Code (the Code). Under the Code, a partnership is a flow-through entity and is not subject to federal income tax on its income. A REIT, assuming that it complies with the organization and operational tests provided for in the Code for a REIT, is not subject to federal income tax on its income. As a result, the Fund has not recorded a tax provision for federal income taxes on the financial statements related to the separate activities of the legal entities. If the Fund fails to qualify as a REIT in any taxable year, it will be subject to federal income taxes at regular corporate rates (including any alternative minimum tax) and may not be able to qualify as a REIT for the four subsequent taxable years. Even as a REIT, the Fund may be subject to certain state and local taxes on their own income and property, and to federal income and excise taxes on their undistributed taxable income.

(n) Recently Issues Accounting Pronouncements

In June 2006, the Financial Accounting Standards Board (FASB) issued SFAS Interpretation No. 48, Accounting for Uncertainty in Income Taxes an interpretation of SFAS Statement No. 109 (FIN 48). FIN 48 clarifies the accounting for uncertainty in income taxes recognized in accordance with SFAS No. 109, Accounting for Income Taxes. This interpretation prescribes a recognition threshold and measurement attributes for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. It also provides guidance on derecognition, classification, interest and penalties, accounting in interim periods, disclosure, and transition. On February 1, 2008, the FASB issued SFAS Staff Position No. FIN 48-2, Effective Date of SFAS Interpretation No. 48 for Certain Nonpublic Enterprises (FSP FIN48-2). FSP FIN 48-2 postponed the effective date of FIN 48 for nonpublic enterprises included within this FSP s scope to the annual

PROLOGIS NORTH AMERICAN INDUSTRIAL FUND, LP

Notes to Consolidated Financial Statements

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financial statement for fiscal years beginning after December 15, 2007. The Fund is within the scope of this FSP. Management is currently evaluating the impact the adoption of FIN 48 will have on the Fund s net assets and results of operations, if any.

In September 2006, the FASB issued SFAS No. 157, Fair Value Measurements (SFAS 157). SFAS 157 defines fair value, establishes a framework for measuring fair value in accordance with accounting principles generally accepted in the United States of America, and expands disclosure about fair value measurements. SFAS 157 is effective for the Fund on January 1, 2008. In February 2008, the FASB issued SFAS Staff Position No. FAS 157-2, Effective Date of FASB Statement No. 157 (FSP FAS 157-2), that delays the effective date of SFAS 157 s fair value measurement requirements for nonfinancial assets and liabilities that are not required or permitted to be measured at fair value on a recurring basis. Fair value measurements identified in FSP FAS 157-2 will be effective for the Fund s fiscal year beginning January 1, 2009. The Fund does not expect the adoption of SFAS 157 to have a material impact on the Fund s financial statements.

In February 2007, the FASB issued SFAS No. 159, The Fair Value Option for Financial Assets and Financial Liabilities including an Amendment of SFAS Statement No. 115 (SFAS 159). SFAS 159 permits entities to choose to measure many financial instruments and certain other items at fair value. The provisions of SFAS 159 are effective for the Fund s fiscal year beginning January 1, 2008. The Fund does not plan to elect the fair value option provided by SFAS 159.

In December 2007, the FASB issued SFAS No. 141 (revised 2007), Business Combinations (SFAS 141R). SFAS 141R establishes principles and requirements for how an acquirer recognizes and measures in its financial statements the identifiable assets acquired, the liabilities assumed, including those arising from contractual contingencies, any contingent consideration, any noncontrolling interest in the acquiree and the goodwill acquired. The provisions of SFAS 141R are effective for the Fund s fiscal year beginning January 1, 2009. The Fund is currently assessing what impact the adoption of SFAS 141R will have on its financial position and results of operations.

