REGENCY CENTERS CORP Form 10-K February 27, 2007 Table of Contents

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

	DECOMPLED IN DESCRIPTION COMMISSION
	Washington, DC 20549
	FORM 10-K
O	NNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
For the f	fiscal year ended December 31, 2006
	or
A	TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 transition period from to
	Commission File Number 1-12298
	REGENCY CENTERS CORPORATION
	REGENCI CENTERS CURPURATION

 $(Exact\ name\ of\ registrant\ as\ specified\ in\ its\ charter)$

FLORIDA (State or other jurisdiction of

59-3191743 (I.R.S. Employer

incorporation or organization)

identification No.)

One Independent Drive, Suite 114

(904) 598-7000

Jacksonville, Florida 32202
(Address of principal executive offices) (zip code)

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

Name of each exchange

Title of each class

on which registered

Common Stock, \$.01 par value

New York Stock Exchange

Depositary Shares, Liquidation Preference \$25 per Depositary Share, each

New York Stock Exchange

representing 1/10 of a share of 7.45% Series 3 Cumulative Redeemable Preferred Stock

Depositary Shares, Liquidation Preference \$25 per Depositary Share, each

New York Stock Exchange

representing 1/10 of a share of 7.25% Series 4 Cumulative Redeemable Preferred Stock

6.70% Series 5 Cumulative Redeemable Preferred Stock par value \$0.01 New York Stock Exchange

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

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

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 "NO x

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

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant s knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. x

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. (Check One):

Large accelerated filer x Accelerated filer " Non-accelerated filer "

Indicate by check mark whether the registrant is a shell company. YES " NO x

State the aggregate market value of the voting and non-voting common equity held by non-affiliates computed by reference to the price at which the common equity was last sold, or the average bid and asked price of such common equity, as of the last business day of the registrant s most recently completed second fiscal quarter. \$4,149,168,866

The number of shares outstanding of the registrant s voting common stock was 69,196,204 as of February 26, 2007.

Documents Incorporated by Reference

Portions of the registrant s proxy statement in connection with its 2007 Annual Meeting of Stockholders are incorporated by reference in Part III.

TABLE OF CONTENTS

•	Form 10-K Report Page
<u>PART I</u>	
Business	1
Risk Factors	4
<u>Unresolved Staff Comments</u>	9
<u>Properties</u>	10
<u>Legal Proceedings</u>	27
Submission of Matters to a Vote of Security Holders	27
<u>PART II</u>	
Market for the Registrant s Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities	27
Selected Financial Data	29
Management s Discussion and Analysis of Financial Condition and Results of Operations	30
Quantitative and Qualitative Disclosures about Market Risk	54
Consolidated Financial Statements and Supplementary Data	55
Changes in and Disagreements with Accountants on Accounting and Financial Disclosure	55
Controls and Procedures	56
Other Information	56
PART III	
Directors, Executive Officers and Corporate Governance	56
Executive Compensation	57
Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters	57
Certain Relationships and Related Transactions, and Director Independence	58
Principal Accounting Fees and Services	58
PART IV	
Exhibits and Financial Statement Schedules	59
	Risk Factors Unresolved Staff Comments Properties Legal Proceedings Submission of Matters to a Vote of Security Holders PART II Market for the Registrant s Common Equity. Related Stockholder Matters and Issuer Purchases of Equity Securities Selected Financial Data Management s Discussion and Analysis of Financial Condition and Results of Operations Quantitative and Qualitative Disclosures about Market Risk Consolidated Financial Statements and Supplementary Data Changes in and Disagreements with Accountants on Accounting and Financial Disclosure Controls and Procedures Other Information PART III Directors, Executive Officers and Corporate Governance Executive Compensation Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters Certain Relationships and Related Transactions, and Director Independence Principal Accounting Fees and Services

Forward-Looking Statements

In addition to historical information, the following information contains forward-looking statements as defined under federal securities laws. These forward-looking statements include statements about anticipated growth in revenues, the size of our development program, earnings per share, returns and portfolio value and expectations about our liquidity. These statements are based on current expectations, estimates and projections about the industry and markets in which Regency Centers Corporation (Regency or Company) operates, and management is beliefs and assumptions. Forward-looking statements are not guarantees of future performance and involve certain known and unknown risks and uncertainties that could cause actual results to differ materially from those expressed or implied by such statements. Such risks and uncertainties include, but are not limited to, changes in national and local economic conditions; financial difficulties of tenants; competitive market conditions, including pricing of acquisitions and sales of properties and out-parcels; changes in expected leasing activity and market rents; timing of acquisitions, development starts and sales of properties and out-parcels; our inability to exercise voting control over the joint ventures through which we own or develop many of our properties; weather; consequences of any armed conflict or terrorist attack against the United States; the ability to obtain governmental approvals; and meeting development schedules. For additional information, see Risk Factors elsewhere herein. The following discussion should be read in conjunction with the accompanying Consolidated Financial Statements and Notes thereto of Regency Centers Corporation appearing elsewhere within.

PART I

Item 1. Business

Regency is a qualified real estate investment trust (REIT), which began operations in 1993. Our primary operating and investment goal is long-term growth in earnings per share and total shareholder return, which we work to achieve by focusing on a strategy of owning, operating and developing high-quality community and neighborhood shopping centers that are tenanted by market-dominant grocers, category-leading anchors, specialty retailers and restaurants located in areas with above average household incomes and population densities. All of our operating, investing and financing activities are performed through our operating partnership, Regency Centers, L.P. (RCLP), RCLP s wholly owned subsidiaries, and through its investments in joint ventures with third parties. Regency currently owns 99% of the outstanding operating partnership units of RCLP.

At December 31, 2006, we directly owned 218 shopping centers (the Consolidated Properties) located in 22 states representing 24.7 million square feet of gross leasable area (GLA). Our cost of these shopping centers is \$3.5 billion before depreciation. Through joint ventures, we own partial interests in 187 shopping centers (the Unconsolidated Properties) located in 24 states and the District of Columbia representing 22.5 million square feet of GLA. Our investment, at cost, in the Unconsolidated Properties is \$434.1 million. Certain portfolio information described within this Form 10-K is presented (a) on a Combined Basis, which is a total of the Consolidated Properties and the Unconsolidated Properties, (b) for our Consolidated Properties only and (c) for the Unconsolidated Properties that we own through joint ventures. We believe that presenting the information under these methods provides a more complete understanding of the properties that we wholly-own versus those that we partially-own, but for which we provide full property management, asset management, investing and financing services. The shopping center portfolio that we manage, on a Combined Basis, represents 405 shopping centers located in 28 states and the District of Columbia and contains 47.2 million square feet of GLA.

We earn revenues and generate cash flow by leasing space in our shopping centers to market-leading grocers, major retail anchors, specialty side-shop retailers, and restaurants, including ground leasing or selling building pads (out-parcels) to these tenants. We experience growth in revenues by increasing occupancy and rental rates at currently owned shopping centers, and by acquiring and developing new shopping centers. Community and neighborhood shopping centers generate substantial daily traffic by conveniently offering daily necessities and services. This high traffic generates increased sales, thereby driving higher occupancy and rental-rate growth, which we expect will sustain our growth in earnings per share and increase the value of our portfolio over the long term.

We seek a range of strong national, regional and local specialty retailers, for the same reason that we choose to anchor our centers with leading grocers and major retailers who provide a mix of goods and services that meet consumer needs. We have created a formal partnering process—the Premier Customer Initiative (PCI) to promote mutually beneficial relationships with our specialty retailers. The objective of PCI is for Regency to build a base of specialty tenants who represent the best-in-class operators in their respective merchandising categories. Such retailers reinforce the consumer appeal and other strengths of a center—s anchor, help to stabilize a center—s occupancy, reduce re-leasing downtime, reduce tenant turnover and yield higher sustainable rents.

1

We grow our shopping center portfolio through acquisitions of operating centers and new shopping center development, where we acquire the land and construct the building. Development is customer driven, meaning we generally have an executed lease from the anchor before we start construction. Developments serve the growth needs of our anchors, and specialty retailers, resulting in modern shopping centers with long-term anchor leases that produce attractive returns on our invested capital. This development process can require up to 36 months, or longer, from initial land or redevelopment acquisition through construction, lease-up and stabilization of rental income, depending upon the size of the project. Generally, anchor tenants begin operating their stores prior to the completion of construction of the entire center, resulting in rental income during the development phase.

We intend to maintain a conservative capital structure to fund our growth programs, which should preserve our investment-grade ratings. Our approach is founded on our self-funding business model. This model utilizes center recycling as a key component, which requires ongoing monitoring of each center to ensure that it continues to meet our investment standards. We sell the operating properties that no longer measure up to our standards. We also develop certain retail centers because of their attractive profit margins with the intent of selling them to joint ventures or other third parties upon completion. These sale proceeds are re-deployed into new, higher-quality developments and acquisitions that are expected to generate sustainable revenue growth and more attractive returns.

Joint venturing of shopping centers also provides us with a capital source for new developments and acquisitions, as well as the opportunity to earn fees for asset and property management services. As asset manager, we are engaged by our partners to apply similar operating, investment, and capital strategies to the portfolios owned by the joint ventures. Joint ventures grow their shopping center investments through acquisitions from third parties or direct purchases from Regency. Although selling properties to joint ventures reduces our ownership interest, we continue to share in the risks and rewards of centers that meet our high quality standards and long-term investment strategy.

Competition

We are among the largest publicly-held owners of shopping centers in the nation based on revenues, number of properties, gross leasable area and market capitalization. There are numerous companies and private individuals engaged in the ownership, development, acquisition and operation of shopping centers which compete with us in our targeted markets. This results in competition for attracting anchor tenants, as well as the acquisition of existing shopping centers and new development sites. We believe that the principal competitive factors in attracting tenants in our market areas are location, demographics, rental costs, tenant mix, property age and maintenance. We believe that our competitive advantages include our locations within our market areas, the design quality of our shopping centers, the strong demographics surrounding our shopping centers, our relationships with our anchor tenants and our side-shop and out-parcel retailers, our PCI program which allows us to provide retailers with multiple locations, our practice of maintaining and renovating our shopping centers, and our ability to source and develop new shopping centers.

Changes in Policies

Our Board of Directors establishes the policies that govern our investment and operating strategies including, among others, development and acquisition of shopping centers, tenant and market focus, debt and equity financing policies, quarterly distributions to stockholders, and REIT tax status. The Board of Directors may amend these policies at any time without a vote of our stockholders.

Employees

Our headquarters are located at One Independent Drive, Suite 114, Jacksonville, Florida. We presently maintain 21 market offices nationwide where we conduct management, leasing, construction, and investment activities. At December 31, 2006, we had 499 employees and we believe that our relations with our employees are good.

Compliance with Governmental Regulations

Under various federal, state and local laws, ordinances and regulations, we may be liable for the cost to remove or remediate certain hazardous or toxic substances at our shopping centers. These laws often impose liability without regard to whether the owner knew of, or was responsible for, the presence of the hazardous or toxic substances. The cost of required remediation and the owner s liability for remediation could exceed the value of the

Table of Contents

property and/or the aggregate assets of the owner. The presence of such substances, or the failure to properly remediate such substances, may adversely affect our ability to sell or rent the property or borrow using the property as collateral. We have a number of properties that could require or are currently undergoing varying levels of environmental remediation. Environmental remediation is not currently expected to have a material financial effect on us due to reserves for remediation, insurance programs designed to mitigate the cost of remediation and various state-regulated programs that shift the responsibility and cost to the state.