(o) Use of Estimates

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



PROLOGIS NORTH AMERICAN INDUSTRIAL FUND, LP

Notes to Consolidated Financial Statements December 31, 2007 and 2006

(3) Real Estate

Real estate is comprised of the following as of December 31 (in thousands):

	2007	2006
Improved land	\$ 446,063	\$ 243,146
Building and improvements	1,658,865	960,623
	2,104,928	1,203,769
Less accumulated depreciation	(63,787)	(19,712)
Net real estate	\$ 2,041,141	\$ 1,184,057

At December 31, 2007, the Fund s real estate consists of 217 operating properties and aggregate approximately 37,187,651 square feet. All properties, except one, were acquired from ProLogis. The Fund s financial results are affected by a wide variety of factors, which include the concentration of the Fund s investment in the Inland Empire Market in California. The Fund has six buildings in the Inland Empire representing approximately 12% of the Fund s net real estate assets (sq. feet).

ProLogis is obligated to reimburse the Fund under master lease agreements for certain free rental periods and vacant spaces in properties that were acquired from ProLogis. For the periods ended December 31, 2007 and 2006, the Fund recorded, as a reduction in the Fund s cost basis of the acquired real estate, \$536,000 and \$385,000, respectively, related to master lease agreements. The Fund received cash under these agreements for the periods ended December 31, 2007 and 2006, of approximately \$728,000 and \$193,000, respectively, and recorded a receivable from ProLogis of approximately \$192,000 at December 31, 2006. There was no receivable recorded at December 31, 2007.

The Fund leases all of its properties to customers under agreements, which are classified as operating leases. As of December 31, 2007, minimum lease payments receivable on leases with lease periods greater than one year are as follows (in thousands):

2008	\$ 141,878
2009	118,102
2010	96,180
2011	69,609
2012	49,855
2013 and thereafter	113,814

\$ 589,438

The schedule does not reflect future rental revenues from the renewal or replacement of existing leases and excludes reimbursements of property operating expenses. As of December 31, 2007 and 2006, the Fund s average remaining lease term is 4 years.

Notes to Consolidated Financial Statements December 31, 2007 and 2006

(4) Debt

(a) Secured Debt

Secured debt consists of the following as of December 31 (in thousands):

				Fixed		
Pri	ncipal balance	Princ	ipal balance	Interest	Maturity	
	2007 (1)		2006 (1)	Rate	Date	
\$	190,000	\$	190,000	5.05%	02/01/11	
	164,827		164,827	5.20	04/01/16	
	120,173		120,173	5.20	04/01/16	
	77,500		77,500	6.04	10/01/16	
	81,500		81,500	5.86	12/01/16	
	94,000			5.27	04/01/17	
	52,000			5.78	10/01/12	
	26,000			6.23	10/01/12	
	189,000			6.22	12/01/17	
	111,000			6.30	12/01/17	
	80,800			6.12	01/01/18	
	20,200			6.12	01/01/18	

\$ 1,207,000 \$ 634,000

(1) The debt is secured by real estate with a carrying value in thousands of approximately \$1,837,670 and \$1,000,470 at December 31, 2007 and 2006, respectively. All notes are interest only with principal due at maturity.

The aggregate maturities of secured debt for each of five years subsequent to December 31, 2007 are as follows (in thousands):

	Principal balance	
2008	\$	
2009		
2010		
2011	190,000	
2012	78,000	
2013 and thereafter	939,000	
	\$ 1,207,000	
	(Continued)	

Notes to Consolidated Financial Statements December 31, 2007 and 2006

(b) Unsecured Debt

On December 6, 2007, the Fund entered into a short-term loan arrangement in the amount of \$46,300,000 that matures on April 6, 2008. Proceeds from the loan were used to acquire the December contribution of real estate. Interest payments are based on the 30-day London Interbank Offered Rate (LIBOR) rate; the effective interest rate as of December 31, 2007 was 5.8%. Management expects to extend the maturity date of the short-term loan arrangement or refinance this debt with secured financing during 2008. If unable to extend or refinance, the Fund has the ability to call equity to pay off the debt.

On September 28, 2006, the Fund entered into a short-term loan arrangement with ProLogis for an amount not to exceed \$6,000,000. The loan matures on September 28, 2008. Proceeds of \$6,000,000 were used during the year ended December 31, 2007 to construct a 79,984 square foot expansion of the Brookridge Distribution Center #1 that was completed in April of 2007. The Fund repaid \$4,000,000 of the proceeds during the year ended December 31, 2007. Interest payments are based on the 90-day LIBOR rate; the effective interest rate as of December 31, 2007 was 6.44%.

On December 20, 2006, the Fund entered into a short-term loan arrangement in the amount of \$17,400,000. Proceeds from the loans were used to acquire real estate. Interest payments are based on the 30-day LIBOR rate; the effective interest rate as of December 31, 2006 was 5.9%. On September 27, 2007, the Fund repaid the loan with net proceeds from permanent financing placed with Allstate Life Insurance Company and Reliastar Life Insurance Company.

In October of 2006, the Fund entered into short-term loan arrangements for \$177,291,000. Proceeds from the loans were used to acquire real estate. In November of 2006, the Fund repaid approximately \$84,015,000 of the October borrowings with net proceeds from permanent financing placed with Harford Life Insurance Company and funds released from escrow. Interest payments were based on the 30-day LIBOR rate; the effective interest rate as of December 31, 2006 was 5.9%. On March 12, 2007, the Fund repaid the remaining portion of the loan with net proceeds from permanent financing placed with Massachusetts Mutual Life Insurance Company.

(c) Interest Expense

For the periods ended December 31, 2007 and 2006, the Fund recorded interest expense of approximately \$58,402,000 and \$26,385,000, respectively, for all debt instruments, special assessment bonds, and the amortization of deferred loan fees and derivatives (see note 8). For the periods ended December 31, 2007 and 2006, the Fund recorded capitalized interest of approximately \$126,000 and \$31,000, respectively.

(5) Partners Capital

At December 31, 2007, the Fund had outstanding 912,639 limited partner units and 12 general partner units. All limited partner units are issued at \$1,000 per unit until the earlier of the date upon which all equity commitments are received by the Fund, or February 28, 2009 (the Initial Subscription Period). After the Initial Subscription Period, units shall be issued at the Fund s net asset value per unit, as defined.

The Fund will pay distributions to its partners in accordance with the provisions of the Amended and Restated Limited Partnership Agreements of ProLogis North American Industrial Fund, LP and its

PROLOGIS NORTH AMERICAN INDUSTRIAL FUND, LP

Notes to Consolidated Financial Statements

December 31, 2007 and 2006

subsidiaries (the Agreements). The Agreements provide for distributions to partners of Net Cash Flow, as defined, based on their weighted average ownership interest during the applicable quarter. Profits and losses are allocated to the partners in accordance with their respective percentage ownership interest, and upon ProLogis earning its incentive performance participation. Profits and losses are allocated based upon an as-liquidated basis calculated from current net asset values. Distributions of approximately \$39,386,000 and \$16,147,000 were paid during the periods ended December 31, 2007 and 2006, respectively. On December 31, 2007 and 2006, the Fund declared and accrued a distribution of approximately \$20,043,000 and \$7,265,000, respectively.

On March 1, 2006, the Fund issued 11,676 Bridge Units (the Bridge Units) to ProLogis at \$1,000 per unit containing an early redemption feature. On March 31, 2006, the Fund called additional equity from the Investors and redeemed the Bridge Units at the same price.

Investors have the ability to redeem the units at net asset value after February 28, 2008. Except in the case of an early redemption feature as authorized by the general partner, no Investor will be allowed to redeem its units until it has funded its full capital commitment. The Fund has certain restrictions regarding the sale of real estate in order to redeem units, including a limitation on sales over 10% of the gross asset value of its real estate assets in any given year.