Executive Officers

The executive officers of the Company are appointed each year by the Board of Directors. Each of the executive officers has been employed by the Company in the position or positions indicated in the list and pertinent notes below. Each of the executive officers has been employed by the Company for more than five years.

			Executive Officer in
Name	Age	Title	Position Shown Since
Martin E. Stein, Jr.	54	Chairman and Chief Executive Officer	1993
Mary Lou Fiala	55	President and Chief Operating Officer	1999
Bruce M. Johnson	59	Managing Director and Chief Financial Officer	1993
Brian M. Smith	52	Managing Director and Chief Investment Officer	2005(1)

⁽¹⁾ Mr. Smith was appointed Chief Investment Officer for the Company in September 2005. Mr. Smith was previously Managing Director Investments Pacific, Mid-Atlantic and Northeast since 1999.

Company Website Access and SEC Filings

The Company s website may be accessed at www.regencycenters.com. All of our filings with the Securities and Exchange Commission (SEC) can be accessed through our website promptly after filing; however, in the event that the website is inaccessible, then we will provide paper copies of our most recent annual report on Form 10-K, the most recent quarterly report on Form 10-Q, current reports filed or furnished on Form 8-K, and all related amendments, excluding exhibits, free of charge upon request. These filings are also accessible on the SEC s website at www.sec.gov.

Item 1A. Risk Factors

Risk Factors Related to Our Industry and Real Estate Investments

becomes bankrupt or insolvent;

Our revenues and cash flow could be adversely affected by poor market conditions where properties are geographically concentrated.

Regency s performance depends on the economic conditions in markets in which our properties are concentrated. During the year ended December 31, 2006, our properties in California, Florida and Texas accounted for 45% of our consolidated net operating income. Our revenues and cash available for distribution to stockholders could be adversely affected by this geographic concentration if market conditions in these areas, such as an oversupply of retail space or a reduction in the demand for shopping centers, become more competitive relative to other geographic areas.

Loss of revenues from major tenants could reduce distributions to stockholders.

We derive significant revenues from anchor tenants such as Kroger, Publix and Safeway that occupy more than one center. Distributions to stockholders could be adversely affected by the loss of revenues in the event a major tenant:

ехр	periences a downturn in its business;
ma	terially defaults on its lease;
doe	es not renew its leases as they expire; or
Vacated anchor space, the departed anchor te	news at lower rental rates. In the including space owned by the anchor, can reduce rental revenues generated by the shopping center because of the loss of senant is customer drawing power. Most anchors have the right to vacate and prevent re-tenanting by paying rent for the term. If major tenants vacate a property, then other tenants may be entitled to terminate their leases at the property.
Downturns in the ret	tailing industry likely will have a direct adverse impact on our revenues and cash flow.
	t primarily of grocery-anchored shopping centers. Our performance therefore is generally linked to economic conditions in pace. The market for retail space has been or could be adversely affected by any of the following:
the	growth of super-centers, such as those operated by Wal-Mart, and their adverse effect on major grocery chains;
	impact of increased energy costs on consumers and its consequential effect on the number of shopping visits to our nters;
wea	akness in the national, regional and local economies;

	_aga.
	consequences of any armed conflict involving, or terrorist attack against, the United States;
	the adverse financial condition of some large retailing companies;
	the ongoing consolidation in the retail sector;
	the excess amount of retail space in a number of markets;
	increasing consumer purchases through catalogs or the Internet;
	reduction in the demand by tenants to occupy our shopping centers as a result of reduced consumer demand for certain retail formats such as video rental stores;
	the timing and costs associated with property improvements and rentals;
	changes in taxation and zoning laws; and
To the extent that stockholders.	adverse government regulation. any of these conditions occur, they are likely to impact market rents for retail space and our cash available for distribution to

4

Unsuccessful development activities or a slowdown in development activities could reduce distributions to stockholders.

We actively pursue development activities as opportunities arise. Development activities require various government and other approvals for entitlements which can significantly delay the development process. We may not recover our investment in development projects for which approvals are not received. We incur other risks associated with development activities, including:

the risk that the current size and continued growth in our development pipeline will strain the organization s capacity to complete the developments within the targeted timelines and at the expected returns on invested capital;

the risk that we may abandon development opportunities and lose our investment in these developments;

the risk that development costs of a project may exceed original estimates, possibly making the project unprofitable;

delays in the development and construction process;

lack of cash flow during the construction period; and

the risk that occupancy rates and rents at a completed project will not be sufficient to make the project profitable. If we sustain material losses due to an unsuccessful development project, our cash flow available for distribution to stockholders will be reduced. Our earnings and cash flow available for distribution to stockholders also may be reduced if we experience a significant slowdown in our development activities.

Uninsured loss may adversely affect distributions to stockholders.

We carry comprehensive liability, fire, flood, extended coverage, rental loss and environmental insurance for our properties with policy specifications and insured limits customarily carried for similar properties. We believe that the insurance carried on our properties is adequate in accordance with industry standards. There are, however, some types of losses, such as from hurricanes, terrorism, wars or earthquakes, which may be uninsurable, or the cost of insuring against such losses may not be economically justifiable. If an uninsured loss occurs, we could lose both the invested capital in and anticipated revenues from the property, but we would still be obligated to repay any recourse mortgage debt on the property. In that event, our distributions to stockholders could be reduced.

We face competition from numerous sources.

The ownership of shopping centers is highly fragmented, with less than 10% owned by real estate investment trusts. We face competition from other real estate investment trusts as well as from numerous small owners in the acquisition, ownership and leasing of shopping centers. We compete to develop shopping centers with other real estate investment trusts engaged in development activities as well as with local, regional and national real estate developers.

We compete in the acquisition of properties through proprietary research that identifies opportunities in markets with high barriers to entry and higher-than-average population growth and household income. We seek to maximize rents per square foot by establishing relationships with supermarket chains that are first or second in their markets or other category-leading anchors and leasing non-anchor space in multiple centers to national or regional tenants. We compete to develop properties by applying our proprietary research methods to identify development and leasing opportunities and by pre-leasing a significant portion of a center before beginning construction.

There can be no assurance, however, that other real estate owners or developers will not utilize similar research methods and target the same markets and anchor tenants that we target. These entities may successfully control these markets and tenants to our exclusion. If we cannot

successfully compete in our targeted markets, our cash flow, and therefore distributions to stockholders, may be adversely affected.

Costs of environmental remediation could reduce our cash flow available for distribution to stockholders.

Under various federal, state and local laws, an owner or manager of real property may be liable for the costs of removal or remediation of hazardous or toxic substances on the property. These laws often impose liability

5

Table of Contents

without regard to whether the owner knew of, or was responsible for, the presence of hazardous or toxic substances. The cost of any required remediation could exceed the value of the property and/or the aggregate assets of the owner.

We are subject to numerous environmental laws and regulations as they apply to our shopping centers pertaining to chemicals used by the dry cleaning industry, the existence of asbestos in older shopping centers, and underground petroleum storage tanks (UST s). The presence of, or the failure to properly remediate, hazardous or toxic substances may adversely affect our ability to sell or rent a contaminated property or to borrow using the property as collateral. Any of these developments could reduce cash flow and distributions to stockholders.

Risk Factors Related to Our Joint Ventures and Acquisition Structure

We do not have voting control over our joint venture investments, so we are unable to ensure that our objectives will be pursued.

We have invested as a co-venturer in the acquisition or development of properties. As of December 31, 2006, our investments in real estate partnerships represented 11.8% of our total assets. These investments involve risks not present in a wholly-owned project. We do not have voting control over the ventures. The co-venturer might (1) have interests or goals that are inconsistent with our interests or goals or (2) otherwise impede our objectives. The co-venturer also might become insolvent or bankrupt.

Our joint ventures account for a significant portion of our revenues and net income in the form of management fees and are an important part of our growth strategy. The termination of our joint ventures could adversely affect distributions to stockholders.

Our management fee income has increased significantly as our participation in joint ventures has increased. If joint ventures owning a significant number of properties were dissolved for any reason, we would lose the asset management and property management fees from these joint ventures, which could adversely affect the amount of cash available for distribution to stockholders.

In addition, termination of the joint ventures without replacing them with new joint ventures could adversely affect our growth strategy. Property sales to the joint ventures provide us with an important source of funding for additional developments and acquisitions. Without this source of capital, our ability to grow and to increase distributions to stockholders could be adversely affected.

Our partnership structure may limit our flexibility to manage our assets.

We invest in retail shopping centers through Regency Centers, L.P., the operating partnership in which we currently own 99% of the outstanding common partnership units. From time to time, we acquire properties through our operating partnership in exchange for limited partnership interests. This acquisition structure may permit limited partners who contribute properties to us to defer some, if not all, of the income tax liability that they would incur if they sold the property.

Properties contributed to our operating partnership may have unrealized gain attributable to the difference between the fair market value and adjusted tax basis in the properties prior to contribution. As a result, the sale of these properties could cause adverse tax consequences to the limited partners who contributed them.

Generally, our operating partnership has no obligation to consider the tax consequences of its actions to any limited partner. However, our operating partnership may acquire properties in the future subject to material restrictions on refinancing or resale designed to minimize the adverse tax consequences to the limited partners who contribute those properties. These restrictions could significantly reduce our flexibility to manage our assets by preventing us from reducing mortgage debt or selling a property when such a transaction might be in our best interest in order to reduce interest costs or dispose of an under-performing property.

Risk Factors Related to Our Capital Recycling and Capital Structure

An increase in market capitalization rates could reduce the value of the centers we sell, requiring us to sell more properties than initially planned in order to fund our development program. An increase in property dispositions would dilute our earnings.

As part of our capital recycling program, we sell operating properties that no longer meet our investment standards. We also develop certain retail centers because of their attractive margins with the intent of selling them to joint ventures or other third parties for a profit. These sale proceeds are used to fund the construction of new developments. An increase in market capitalization rates could cause a reduction in the value of centers identified for sale, which would have an adverse impact on our capital recycling program by reducing the amount of cash generated and profits realized. In order to meet the cash requirements of our development program, we may be required to sell more properties than initially planned, which would have a dilutive impact on our earnings.

Our debt financing may reduce distributions to stockholders.

We do not expect to generate sufficient funds from operations to make balloon principal payments when due on our debt. If we are unable to refinance our debt on acceptable terms, we might be forced (1) to dispose of properties, which might result in losses, or (2) to obtain financing at unfavorable terms. Either could reduce the cash flow available for distributions to stockholders.

In addition, if we cannot make required mortgage payments, the mortgage could foreclose on the property securing the mortgage, causing the loss of cash flow from that property. Furthermore, substantially all of our debt is cross-defaulted, which means that a default under one loan could trigger defaults under other loans.

Our organizational documents do not limit the amount of debt that may be incurred. The degree to which we are leveraged could have important consequences, including the following:

leverage could affect our ability to obtain additional financing in the future to repay indebtedness or for working capital, capital expenditures, acquisitions, development or other general corporate purposes;

leverage could make us more vulnerable to a downturn in our business or the economy generally; and

as a result, our leverage could lead to reduced distributions to stockholders.

Covenants in our debt agreements may restrict our operating activities and adversely affect our financial condition.

Our revolving line of credit and our unsecured notes contain customary covenants, including compliance with financial ratios, such as ratios of total debt to gross asset value and fixed charge coverage ratios. Our line of credit also restricts our ability to enter into a transaction that would result in a change of control. These covenants may limit our operational flexibility and our acquisition activities. Moreover, if we breach any of these covenants, the resulting default could cause the acceleration of our indebtedness, even in the absence of a payment default. If we are not able to refinance our indebtedness after a default, or unable to refinance our indebtedness on favorable terms, distributions to stockholders and our financial condition would be adversely affected.

We depend on external sources of capital, which may not be available in the future.

To qualify as a REIT, we must, among other things, distribute to our stockholders each year at least 90% of our REIT taxable income (excluding any net capital gains). Because of these distribution requirements, we likely will not be able to fund all future capital needs, including capital for acquisitions, with income from operations. We therefore will have to rely on third-party sources of capital, which may or may not be available on favorable terms or at all. Our access to third-party sources of capital depends on a number of things, including the market s perception of our growth potential and our current and potential future earnings. In addition, our line of credit imposes covenants that limit our flexibility in obtaining other financing, such as a prohibition on negative pledge agreements.

7

Table of Contents

Additional equity offerings may result in substantial dilution of stockholders interests, and additional debt financing may substantially increase our degree of leverage.

Risk Factors Related to Interest Rates and the Market for Our Stock

Increased interest rates may reduce distributions to stockholders.

We are obligated on floating rate debt, and if we do not eliminate our exposure to increases in interest rates through interest rate protection or cap agreements, these increases may reduce cash flow and our ability to make distributions to stockholders.

Although swap agreements enable us to convert floating rate debt to fixed rate debt and cap agreements enable us to cap our maximum interest rate, they expose us to the risk that the counterparties to these hedge agreements may not perform, which could increase our exposure to rising interest rates. If we enter into swap agreements, decreases in interest rates will increase our interest expense as compared to the underlying floating rate debt. This could result in our making payments to unwind these agreements, such as in connection with a prepayment of the floating rate debt. Cap agreements do not protect us from increases up to the capped rate.

Increased market interest rates could reduce our stock prices.

The annual dividend rate on our common stock as a percentage of its market price may influence the trading price of our stock. An increase in market interest rates may lead purchasers to demand a higher annual dividend rate, which could adversely affect the market price of our stock. A decrease in the market price of our common stock could reduce our ability to raise additional equity in the public markets. Selling common stock at a decreased market price would have a dilutive impact on existing shareholders.

Risk Factors Related to Federal Income Tax Laws

If we fail to qualify as a REIT for federal income tax purposes, we would be subject to federal income tax at regular corporate rates.

We believe that we qualify for taxation as a REIT for federal income tax purposes, and we plan to operate so that we can continue to meet the requirements for taxation as a REIT. If we qualify as a REIT, we generally will not be subject to federal income tax on our income that we distribute currently to our stockholders. Many of the REIT requirements, however, are highly technical and complex. The determination that we are a REIT requires an analysis of various factual matters and circumstances, some of which may not be totally within our control and some of which involve questions of interpretation. For example, to qualify as a REIT, at least 95% of our gross income must come from specific passive sources, like rent, that are itemized in the REIT tax laws. There can be no assurance that the IRS or a court would agree with the positions we have taken in interpreting the REIT requirements. We also are required to distribute to our stockholders at least 90% of our REIT taxable income (excluding capital gains). The fact that we hold many of our assets through joint ventures and their subsidiaries further complicates the application of the REIT requirements. Even a technical or inadvertent mistake could jeopardize our REIT status. Furthermore, Congress and the Internal Revenue Service might make changes to the tax laws and regulations, and the courts might issue new rulings, that make it more difficult, or impossible, for us to remain qualified as a REIT.

Also, unless the IRS granted us relief under certain statutory provisions, we would remain disqualified as a REIT for four years following the year we first failed to qualify. If we failed to qualify as a REIT, we would have to pay significant income taxes. This likely would have a significant adverse affect on the value of our securities. In addition, we would no longer be required to pay any dividends to stockholders.

Even if we qualify as a REIT for federal income tax purposes, we are required to pay certain federal, state and local taxes on our income and property. For example, if we have net income from prohibited transactions, that income will be subject to a 100% tax. In general, prohibited transactions are sales or other dispositions of property held primarily for sale to customers in the ordinary course of business. The determination as to whether a particular sale is a prohibited transaction depends on the facts and circumstances related to that sale. While we have undertaken a significant number of asset sales in recent years, we do not believe that those sales should be considered prohibited transactions, but there can be no assurance that the IRS would not contend otherwise.

In addition, any net taxable income earned directly by our taxable affiliates, including Regency Realty Group, Inc., is subject to federal and state corporate income tax. Several provisions of the laws applicable to REITs and their subsidiaries ensure that a taxable REIT subsidiary will be subject to an appropriate level of federal income taxation. For example, a taxable REIT subsidiary is limited in its ability to deduct interest payments made to an affiliated REIT. In addition, a REIT has to pay a 100% penalty tax on some payments that it receives if the economic arrangements between the REIT, the REIT stenants and the taxable REIT subsidiary are not comparable to similar arrangements between unrelated parties. Finally, some state and local jurisdictions may tax some of our income even though as a REIT we are not subject to federal income tax on that income. To the extent that we and our affiliates are required to pay federal, state and local taxes, we will have less cash available for distributions to our stockholders.

A REIT may not own securities in any one issuer if the value of those securities exceeds 5% of the value of the REIT stotal assets or the securities owned by the REIT represent more than 10% of the issuer s outstanding voting securities or 10% of the value of the issuer s outstanding securities. An exception to these tests allows a REIT to own securities of a subsidiary that exceed the 5% value test and the 10% value tests if the subsidiary elects to be a taxable REIT subsidiary. We are not able to own securities of taxable REIT subsidiaries that represent in the aggregate more than 20% of the value of our total assets. We currently own more than 10% of the total value of the outstanding securities of Regency Realty Group, Inc., which has elected to be a taxable REIT subsidiary.

Risk Factors Related to Our Ownership Limitations, the Florida Business Corporation Act and Certain Other Matters

Restrictions on the ownership of our capital stock to preserve our REIT status could delay or prevent a change in control.

Ownership of more than 7% by value of our outstanding capital stock by certain persons is restricted for the purpose of maintaining our qualification as a REIT, with certain exceptions. This 7% limitation may discourage a change in control and may also (i) deter tender offers for our capital stock, which offers may be attractive to our stockholders, or (ii) limit the opportunity for our stockholders to receive a premium for their capital stock that might otherwise exist if an investor attempted to assemble a block in excess of 7% of our outstanding capital stock or to effect a change in control.

The issuance of our capital stock could delay or prevent a change in control.

Our articles of incorporation authorize our board of directors to issue up to 30,000,000 shares of preferred stock and 10,000,000 shares of special common stock and to establish the preferences and rights of any shares issued. The issuance of preferred stock or special common stock could have the effect of delaying or preventing a change in control even if a change in control were in our stockholders interest. The provisions of the Florida Business Corporation Act regarding control share acquisitions and affiliated transactions could also deter potential acquisitions by preventing the acquiring party from voting the common stock it acquires or consummating a merger or other extraordinary corporate transaction without the approval of our disinterested stockholders.

Item 1B. Unresolved Staff Comments

The Company has received no written comments regarding its periodic or current reports from the staff of the Securities and Exchange Commission that were issued 180 days or more preceding December 31, 2006 that remain unresolved.

9

Item 2. Properties

The following table is a list of the shopping centers summarized by state and in order of largest holdings presented on a Combined Basis (includes properties owned by unconsolidated joint ventures):

	December 31, 2006 % of Total			December 31, 2005 % of Total				
Location	# Properties	GLA	GLA	% Leased	# Properties	GLA	GLA	% Leased
California	71	9,521,497	20.2%	88.6%	70	8,855,638	19.2%	93.3%
Florida	55	6,175,929	13.1%	93.1%	51	5,912,994	12.8%	94.5%
Texas	39	4,779,440	10.1%	86.1%	38	5,029,590	10.9%	84.7%
Virginia	33	3,884,864	8.2%	94.1%	31	3,628,732	7.8%	95.0%
Georgia	32	2,735,441	5.8%	92.6%	33	2,850,662	6.2%	95.4%
Colorado	21	2,345,224	5.0%	91.8%	22	2,507,634	5.4%	84.3%
Ohio	16	2,292,515	4.9%	85.3%	16	2,045,260	4.4%	82.3%
Illinois	16	2,256,682	4.8%	95.8%	17	2,410,178	5.2%	95.9%
North Carolina	16	2,193,420	4.6%	92.4%	15	2,114,667	4.6%	91.7%
Maryland	18	2,058,329	4.4%	94.6%	21	2,435,783	5.3%	93.6%
Pennsylvania	13	1,649,570	3.5%	90.1%	13	1,665,005	3.6%	75.3%
Washington	11	1,172,684	2.5%	94.5%	12	1,334,337	2.9%	93.6%
Oregon	10	1,011,678	2.1%	91.5%	8	854,729	1.8%	97.1%
Delaware	5	654,687	1.4%	91.3%	5	654,687	1.4%	90.3%
Massachusetts	3	568,099	1.2%	83.7%				
South Carolina	9	536,847	1.1%	97.5%	6	624,450	1.4%	97.4%
Arizona	4	496,087	1.1%	99.3%	8	522,027	1.1%	96.0%
Tennessee	7	488,050	1.0%	94.4%	4	496,087	1.1%	99.4%
Minnesota	3	483,938	1.0%	96.5%	2	299,097	0.6%	97.3%
Michigan	4	303,412	0.6%	87.6%	3	282,408	0.6%	95.5%
Kentucky	2	302,670	0.6%	95.0%	2	302,670	0.7%	94.7%
Wisconsin	2	269,128	0.6%	97.3%	3	372,382	0.8%	94.4%
Alabama	2	193,558	0.4%	82.2%	3	267,689	0.6%	84.8%
Indiana	5	193,370	0.4%	70.9%	3	229,619	0.5%	84.3%
Connecticut	1	179,730	0.4%	100.0%	1	167,230	0.4%	100.0%
New Jersey	2	156,482	0.3%	97.8%	2	156,482	0.3%	97.8%
New Hampshire	2	125,173	0.3%	74.8%	2	112,752	0.2%	67.8%
Nevada	1	119,313	0.3%	87.4%	1	93,516	0.2%	73.6%
Dist. of Columbia	2	39,645	0.1%	89.4%	1	16,834		100.0%
Total	405	47,187,462	100.0%	91.0%	393	46,243,139	100.0%	91.3%

Item 2. Properties (continued)

The following table is a list of the shopping centers summarized by state and in order of largest holdings presented for Consolidated Properties (excludes properties owned by unconsolidated joint ventures):

		December 31, 2006 % of Total			December 31, 2005 % of Total			
Location	# Properties	GLA	GLA	% Leased	# Properties	GLA	GLA	% Leased
California	46	5,861,515	23.8%	84.9%	45	5,319,464	21.8%	91.2%
Florida	34	4,054,604	16.4%	93.6%	35	4,185,221	17.2%	95.6%
Texas	30	3,629,118	14.7%	82.5%	30	3,890,913	16.0%	81.6%
Ohio	14	2,037,134	8.3%	83.6%	15	1,936,337	7.9%	81.5%
Georgia	16	1,408,407	5.7%	89.7%	16	1,410,412	5.8%	93.7%
Colorado	13	1,158,670	4.7%	89.0%	14	1,321,080	5.4%	73.4%
Virginia	9	1,018,531	4.1%	89.1%	9	973,744	4.0%	93.5%
North Carolina	9	947,413	3.8%	95.3%	9	970,506	4.0%	96.6%
Oregon	7	657,008	2.7%	88.8%	5	500,059	2.0%	97.4%
Pennsylvania	4	587,592	2.4%	78.1%	3	573,410	2.3%	37.0%
Washington	6	555,666	2.3%	90.3%	7	717,319	2.9%	89.4%
Tennessee	7	488,050	2.0%	94.4%	6	624,450	2.6%	97.4%
Illinois	3	415,011	1.7%	93.6%	3	415,011	1.7%	95.6%
Arizona	3	388,440	1.6%	99.1%	3	388,440	1.6%	99.3%
Massachusetts	2	382,820	1.5%	76.1%				
Michigan	4	303,412	1.2%	87.6%	3	282,408	1.1%	95.5%
Delaware	2	240,418	1.0%	98.7%	2	240,418	1.0%	97.8%
Maryland	1	129,940	0.5%	67.0%	1	121,050	0.5%	49.6%
New Hampshire	2	125,173	0.5%	74.8%	2	112,752	0.5%	67.8%
Nevada	1	119,313	0.5%	87.4%	1	93,516	0.4%	73.6%
South Carolina	2	91,361	0.4%	94.7%	2	140,900	0.6%	91.2%
Indiana	3	54,486	0.2%	23.5%	1	90,735	0.4%	72.2%
Alabama					1	74,131	0.3%	96.8%
Total	218	24,654,082	100.0%	87.3%	213	24,382,276	100.0%	88.0%

The Consolidated Properties are encumbered by notes payable of \$255.6 million.