(6) Related Party Transactions

Pursuant to the Agreements, ProLogis and certain affiliates of ProLogis are required to manage the Fund s financial and operating activities. In exchange for providing research, strategic planning, investment analysis, asset management, leasing, legal and accounting services and day-to-day management of the operations, ProLogis can earn various fees, receive reimbursement for certain expenditures and earn interest on a short-term loan arrangement. For the periods ended December 31, 2007 and 2006, ProLogis earned approximately \$11,344,000 and \$4,440,000, respectively, related to services provided. The Investors pay an asset management fee directly to ProLogis; therefore, these costs are not reflected in the consolidated financial statements.

(7) Fair Value of Financial Instruments

Estimates of the fair value of financial instruments have been determined by management using available market information and valuation methodologies believed to be appropriate for these purposes. Considerable judgment and a high degree of subjectivity are involved in developing these estimates and are not necessarily indicative of amounts the Fund would realize upon disposition.

As of December 31, 2007 and 2006, the carrying amounts of certain financial instruments, including cash and cash equivalents, restricted cash, accounts receivable, accounts payable, accrued expenses, unsecured debt, and other liabilities, were representative of their fair values because of the short-term maturity of these instruments. As of December 31, 2007 and 2006, the fair value of the Fund s secured debt is approximately \$1,173,704,000 and \$624,413,000, based on discounted future cash flows using rates currently available for debt with similar terms and maturities. The decrease in the fair value of the secured debt below the carrying value of approximately \$1,207,000,000 and \$634,000,000 is a result of a net increase in the interest rates available to the Fund as of December 31, 2007 and 2006, respectively, from the interest rates in effect at the dates of issuance of the secured debt.

Notes to Consolidated Financial Statements December 31, 2007 and 2006

(8) Derivative Financial Instruments

On July 7, 2006, the Fund entered into a forward-starting interest rate swap contract with a notional amount of \$77,250,000 in anticipation of a future secured debt transaction. This contract qualified for hedge accounting treatment. The swap was terminated on August 9, 2006 when an interest rate was locked for 5.857% on \$81,500,000 of 10-year secured debt. The Fund recognized a \$1,568,000 unrealized loss in comprehensive loss in partners capital at the termination of the contract. Amortization of this amount will be recorded in interest expense in the consolidated statement of earnings over the term of the debt. For the periods ended December 31, 2007 and 2006, the Fund recorded amortization expense of \$157,000 and \$26,000, respectively.

On June 13, 2007, the Fund entered into forward-starting interest rate swap contracts with a combined notional amount of \$275,000,000 in anticipation of a future secured debt transaction. The contracts qualify for hedge accounting treatment. The swaps were terminated in August 2007, when an average interest rate was locked for 6.648%. The Fund recognized a realized loss of approximately \$11,948,000 in comprehensive loss in partner s capital related to the swap contract. Amortization of this amount will be recorded in interest expense in the consolidated statement of earnings over the term of the debt. For the year ended December 31, 2007, the Fund recorded amortization expense of \$118,000.

Included in partners capital at December 31, 2007 and 2006, is approximately \$13,215,000 and \$1,542,000, respectively, of accumulated other comprehensive income related to these derivative contracts.

(9) Contingencies

Environmental Matters

All of the properties owned by the Fund have been subjected to environmental reviews. While some of these assessments have led to further investigation and sampling, none of the environmental assessments has revealed, nor is management aware of, any environmental liability that management believes would have a material adverse effect on the Fund s business, financial condition or results of operations.

SIGNATURES

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

PROLOGIS

By: /s/ JEFFREY H. SCHWARTZ Jeffrey H. Schwartz Chairman, Chief Executive Officer and Trustee

Date: March 17, 2008

Exhibit Index

- Exhibit 23.1 Consent of KPMG LLP
- Exhibit 31.1 Certification of Chief Executive Officer, dated March 17, 2008
- Exhibit 31.2 Certification of Chief Financial Officer, dated March 17, 2008