Item 2. Properties (continued)

The following table is a list of the shopping centers summarized by state and in order of largest holdings presented for Unconsolidated Properties (only properties owned by unconsolidated joint ventures):

		December	31, 2006 % of Total			December 3	31, 2005 % of Total	
Location	# Properties	GLA	GLA	% Leased	# Properties	GLA	GLA	% Leased
California	25	3,659,982	16.2%	94.5%	25	3,536,174	16.2%	96.5%
Virginia	24	2,866,333	12.7%	95.8%	22	2,654,988	12.2%	95.6%
Florida	21	2,121,325	9.4%	92.1%	16	1,727,773	7.9%	91.7%
Maryland	17	1,928,389	8.6%	96.4%	20	2,314,733	10.6%	95.9%
Illinois	13	1,841,671	8.2%	96.3%	14	1,995,167	9.1%	95.9%
Georgia	16	1,327,034	5.9%	95.7%	17	1,440,250	6.6%	97.0%
North Carolina	7	1,246,007	5.5%	90.1%	6	1,144,161	5.2%	87.6%
Colorado	8	1,186,554	5.3%	94.5%	8	1,186,554	5.4%	96.3%
Texas	9	1,150,322	5.1%	97.4%	8	1,138,677	5.2%	95.4%
Pennsylvania	9	1,061,978	4.7%	96.8%	10	1,091,595	5.0%	95.5%
Washington	5	617,018	2.7%	98.3%	5	617,018	2.8%	98.4%
Minnesota	3	483,938	2.2%	96.5%	2	299,097	1.4%	97.3%
South Carolina	7	445,486	2.0%	98.0%	6	381,127	1.7%	97.9%
Delaware	3	414,269	1.8%	87.0%	3	414,269	1.9%	85.9%
Oregon	3	354,670	1.6%	96.5%	3	354,670	1.6%	96.6%
Kentucky	2	302,670	1.3%	95.0%	2	302,670	1.4%	94.7%
Wisconsin	2	269,128	1.2%	97.3%	3	372,382	1.7%	94.4%
Ohio	2	255,381	1.1%	99.0%	1	108,923	0.5%	97.6%
Alabama	2	193,558	0.9%	82.2%	2	193,558	0.9%	80.2%
Massachusetts	1	185,279	0.8%	99.4%				
Connecticut	1	179,730	0.8%	100.0%	1	167,230	0.8%	100.0%
New Jersey	2	156,482	0.7%	97.8%	2	156,482	0.7%	97.8%
Indiana	2	138,884	0.6%	89.5%	2	138,884	0.6%	92.2%
Arizona	1	107,647	0.5%	100.0%	1	107,647	0.5%	100.0%
Dist. of Columbia	2	39,645	0.2%	89.4%	1	16,834	0.1%	100.0%
Total	187	22,533,380	100.0%	95.0%	180	21,860,863	100.0%	95.1%

The Unconsolidated Properties are encumbered by mortgage loans of \$2.4 billion.

Item 2. Properties (continued)

The following table summarizes the largest tenants occupying our shopping centers for Consolidated Properties plus Regency s pro-rata share of Unconsolidated Properties as of December 31, 2006 based upon a percentage of total annualized base rent exceeding ..5%.

Tenant	GLA	Percent to Company Owned GLA	Rent	Percentage of Annualized Base Rent	Number of Leased Stores	Anchor Owned Stores (a)
Kroger	2,825,054	9.5%	\$ 26,677,947	6.42%	61	6
Publix	1,879,573	6.3%	17,136,135	4.12%	64	1
Safeway	1,739,928	5.8%	16,132,896	3.88%	59	6
Supervalu	1,073,407	3.6%	12,132,690	2.92%	34	1
Blockbuster Video	325,679	1.1%	6,927,385	1.67%	86	
CVS	284,405	1.0%	4,419,208	1.06%	43	
Walgreens	229,889	0.8%	4,087,458	0.98%	23	
TJX Companies	369,164	1.2%	3,686,315	0.89%	23	
H.E.B.	319,534	1.1%	3,672,613	0.88%	5	
Harris Teeter	296,407	1.0%	3,663,500	0.88%	8	
Sears Holdings	439,422	1.5%	3,240,761	0.78%	17	1
Washington Mutual	106,099	0.4%	3,197,978	0.77%	42	
Ahold	202,374	0.7%	3,030,936	0.73%	11	
Starbucks	95,873	0.3%	2,948,145	0.71%	87	
Hallmark	160,009	0.5%	2,665,788	0.64%	60	
Bank of America	65,702	0.2%	2,639,990	0.63%	32	
Long s Drugs	211,818	0.7%	2,516,809	0.61%	15	
Subway	90,333	0.3%	2,419,034	0.58%	111	
Movie Gallery	110,211	0.4%	2,331,583	0.56%	35	
Stater Bros.	154,211	0.5%	2,323,129	0.56%	5	
Petco	137,488	0.5%	2,322,006	0.56%	17	
The UPS Store	97,359	0.3%	2,293,231	0.55%	109	

⁽a) Stores owned by anchor tenant that are attached to our centers.

Regency s leases have terms generally ranging from three to five years for tenant space under 5,000 square feet. Leases greater than 10,000 square feet generally have lease terms in excess of five years, mostly comprised of anchor tenants. Many of the anchor leases contain provisions allowing the tenant the option of extending the term of the lease at expiration. The leases provide for the monthly payment in advance of fixed minimum rentals, additional rents calculated as a percentage of the tenant s pro-rata share of real estate taxes, insurance, and common area maintenance expenses, and reimbursement for utility costs if not directly metered.

Item 2. Properties (continued)

The following table sets forth a schedule of lease expirations for the next ten years, assuming no tenants renew their leases:

			Minimum	
Lease			Rent	
Expiration	Expiring	Percent of Total Company	Expiring	Percent of Total Minimum
Year (1)	GLA (2) 485,733	GLA (2) 2.8%	Leases (3) \$ 9,146,621	Rent (3) 3.1%
2007	1,924,969	11.0%	35,170,585	11.7%
2007	2.441.464	14.0%	42,275,232	14.1%
2009	2,680,219	15.3%	48,562,907	16.2%
2009	2,402,453	13.7%	43,146,062	14.4%
2010	2,801,981	16.0%	47,813,463	15.9%
2011	1,697,300	9.7%	24,925,379	8.3%
2012	767,748	4.4%	12,723,505	4.3%
2013	750,504	4.3%	10,862,314	3.6%
2014	724,034	4.1%	11,813,608	3.9%
2016	814,819	4.7%	13,588,941	4.5%
2010	014,019	4.770	13,300,341	4.5 /0
10 Year Total	17,491,224	100.0%	300,028,617	100.0%

⁽¹⁾ leased currently under month to month rent or in process of renewal

⁽²⁾ represents GLA for Consolidated Properties plus Regency s pro-rata share of Unconsolidated Properties

⁽³⁾ total minimum rent includes current minimum rent and future contractual rent steps for the Consolidated properties plus Regency s pro-rata share from Unconsolidated Properties, but excludes additional rent such as percentage rent, common area maintenance, real estate taxes and insurance reimbursements

See the following Combined Basis property table and also see Item 7, Management s Discussion and Analysis for further information about Regency s properties.

α		
۲)	ross	

		Year	Leasable			
	Year	Con-	Area	Percent	Grocery	
Property Name CALIFORNIA	Acquired	structed (1)	(GLA)	Leased (2)	Anchor	Drug Store & Other Anchors > 10,000 Sq Ft
Los Angeles/ Southern CA						
Los Angeles Boutletti CA						Metropolis Funiture, Griffin Ace Hardware, Jimbo s Naturally!, Sav-On Drugs, Cost Plus, Bed Bath & Beyond,
4S Commons Town Center	2004	2004	240,239	93.7%	Ralphs	LA Fitness
Amerige Heights Town Center (4)	2000	2000	96,679		Albertsons	(Target)
Bear Creek Phase II (3)	2005	2005	23,001	80.3%		
Bear Creek Village Center (4)	2003	2004	75,220	96.1%	Stater Bros.	
-				40 - 20		24 Hour Fitness, Circuit City, Big 5 Sporting Goods, Toys R Us, Beverages & More, Childtime Childcare, Crown Books
Brea Marketplace (4)	2005	1987	298,311	69.7%		Liquidation Center
	2000	2000	144.200	00.20	D 1 1	Long s Drug, Discovery Isle Child
Campus Marketplace (4)	2000	2000	144,289		Ralphs	Development Center
Costa Verde	1999	1988	178,623		Albertsons Von s Food	Bookstar, The Boxing Club
El Camino	1999	1995	135,728	100.0%	& Drug Von s Food	Sav-On Drugs
El Norte Pkwy Plaza	1999	1984	90,679	98.3%	& Drug	Long s Drug
						(Target), Sports Authority, Ross Dress for Less, Linen s-N-Things, Michaels, Pier 1
Falcon Ridge Town Center (4)	2003	2004	232,754	100.0%	Stater Bros.	Imports
Falcon Ridge Town Center Phase II	2005	2005	66,864	100.0%		24 Hour Fitness, Sav On
-						Long s Drug, Ross Dress for Less, Big 5
Five Points Shopping Center (4)	2005	1960	144,553	100.0%	Albertsons	Sporting Goods
French Valley	2004	2004	99,020	98.5%	Stater Bros.	
Friars Mission	1999	1989	146,898	99.0%	Ralphs	Long s Drug
Garden Village Shopping Center (4)	2000	2000	112,767	100.0%	Albertsons Gelson s	Rite Aid
Gelson s Westlake Market Plaza	2002	2002	84,975	97.6%	Markets	John of Italy Salon & Spa
Golden Hills Promenade (3)	2006	2006	291,732	58.0%		Lowe s
Granada Village (4)	2005	1965	224,649	95.0%	Ralphs	Rite Aid, TJ Maxx, Stein Mart
Hasley Canyon Village	2003	2003	65,801	100.0%		Sav-On Drugs, Hands On Bicycles, Inc.,
Heritage Plaza	1999	1981	231,582	00 0%	Ralphs	Total Woman, Irvine Ace Hardware
Indio-Jackson (3)	2006	2006	295,194	1.7%	Kaipiis	Total Wollian, II vine Ace Hardware
Laguna Niguel Plaza (4)	2005	1985	41,943		(Albertsons)	Sav-On Drugs
Morningside Plaza	1999	1996	91,336		Stater Bros.	Sav-On Drugs
Navajo Shopping Center (4)	2005	1964	102,138		Albertsons	Rite Aid, Kragen Auto Parts
Newland Center	1999	1985	149,174		Albertsons	Kite Mu, Kragen Muto Latts
Oakbrook Plaza	1999	1982	83,279		Albertsons	(Long s Drug)
Oundition I laza	1999	1702	05,417	100.070	Henry s	Sav-On Drugs, Petco, Ross Dress For
Park Plaza Shopping Center (4)	2001	1991	197,166	08 0%		Less, Office Depot
Plaza Hermosa	1999	1984	94,940	100.0%	Marketpiace	Sav-On Drugs
1 IuZu 110111105u	1///	1704	71,770	100.070		out on Drugo

					Von s Food & Drug	
					C	Sport Chalet 5, 24 Hour Fitness, Jo-Ann
Point Loma Plaza (4)	2005	1987	212,796	94.3%	& Drug	Fabrics
					Von s Food	
Rancho San Diego Village (4)	2005	1981	152,896	90.6%	& Drug	(Long s Drug), 24 Hour Fitness
Rio Vista Town Center (3)	2005	2005	88,760	54.3%	Stater Bros.	(CVS)
Rona Plaza	1999	1989	51,754	94.4%	Food 4 Less	
Santa Ana Downtown	1999	1987	100,306	97.8%	Food 4 Less	Famsa, Inc.
Santa Maria Commons	2005	2005	113,514	85.3%		Kohl s, Rite Aid
Seal Beach (3)(4)	2002	1966	102,235	91.5%	Safeway	Sav-On Drugs
Shops of Santa Barbara	2003	2004	51,568	97.3%		Circuit City
					Whole	
Shops of Santa Barbara Phase II (3)	2004	2004	69,354	93.7%	Foods	
Soquel Canyon Crossings (3)	2005	2005	38,926	90.0%		Rite Aid
Twin Oaks Shopping Center (4)	2005	1978	98,399	100.0%	Ralphs	Rite Aid

Gross

		Year	Leasable			
	Year	Con-	Area	Percent	Grocery	
Property Name CALIFORNIA (continued)	Acquired	structed (1)	(GLA)	Leased (2)	Anchor	Drug Store & Other Anchors > 10,000 Sq Ft
Los Angeles/ Southern CA						
Twin Peaks	1999	1988	198,139	100.0%	Albertsons	Target
Valencia Crossroads	2002	2003	167,857		Whole Foods Von s Food	Kohl s
Ventura Village	1999	1984	76,070		& Drug	
Vine at Castaic (3)	2005	2005	30,268	44.5%	C	Wilesian Thankson Linear a M Thinas
Vista Village Phase I	2002	2003	129,009	100.0%	Sprout s Markets	Krikorian Theaters, Linen s-N-Things, (Lowe s)
Vista Village Phase II	2002	2003	55,000	100.0%	Markets	(Staples)
Vista Village IV (3)	2002	2006	11,000	54.5%		(Staples)
vista village IV (b)	2000	2000	11,000	2 , 6	Von s Food	(Sav-On Drugs), Long s Drug, Total
Westlake Village Plaza and Center	1999	1975	190,519	100.0%	& Drug	Woman
Westridge	2001	2003	94,410		Albertsons	Beverages & More!
Woodman Van Nuys	1999	1992	107,614	100.0%	Gigante	
San Francisco/ Northern CA						
Alameda Bridgeside Shopping Center (3)	2003	2004	105,118	81.0%	Nob Hill	
` ,	2003	2001	103,110	01.070		
Applegate Ranch Shopping Center	2006	2006	150 450	0.00	(Super	(C T) (II D)
(3)	2006	2006	179,450	0.0%	Target) Bel Air	(Super Target), (Home Depot)
Auburn Village (4)	2005	1990	133,944	97.2%	Market Mollie	Bel Air Market, Goodwill Industries, (Long s Drug)
Bayhill Shopping Center (4)	2005	1990	121,846	100.0%	Stone s Market	Long s Drug
Blossom Valley	1999	1990	93,316		Safeway	Long s Drug
Brossom vaney	1,,,,	1,,,0	75,510	100.070	Sareway	Yardbirds Home Center, Long s Drugs,
Clayton Valley (3)	2003	2004	275,785	62.4%		Dollar Tree
Clovis Commons (3)						(Super Target), Petsmart, TJ Maxx,
Ciovis Commons (3)	2004	2004	182,185	76.7%	(Super Target)	
Corral Hollow (4)	2001	2001	102,103	70.770	(Super ranger)	Long s Drug, Sears Orchard Supply &
. (1)	2000	2000	167,184	100.0%	Safeway	Hardware
Diablo Plaza	1999	1982	63,265	100.0%	(Safeway)	(Long s Drug), Jo-Ann Fabrics
						(Long s Drug), Bed, Bath & Beyond,
					(Lucky s),	Barnes & Noble, Copelands Sports,
El Cerrito Plaza (4)	2000	2000	256,035		Trader Joe s	Petco, Ross Dress For Less
Encina Grande	1999	1965	102,499		Safeway	Walgreens
Folsom Prairie City Crossing	1999	1999	90,237		Safeway	
Loehmanns Plaza California	1999	1983	113,310		(Safeway)	Long s Drug, Loehmann s
Mariposa Shopping Center (4) Pleasant Hill Shopping Center (4)	2005	1957	126,658		Safeway	Long s Drug, Ross Dress for Less Marshalls, Barnes & Noble, Toys R Us,
	2005	1970	233,679	99.2%		Target Circuit City, Copeland Sports, Ethan Allen, Jo-Ann Fabrics, Ross Dress For
Powell Street Plaza	2001	1987	165,928	100.0%	Trader Joe s	Less
San Leandro	1999	1982	50,432		(Safeway)	(Long s Drug)
		-	,	/-	() /	Long s Drug, Barnes & Noble, Old Navy,
Sequoia Station	1999	1996	103,148	100.0%	(Safeway)	Warehouse Music

Silverado Plaza (4) Snell & Branham Plaza (4) Stanford Ranch Village (4)	2005 2005	1974 1988	84,916 99,349		Nob Hill Safeway Bel Air	Long s Drug
2	2005	1991	89,875	89.3%	Market	Plum Pharmacy
Strawflower Village	1999	1985	78,827	100.0%	Safeway	(Long s Drug)
Tassajara Crossing	1999	1990	146,188	100.0%	Safeway	Long s Drug, Ace Hardware
West Park Plaza	1999	1996	88,103	98.3%	Safeway	Rite Aid
Woodside Central	1999	1993	80,591	100.0%		CEC Entertainment, Marshalls. (Target)
Ygnacio Plaza (4)	2005	1968	109,701	100.0%	Albertsons	Rite Aid
Subtotal/Weighted Average (CA)			9,521,497	88.6%		
FLORIDA						
Ft. Myers / Cape Coral						
First Street Village (3)	2006	2006	91,860	42.7%	Publix	
Grande Oak	2000	2000	78,784	98.2%	Publix	

Gross

		Year	Leasable			
	Year	Con-	Area	Percent	Grocery	
Property Name FLORIDA (continued)	Acquired	structed (1)	(GLA)	Leased (2)	Anchor	Drug Store & Other Anchors > 10,000 Sq Ft
Jacksonville / North Florida						
Anastasia Plaza (4)	1993	1988	102,342	100.0%	Publix	
Canopy Oak Center (3)(4)	2006	2006	90,043	60.3%	Publix	
Carriage Gate	1994	1978	76,783	100.0%		Leon County Tax Collector, TJ Maxx
Courtyard Shopping Center	1993	1987	137,256	100.0%	(Publix)	Target
East San Marco Condo (3)(4)	2006	2006				
East San Marco Retail (3)(4)	2006	2006	54,464	56.2%	Publix	
Fleming Island	1998	2000	136,662	97.7%	Publix	Stein Mart, (Target)
Hibernia Plaza (3)	2006	2006	59,103	66.3%	Publix	(Walgreens) CVS, Bailey s Powerhouse Gym, Beall s
Highland Square (4)	1998	1999	262,195			Outlet, Big Lots
John s Creek Shopping Center	2003	2004	89,921	96.9%	Publix	Walgreens
Julington Village (4)	1999	1999	81,820	100.0%	Publix	(CVS)
Millhopper	1993	1974	84,065	100.0%	Publix	CVS, Jo-Ann Fabrics
Newberry Square	1994	1986	180,524	95.8%	Publix	Jo-Ann Fabrics, K-Mart
Oakleaf Plaza (3)	2006	2006	73,719	61.9%	Publix	
Ocala Corners (4)	2000	2000	86,772	96.6%	Publix	
						CVS, Burlington Coat Factory, Hobby
Old St Augustine Plaza Palm Harbor Shopping Village	1996	1990	232,459	100.0%	Publix	Lobby
(4)	1996	1991	172,758	99.7%	Publix	CVS, Bealls
Pine Tree Plaza	1997	1999	63,387	100.0%	Publix	
Plantation Plaza (4)	2004	2004	77,747	100.0%	Publix	
						Sports Authority, Comp USA, Office Depot, Recreational Factory Warehouse,
Regency Court	1997	1992	218,649	97.1%		Sofa Express
Shoppes at Bartram Park (4)	2005	2004	77,067	100.0%	Publix	
Shoppes at Bartram Park - Phase						
II(3)(4)	2005	2005	28,345	92.0%		
Shoppes at Bartram Park - Phase	•	•	4.00.0			
III (3)(4)	2005	2005	12,002			
Shops at John s Creek (3)	2003	2004	15,490	89.5%		
Starke	2000	2000	12,739	100.0%		CVS
Vineyard Shopping Center (4)	2001	2002	62,821	94.2%	Publix	
<u> Miami / Fort Lauderdale</u>						
Aventura Shopping Center	1994	1974	102,876	89.5%	Publix	CVS
Berkshire Commons	1994	1992	106,354	100.0%	Publix	Walgreens
Five Points Plaza (4)	2005	2001	44,647	100.0%	Publix	
Garden Square	1997	1991	90,258	100.0%	Publix	CVS
Pebblebrook Plaza (4)	2000	2000	76,767	100.0%	Publix	(Walgreens)
Shoppes @ 104 (4)	1998	1990	108,192	100.0%	Winn-Dixie	Navarro Discount Pharmacies
Welleby	1996	1982	109,949	95.7%	Publix	Bealls
Tampa / Orlando						
Beneva Village Shops	1998	1987	141,532	100.0%	Publix	Walgreens, Bealls, Harbor Freight Tools
Bloomingdale	1998	1987	267,736	100.0%	Publix	Ace Hardware, Bealls, Wal-Mart
East Towne Shopping Center	2002	2003	69,841	100.0%	Publix	
Kings Crossing Sun City (4)	1999	1999	75,020	98.4%	Publix	

Lynnhaven (4)	2001	2001	63,871	93.4%	Publix	
Marketplace St Pete	1995	1983	90,296	97.0%	Publix	Dollar Duck
Merchants Crossing (4)	2006	1990	213,739	94.7%	Publix	Beall s, Office Depot, Walgreens
Peachland Promenade (4)	1995	1991	82,082	100.0%	Publix	
						AMC Theater, Dollar Tree, Marshalls,
						Michaels, S & K Famous Brands, Shoe
						Carnival, Staples, TJ Maxx, Petco, (Best
Regency Square Brandon	1993	1986	349,848	97.8%		Buy), (MacDill)
Regency Village (4)	2000	2002	83,170	96.2%	Publix	(Walgreens)
Town Square	1997	1999	44,380	100.0%		Petco, Pier 1 Imports
Village Center 6	1995	1993	181,110	96.5%	Publix	Walgreens, Stein Mart
Willa Springs Shopping Center	2000	2000	89,930	98.9%	Publix	

Gross

		Year	Leasable			
	Year	Con-	Area	Percent	Grocery	
Property Name FLORIDA (continued)	Acquired	structed (1)	(GLA)	Leased (2)	Anchor	Drug Store & Other Anchors > 10,000 Sq Ft
West Palm Beach / Treasure Cove						
Boynton Lakes Plaza	1997	1993	124,924	99.4%	Winn-Dixie	World Gym
Chasewood Plaza	1993	1986	155,603	99.4%	Publix	Bealls, Books-A-Million
East Port Plaza	1997	1991	235,842		Publix	Walgreens
Martin Downs Village Center Martin Downs Village	1993	1985	121,946	95.8%		Bealls, Coastal Care
Shoppes	1993	1998	48,907	93.9%		Walgreens
Shops of San Marco (4)	2002	2002	96,408	97.1%	Publix	Walgreens
Town Center at Martin Downs Village Commons Shopping	1996	1996	64,546	100.0%	Publix	
Center (4)	2005	1986	169,053	98.3%	Publix	CVS
Wellington Town Square	1996	1982	107,325	98.8%	Publix	CVS
Subtotal/Weighted Average						
(FL)			6,175,929	93.1%		
TEXAS						
<u>Austin</u>						
Hancock	1999	1998	410,438	97.9%	H.E.B.	Sears, Old Navy, Petco, 24 Hour Fitness
Market at Round Rock	1999	1987	123,046	93.2%	Albertsons	
North Hills	1999	1995	144,019	96.9%	H.E.B.	
Dallas / Ft. Worth						
Bethany Park Place	1998	1998	74,066	98.1%	Kroger	
Cooper Street	1999	1992	133,196	87.5%	_	(Home Depot), Office Max
Hickory Creek Plaza (3)	2006	2006	27,786		(Kroger)	(Kroger)
Highland Village (3)	2005	2005	355,906	52.8%		AMC Theater, Barnes & Noble
Hillcrest Village	1999	1991	14,530	79.6%		
Keller Town Center	1999	1999	114,937	96.3%	Tom Thumb	
Lebanon/Legacy Center	2000	2002	56,674	100.0%	(Albertsons)	
Main Street Center (4) Market at Preston Forest	2002 1999	2002 1990	42,754 91,624	87.4% 96.9%	(Albertsons) Tom Thumb	Petco
Mockingbird Common	1999	1990	120,321	94.3%		reico
Preston Park	1999	1985	273,396	78.1%	Tom Thumb	Gap, Williams Sonoma
Prestonbrook	1998	1998	91,537	95.4%		Sup, Williams Bolloma
Prestonwood Park	1999	1999	101,167	65.3%	(Albertsons)	
Rockwall Town Center (3)	2002	2004	46,409	63.2%	(Kroger)	(Walgreens)
Shiloh Springs	1998	1998	110,040	96.1%	Kroger	
Signature Plaza	2003	2004	32,415	79.4%	(Kroger)	
Trophy Club	1999	1999	106,507	83.4%	Tom Thumb	(Walgreens)
Valley Ranch Centre	1999	1997	117,187	89.0%	Tom Thumb	
Houston						
Alden Bridge	2002	1998	138,953	96.8%	Kroger	Walgreens
Atascocita Center	2002	2003	97,240		Kroger	
Cochran s Crossing	2002	1994	138,192	97.4%	Kroger	CVS
First Colony Marketplace (4)	2005	1993	111,675	97.3%		Sears
Fort Bend Center	2000	2000	30,164	79.0%	(Kroger)	

Edgar Filing: REGENCY CENTERS CORP - Form 10-K

Indian Springs Center (4)	2002	2003	136,625	100.0%	H.E.B.	
Kleinwood Center (4)	2002	2003	155,463	89.9%	H.E.B.	(Walgreens)
Kleinwood Center II	2005	2005	45,001	100.0%		LA Fitness
Memorial Collection Shopping						
Center (4)	2005	1974	103,330	100.0%	Randalls Food	Walgreens
Panther Creek	2002	1994	165,560	100.0%	Randalls Food	CVS, Sears Paint & Hardware
South Shore (3)	2005	2005	27,922	34.0%	(Kroger)	
Spring West Center (3)	2003	2004	144,060	79.7%	H.E.B.	
Sterling Ridge	2002	2000	128,643	100.0%	Kroger	CVS
Sweetwater Plaza (4)	2001	2000	134,045	100.0%	Kroger	Walgreens
						Berings, Ross Dress for Less, Michaels,
						Linens-N-Things, Berings Warehouse,
Weslayan Plaza East (4)	2005	1969	169,693	100.0%		Chuck E Cheese, Next Level
Weslayan Plaza West (4)	2005	1969	185,732	97.3%	Randalls Food	Walgreens, Petco, Jo Ann s
West Village (3)	2006	2006	168,182	13.1%		(Target)
Woodway Collection (4)	2005	1974	111,005	98.8%	Randalls Food	Eckerd
Subtotal/Weighted Average						
(TX)			4,779,440	86.1%		

Gross

		Year	Leasable			
	Year	Con-	Area	Percent	Grocery	
Property Name VIRGINIA	Acquired	structed (1)	(GLA)	Leased (2)	Anchor	Drug Store & Other Anchors > 10,000 Sq Ft
Richmond						
Gayton Crossing (4)	2005	1983	156,916	91.8%	Ukrop s	F
Glen Lea Centre (4) Hanover Village (4)	2005 2005	1969 1971	78,493 96,146	54.3% 88.0%		Eckerd Rite Aid
Laburnum Park Shopping	2003	19/1	90,140	00.0%		Kite Aid
Center (4)	2005	1977	64,992	94.1%	(Ukrop s)	Rite Aid
Village Shopping Center (4)	2005	1948	111,177	96.4%	Ukrop s	CVS
Other Virginia						
601 King Street (4)	2005	1980	8,349	97.8%		
Ashburn Farm Market Center	2000	2000	91,905	100.0%	Giant Food	
Ashburn Farm Village Center	2005	1006	00.007	100.00	Shoppers Food	
(4) Program Shanning Center (4)	2005 2004	1996 2004	88,897 96,439	100.0%	Warehouse	
Braemar Shopping Center (4) Brafferton Center (4)	2004	1997	90,439	100.0% 97.9%	Safeway	Sport and Health Clubs
Branciton Center (4)	2003	1///	74,731	71.770	Shoppers Food	Sport and Health Clubs
Centre Ridge Marketplace (4)	2005	1996	104,154	98.8%	Warehouse	Sears
Cheshire Station	2000	2000	97,156	100.0%	Safeway	Petco
Culpeper Colonnade (3)	2006	2006	97,366	42.3%		PetSmart, Staples, (Target)
Festival at Manchester Lakes	2005	1000	165 120	07.48	Shoppers Food	
(4)	2005	1990	165,130	97.4%	Warehouse Shoppers Food	
Fortuna	2004	2004	90,131	100.0%	Warehouse	(Target), Rite Aid
Fox Mill Shopping Center (4)	2005	1977	103,269	100.0%	Giant Food	(Taiget), Telle Tild
11 6			,			CVS, HMY Roomstore, Total Beverage,
Greenbriar Town Center (4)	2005	1972	345,935	100.0%	Giant Food	Ross Dress for Less, Marshalls, Petco
Kamp Washington Shopping	2005	10/0	71.005	100.00		
Center (4) Kings Park Shopping Center	2005	1960	71,825	100.0%		Borders Books
(4)	2005	1966	74,703	100.0%	Giant Food	CVS
Lorton Station Marketplace	2000	1,00	, ,,, ,,	100.070	Shoppers Food	
(4)	2006	2005	132,445	100.0%	Warehouse	Advanced Design Group
Lorton Town Center (4)	2006	2005	39,177	100.0%		
Lorton Town Center Phase II	2006	2005	12.000			
(3)(4) Market at Opitz Crossing	2006 2003	2005 2003	43,000 149,810	100.0%	Safeway	Boat U.S., USA Discounters
Saratoga Shopping Center (4)	2005	1977	101,587	100.0%	Giant Food	Boat U.S., USA Discounters
Shops at County Center (3)	2005	2005	109,589	68.4%	Harris Teeter	
,					Shoppers Food	
Signal Hill	2003	2004	95,172	96.2%	Warehouse	
a	•	•	10110	100.00	Shoppers Food	
Somerset Crossing (4)	2002	2002	104,128	100.0%	Warehouse	
Town Center at Sterling Shopping Center (4)	2005	1980	190,069	100.0%	Giant Food	Washington Sports Club, Party Depot
Shopping Center (4)	2003	1900	170,009	100.0 /0	Siunt I oou	CVS, Advance Auto Parts, Chuck E.
					Shoppers Food	Cheese, Gold s Gym, Petco, Staples, The
Village Center at Dulles (4)	2002	1991	298,281	100.0%	Warehouse	Thrift Store
Willston Centre I (4)	2005	1952	105,376	99.5%		CVS, Balleys Health Care
Willston Centre II (4)	2005	1986	127,449	100.0%	Safeway	
Brookville Plaza (4)	1998	1991	63,665	100.0%	Kroger	

Hollymead Town Center	2003	2004	153,742		Harris Teeter	(Target), Petsmart
Statler Square Phase I	1998	1996	133,660		Kroger	Staples
Subtotal/Weighted Average (VA)			3,884,864	94.1%		

Gross

		Year	Leasable			
	Year	Con-	Area	Percent	Grocery	
Property Name GEORGIA	Acquired	structed (1)	(GLA)	Leased (2)	Anchor	Drug Store & Other Anchors > 10,000 Sq Ft
<u>Atlanta</u>						
Ashford Place	1997	1993	53,450	100.0%		
Bethesda Walk (4)	2004	2003	68,271	90.6%	Publix	
Briarcliff La Vista	1997	1962	39,203	100.0%		Michaels La-Z-Boy Furniture Galleries, Office
Briarcliff Village	1997	1990	187,156	89.6%	Publix	Depot, Party City, Petco, TJ Maxx
Brookwood Village (4)	2004	2000	28,774	75.9%		CVS
Buckhead Court	1997	1984	58,130	81.6%		
						Office Depot, HomeGoods, Marshalls, Michaels, Hancock Fabrics, Ross Dress
Buckhead Crossing (4) Cambridge Square Shopping	2004	1989	221,874	97.8%		for Less
Ctr	1996	1979	71,474	97.0%	Kroger	
Chapel Hill (3)	2005	2005	55,400	6.0%		(Kohl s)
Cobb Center (4)	2004	1996	69,547	97.8%	Publix	(Rich s Department Store)
Coweta Crossing (4)	2004	1994	68,489	100.0%	Publix	
						CVS, Hancock Fabrics,
						Haverty s-Antiques & Interiors of Sandy
Cromwell Square	1997	1990	70,283	91.5%		Springs
Delk Spectrum	1998	1991	100,539	93.4%	Publix	
Dunwoody Hall	1997	1986	89,351	100.0%	Publix	Eckerd
Dunwoody Village	1997	1975	120,598	93.7%	Fresh Market	Walgreens, Dunwoody Prep
Howell Mill Village (4)	2004	1984	97,990	96.0%	Publix	Eckerd
Lindbergh Crossing (4)	2004	1998	27,059	100.0%		CVS
Loehmanns Plaza Georgia	1997	1986	137,601	83.8%		Loehmann s, Dance 101
Northlake Promenade (4)	2004	1986	25,394	81.1%		
Orchard Square (4)	1995	1987	93,222	97.0%	Publix	Harbor Freight Tools, Remax Elite
Paces Ferry Plaza	1997	1987	61,696	93.5%		Harry Norman Realtors
Peachtree Parkway Plaza (4)	2004	2001	95,509	92.4%		Goodwill
Powers Ferry Kroger (4)	2004	1983	45,528	100.0%	Kroger	GT G G G G
Powers Ferry Square	1997	1987	95,704	99.3%		CVS, Pearl Arts & Crafts
Powers Ferry Village	1997	1994	78,996	99.9%	Publix	CVS, Mardi Gras
Rivermont Station	1997	1996	90,267	95.9%	Kroger	
Rose Creek (4)	2004	1993	69,790	93.0%	Publix	DAMA OCCUMENTAL DA
D 11.C : (4)	2004	1000	201.070	05.00	77. 1 T	PetsMart, Office Max, Pike Nursery, Party
Roswell Crossing (4)	2004	1999	201,979	95.9%	Trader Joe s	City, Walgreens, LA Fitness
Russell Ridge	1994	1995	98,559	90.4%	Kroger	
Thomas Crossroads (4)	2004	1995	84,928	96.3%	Kroger	
Trowbridge Crossing (4)	2004	1998	62,558	100.0%	Publix	
Woodstock Crossing (4)	2004	1994	66,122	96.2%	Kroger	
Subtotal/Weighted Average (GA)			2,735,441	92.6%		
(· ·-)			_,,, , , , ,	22.070		
COLORADO						
Colorado Springs						
Cheyenne Meadows (4)	1998	1998	89,893	100.0%	King Soopers	
Falcon Marketplace (3)	2005	2005	22,920	12.2%	(Wal-Mart)	

Edgar Filing: REGENCY CENTERS CORP - Form 10-K

Marketplace at Briargate (3)	2006	2006	29,075	13.3%	King Soopers	
Monument Jackson Creek	1998	1999	85,263	100.0%	King Soopers	
Woodmen Plaza	1998	1998	116,233	95.0%	King Soopers	
Denver						
Applewood Shopping Center						Applejack Liquors, Petsmart, Wells Fargo
(4)	2005	1956	375,622	93.4%	King Soopers	Bank, Wal-Mart
Arapahoe Village (4)	2005	1957	159,237	89.4%	Safeway	Jo-Ann Fabrics, Petco, Pier 1 Imports
Belleview Square	2004	1978	117,085	100.0%	King Soopers	
Boulevard Center	1999	1986	88,512	96.3%	(Safeway)	One Hour Optical
Buckley Square	1999	1978	116,146	96.1%	King Soopers	True Value Hardware
						(Target), Ross Dress For Less, Famous
Centerplace of Greeley (4)	2002	2003	148,575	96.7%	Safeway	Footwear
Cherrywood Square (4)	2005	1978	86,161	95.8%	King Soopers	
						Barnes & Noble, Mann Theatres, Bicycle
Crossroads Commons (4)	2001	1986	144,288	91.3%	Whole Foods	Village
Fort Collins Center	2005	2005	99,359	100.0%		JC Penney
Hilltop Village (4)	2002	2003	100,028	97.3%	King Soopers	
Leetsdale Marketplace	1999	1993	119,916	87.8%	Safeway	

20

٩t	ro	1888

		Year	Leasable			
	Year	Con-	Area	Percent	Grocery	
Property Name COLORADO (continued)	Acquired	structed (1)	(GLA)	Leased (2)	Anchor	Drug Store & Other Anchors > 10,000 Sq Ft
<u>Denver</u>						
Littleton Square	1999	1997	94,257	97.9%	King Soopers	Walgreens
Lloyd King Center	1998	1998	83,326	100.0%	King Soopers	Mandack - Danish
Loveland Shopping Center (3) Ralston Square Shopping	2005	2005	93,142	44.7%		Murdoch s Ranch
Center (4)	2005	1977	82,750	100.0%	King Soopers	
Stroh Ranch	1998	1998	93,436	100.0%	King Soopers	
Subtotal/Weighted Average						
(CO)			2,345,224	91.8%		
ОНЮ						
Cincinnati Beckett Commons	1998	1995	121,498	100.0%	Kroger	Stein Mart Hancock Fabrics, Shoe Carnival, TJ
Cherry Grove	1998	1997	195,497	90.0%	Kroger	Maxx
Hyde Park Indian Springs Market Center	1997	1995	397,893	94.6%	Kroger, Biggs	Walgreens, Jo-Ann Fabrics, Famous Footwear, Michaels, Staples
(4)	2005	2005	146,458	100.0%		Kohl s, Office Depot
Red Bank Village (3)	2006	2006	233,084	87.4%		Kom 3, Office Depot
Regency Commons (3)	2004	2004	30,770	62.9%		
Regency Milford Center (4)	2001	2001	108,923	97.6%	Kroger	(CVS)
Shoppes at Mason	1998	1997	80,800	96.5%	Kroger	
Westchester Plaza	1998	1988	88,182	98.4%	Kroger	
<u>Columbus</u>						
East Pointe	1998	1993	86,503	100.0%	Kroger	
Kingsdale Shopping Center	1997	1999	266,878	45.6%	Giant Eagle	
Kroger New Albany Center	1999	1999	91,722	97.8%	Kroger	
Maxtown Road (Northgate)	1998	1996	85,100	96.7%	Kroger	(Home Depot)
Park Place Shopping Center	1998	1988	106,833	53.8%	T7	Big Lots
Windmiller Plaza Phase I	1998	1997	141,110	100.0%	Kroger	Sears Orchard
OHIO (continued)						
Other Ohio						Bed, Bath & Beyond, TJ Maxx, Staples,
Wadsworth Crossing (3)	2005	2005	111,264	55.6%		Petco, (Kohl s), (Lowe s), (Target)
Subtotal/Weighted Average						
(OH)			2,292,515	85.3%		
ILLINOIS						
Chicago						
Baker Hill Center (4)	2004	1998	135,285	89.2%	Dominick s	
Brentwood Commons (4)	2005	1962	125,585	88.8%	Dominick s	Dollar Tree
Civic Center Plaza (4)	2005	1989	265,024	100.0%		

					Dominick s (5)	Petsmart, Murray s Discount Auto, Home Depot (Target), Linen s-N-Things, Michaels, Petco, Factory Card Outlet, Dress Barn,
Deer Grove Center (4)	2004	1996	239,356	97.2%	Dominick s	Staples
Frankfort Crossing Shpg Ctr	2003	1992	114,534	92.8%	Jewel /OSCO	Ace Hardware
Geneva Crossing (4)	2004	1997	123,182	100.0%	Dominick s	John s Christian Stores
Heritage Plaza Chicago (4)	2005	2005	128,871	94.8%	Jewel /OSCO	Ace Hardware
						Ace Hardware, Murray s Party Time
Hinsdale	1998	1986	178,975	99.4%	Dominick s	Supplies
McHenry Commons Shopping						
Center (4)	2005	1988	100,526	94.1%	Dominick s	
Oaks Shopping Center (4)	2005	1983	135,007	90.1%	Dominick s	
Riverside Sq & River s Edge						
(4)	2005	1986	169,436	100.0%	Dominick s	Ace Hardware, Party City
Riverview Plaza (4)	2005	1981	139,256	97.8%	Dominick s	Walgreens, Toys R Us
Shorewood Crossing (4)	2004	2001	87,705	94.8%	Dominick s	
Stearns Crossing (4)	2004	1999	96,613	100.0%	Dominick s	
Stonebrook Plaza Shopping						
Center (4)	2005	1984	95,825	100.0%	Dominick s	
Westbrook Commons	2001	1984	121,502	85.7%	Dominick s	
Subtotal/Weighted Average						
(IL)			2,256,682	95.8%		

Gross

		Year	Leasable			
	Year	Con-	Area	Percent	Grocery	
Property Name NORTH CAROLINA	Acquired	structed (1)	(GLA)	Leased (2)	Anchor	Drug Store & Other Anchors > 10,000 Sq Ft
Charlotte						
Carmel Commons	1997	1979	132,651	96.0%	Fresh Market	Chuck E. Cheese, Party City, Eckerd
Jetton Village (4)	2005	1998	70,097	88.5%	Harris Teeter	
<u>Greensboro</u>						
Kernersville Plaza	1998	1997	72,590	96.7%	Harris Teeter	
Raleigh / Durham Bent Tree Plaza (4)	1998	1994	79,503	98.5%	Kroger	
						Eckerd, Talbots, Wake County Public Library, Great Outdoor Provision Co., Blockbuster Video, York Properties, Carolina Antique Mall, The Junior League of Raleigh, K&W Cafeteria,
					Harris Teeter,	Johnson-Lambe Sporting Goods, Home
Cameron Village (4)	2004	1949	635,918	88.4%	Fresh Market	Economics, Pier 1 Imports
Fuquay Crossing (4)	2004	2002	124,774	97.1%	Kroger	Gold s Gym, Dollar Tree Office Max, Petsmart, Shoe Carnival, (Target), United Artist Theater, (Home
Garner	1998	1998	221,776	98.3%	Kroger	Depot)
Glenwood Village	1997	1983	42,864	90.5%	Harris Teeter	•
Greystone Village (4)	2004	1986	85,665	96.2%	Food Lion	Eckerd
Lake Pine Plaza	1998	1997	87,691	96.8%	U	
Maynard Crossing	1998	1997	122,782	100.0%	U	
Middle Creek Commons (3)	2006	2006	74,098	66.8%	Lowes Foods	
Channer of Wildeins (4)	2005	1006	149 204	85.2%	Trader Joe s	Athletic Clubs Inc, Home Comfort
Shoppes of Kildaire (4) Southpoint Crossing	1998	1986 1998	148,204 103,128	98.6%	Kroger	Furniture, Gold s Gym, Staples
Sutton Square (4)	2006	1985	103,128	89.2%	Harris Teeter	Eckerd
Woodcroft Shopping Center	1996	1984	89,833		Food Lion	True Value Hardware
wooderest snopping center	1,,,0	1,0.	05,000	100.070	1000 21011	
Subtotal/Weighted Average (NC)			2,193,420	92.4%		
MARYLAND						
<u>Baltimore</u>						
Elkridge Corners (4)	2005	1990	73,529	100.0%	Super Fresh	Rite Aid
Festival at Woodholme (4)	2005	1986	81,027	93.3%	Trader Joe s	
Lee Airport (3)	2005	2005	129,940	67.0%	Giant Food Shoppers Food	
Northway Shopping Center (4)	2005	1987	98,016	96.5%	Warehouse	Goodwill Industries Rite Aid, Parkville Lanes, Castlewood
Parkville Shopping Center (4)	2005	1961	162,435	94.9%	Super Fresh Shoppers Food	Realty
Southside Marketplace (4)	2005	1990	125,147	87.2%	Warehouse	Rite Aid TJ Maxx, Sony Theatres, Ross Dress for
Valley Centre (4)	2005	1987	247,312	97.1%		Less, Homegoods, Staples, Annie Sez
Other Maryland						

Edgar Filing: REGENCY CENTERS CORP - Form 10-K

Bowie Plaza (4) 2005 1966 104,037 94.0% Giant Food CVS		
Clinton Park (4) 2003 206,050 97.6% Giant Food Sears, GCO Carpet Outlet, (Toys	R Us	3)
Shoppers Food		
Cloppers Mill Village (4) 2005 1995 137,035 98.9% Warehouse CVS		
Firstfield Shopping Center (4) 2005 1978 22,328 100.0%		
Goshen Plaza (4) 2005 1987 45,654 100.0% CVS		
King Farm Apartments (4) 2004 2001 64,775 93.5%		
King Farm Village Center (4) 2004 2001 120,326 100.0% Safeway		
Mitchellville Plaza (4) 2005 1991 156,124 95.5% Food Lion		
Shoppers Food		
Takoma Park (4) 2005 1960 106,469 100.0% Warehouse		
Watkins Park Plaza (4) 2005 1985 113,443 98.5% Safeway CVS		
Woodmoor Shopping Center		
(4) 2005 1954 64,682 95.1% CVS		
Subtotal/Weighted Average		
(MD) 2,058,329 94.6%		

		Year	Leasable			
	Year	Con-	Area	Percent	Grocery	
Property Name PENNSYLVANIA	Acquired	structed (1)	(GLA)	Leased (2)	Anchor	Drug Store & Other Anchors > 10,000 Sq Ft
Allentown / Bethlehem						
Allen Street Shopping Center (4)	2005	1958	46,420	100.0%	Ahart Market	Eckerd
Stefko Boulevard Shopping Center (4)	2005	1976	133,824	96.2%	Valley Farm Market	
Harrisburg Silver Spring Square (3)	2005	2005	347,435	66.9%	Wegmans	(Target)
Philadelphia						
City Avenue Shopping Center (4)	2005	1960	159,419	97.6%		Ross Dress for Less, TJ Maxx, Sears Gateway Pharmacy, Staples, TJ Maxx,
Gateway Shopping Center	2004	1960	219,337	93.8%	Trader Joe s	Famous Footwear, JoAnn Fabrics
Kulpsville Village Center (3)	2006	2006	14,820	100.0%		Walgreens
Mayfair Shopping Center (4)	2005	1988	112,276	97.5%	Shop N Bag	Eckerd, Dollar Tree
Mercer Square Shopping Center (4) Newtown Square Shopping	2005	1988	91,400	100.0%	Genuardi s	
Center (4) Towamencin Village Square	2005	1970	146,893	95.8%	Acme Markets	Eckerd
(4)	2005	1990	122,916	98.7%	Genuardi s	Eckerd, Sears, Dollar Tree
Warwick Square Shopping (4)	2005	1999	89,680	92.6%	Genuardi s	
Other Pennsylvania						
Kenhorst Plaza (4)	2005	1990	159,150	95.0%	Redner s Market	Rite Aid, Sears, US Post Office
Hershey	2003	2000	6,000	100.0%	Market	Rite Ald, Sears, OS Fost Office
110101101	2000	2000	0,000	1001070		
Subtotal/Weighted Average			1 640 570	00.16		
(PA)			1,649,570	90.1%		
WASHINGTON						
Portland						
Orchard Market Center	2002	2004	51,959	100.0%		Jo-Ann Fabrics, Petco
Orchards Phase II (3)	2005	2005	120,058	61.2%		Wallace Theaters, Office Depot
<u>Seattle</u>						
Aurora Marketplace (4)	2005	1991	106,921	100.0%	Safeway	TJ Maxx Bally Total Fitness, Fashion Bug, Jo-Ann Fabrics, Long s Drug, Ross Dress For
Cascade Plaza (4)	1999	1999	211,072	97.9%	Safeway	Less
Eastgate Plaza (4)	2005	1956	78,230	100.0%	Albertsons	Rite Aid
Inglewood Plaza	1999	1985	17,253	100.0%		
James Center (4)	1999	1999	140,240		Fred Myer	Rite Aid
Overlake Fashion Plaza (4)	2005	1987	80,555	100.0%		Marshalls, (Sears)
Pine Lake Village	1999	1989	102,953	100.0%	Quality Foods	Rite Aid
Sammamish Highland	1999	1992	101,289	92.6%	(Safeway)	Bartell Drugs, Ace Hardware
Southcenter	1999	1990	58,282	100.0%		(Target)

Thomas Lake	1999	1998	103,872	100.0%	Albertsons	Rite Aid
Subtotal/Weighted Average (WA)			1,172,684	94.5%		
OREGON						
Portland						
Cherry Park Market (4)	1999	1997	113,518	93.2%	Safeway	
					Unified Western	
Greenway Town Center (4)	2005	1979	93,101	100.0%	Grocers	Rite Aid, Dollar Tree

G	r	SS

		Year	Leasable			
	Year	Con-	Area	Percent	Grocery	
Property Name OREGON (continued)	Acquired	structed (1)	(GLA)	Leased (2)	Anchor	Drug Store & Other Anchors > 10,000 Sq Ft
Portland						
Hillsboro Market Center (4)	2000	2000	148,051	96.9%	Albertsons	Petsmart, Marshalls
Murrayhill Marketplace	1999	1988	149,215	99.8%	Safeway	Segal s Baby News
Sherwood Crossroads	1999	1999	87,966	100.0%	Safeway	
Sherwood Market Center	1999	1995	124,257	100.0% 100.0%	Albertsons	
Sunnyside 205 Tanasbourne Market (3)	1999 2006	1988 2006	52,710 71,000	88.0%	Whole Foods	
Walker Center	1999	1987	89,610	100.0%	Whole Foods	Sportmart
	1,,,,	1707	0,,010	100.070		Sportmart
Other Oregon Corvallis Market Center (3)	2006	2006	82,250	21.3%		TJ Maxx, Michael s
Subtotal/Weighted Average (OR)			1,011,678	91.5%		
(011)			1,011,070	71.0 %		
DELAWARE						
Dover White Oak Dover, DE	2000	2000	10,908	100.0%		Eckerd
Wilmington						
First State Plaza (4)	2005	1988	164,576	93.6%	Shop Rite	Cinemark Blue Hen Lanes, Cinema Center, Dollar Express, La Tolteca Restaurant, Goodwill
Newark Shopping Center (4)	2005	1987	183,017	77.6%		Industries
Pike Creek	1998	1981	229,510	98.7%	Acme Markets	K-Mart, Eckerd
Shoppes of Graylyn (4)	2005	1971	66,676	96.1%		Rite Aid
Subtotal/Weighted Average						
(DE)			654,687	91.3%		
MASSACHUSETTS						
Boston						
Shops at Saugus (3)	2006	2006	101,117	20.7%		La-Z-Boy
Speedway Plaza (4)	2006	1988	185,279	99.4%	Stop & Shop	BJ s Wholesale
						Brooks Pharmacy, K&G Fashion, Dollar
Twin City Plaza	2006	2004	281,703	95.9%	Shaw s	Tree, Gold s Gym, Marshall s
Subtotal/Weighted Average						
(MA)			568,099	83.7%		
SOUTH CAROLINA						
Charleston						
Merchants Village (4)	1997	1997	79,724	100.0%	Publix	
Orangeburg (3)	2006	2006	14,820	100.0%		Walgreens
Queensborough (4)	1998	1993	82,333	100.0%	Publix	

Edgar Filing: REGENCY CENTERS CORP - Form 10-K

<u>Columbia</u>					
Murray Landing (4)	2002	2003	64,359	93.4%	Publix
North Pointe (4)	2004	1996	64,257	100.0%	Publix
Rosewood Shopping Center					
(4)	2001	2001	36,887	94.3%	Publix
<u>Greenville</u>					
Fairview Market (4)	2004	1998	53,888	97.4%	Publix
Pelham Commons	2002	2003	76,541	93.7%	Publix
Poplar Springs (4)	2004	1995	64,038	98.2%	Publix
Subtotal/Weighted Average					
(SC)			536,847	97.5%	

(-	ross

		Year	Leasable			
	Year	Con-	Area	Percent	Grocery	
Property Name ARIZONA	Acquired	structed (1)	(GLA)	Leased (2)	Anchor	Drug Store & Other Anchors > 10,000 Sq Ft
Phoenix	2002	2000	112 202	00.00	C-f	
Anthem Marketplace Palm Valley Marketplace (4)	2003 2001	2000 1999	113,292 107,647	98.8% 100.0%	Safeway Safeway	
3 1 ()			ŕ		J	Bally Total Fitness, Chez Antiques, E & J
Pima Crossing	1999	1996	239,438	100.0%		Designer Shoe Outlet, Paddock Pools Store, Pier 1 Imports, Stein Mart
Shops at Arizona	2003	2000	35,710	94.1%		Ace Hardware
Subtotal/Weighted Average (AZ)			496,087	99.3%		
TENNESSEE						
<u>Nashville</u>						
Harding Place	2004	2004	4,849	62.3%		(Wal-Mart)
Lebanon Center (3)	2006	2006	63,802	71.5%	Publix	
Harpeth Village Fieldstone	1997	1998	70,091	100.0%	Publix	(W. I.
Nashboro Northlake Village I & II	1998 2000	1998 1988	86,811 141,685	100.0% 94.7%	Kroger Kroger	(Walgreens) CVS, Petco
Peartree Village	1997	1997	109,904	100.0%	Harris Teeter	Eckerd, Office Max
Other Tennessee						
Dickson Tn	1998	1998	10,908	100.0%		Eckerd
Subtotal/Weighted Average (TN)			488,050	94.4%		
MINNESOTA						
					Rainbow	Petco, Jo-Ann Fabrics, (Burlington Coat
Apple Valley Square (4)	2006	1998	184,841	95.2%	Foods	Factory)
Colonial Square (4)	2005	1959	93,200	97.9%	Lund s	
Rockford Road Plaza (4)	2005	1991	205,897	97.1%	Rainbow Foods	Petsmart, Homegoods, TJ Maxx
Subtotal/Weighted Average (MN)			483,938	96.5%		
(MIN)			463,936	90.3 /0		
MICHIGAN						
Independence Square	2003	2004	89,083	96.7%	Kroger	
Fenton Marketplace	1999	1999	97,224	92.9%	Farmer Jack	Michaels
State Street Crossing (3)	2006	2006	21,004	02.00	77	(Wal-Mart)
Waterford Towne Center	1998	1998	96,101	92.9%	Kroger	
Subtotal/Weighted Average (MI)			303,412	87.6%		
KENTUCKY						
Franklin Square (4)	1998	1988	203,318	93.9%	Kroger	
,			, -		C	

Edgar Filing: REGENCY CENTERS CORP - Form 10-K

Silverlake (4)	1998	1988	99,352	97.3%	Kroger	Rite Aid, Chakeres Theatre, JC Penney, Office Depot
			,			
Subtotal/Weighted Average (KY)			302,670	95.0%		
WISCONSIN						
Racine Centre Shopping Center					Piggly	Office Depot, Factory Card Outlet, Dollar
(4) Whitnall Square Shopping	2005	1988	135,827	98.2%	Wiggly Pick N	Tree
Center (4)	2005	1989	133,301	96.3%	Save	Harbor Freight Tools, Dollar Tree
Subtotal/Weighted Average (WI)			269,128	97.3%		

(+	rı	ารร

		Year	Leasable			
	Year	Con-	Area	Percent	Grocery	
Property Name ALABAMA	Acquired	structed (1)	(GLA)	Leased (2)	Anchor	Drug Store & Other Anchors > 10,000 Sq Ft
Southgate Village Shopping Ctr (4)	2001	1988	75,092	100.0%	Publix	Pet Supplies Plus
Valleydale Village Shop Center (4)	2002	2003	118,466	70.8%	Publix	
Subtotal/Weighted Average (AL)			193,558	82.2%		
INDIANA						
<u>Chicago</u> Airport Crossing (3) Augusta Center (3)	2006 2006	2006 2006	11,921 14,537	20.5%		(Kohl s)
<u>Indianapolis</u>					(Wal-Mart	
Greenwood Springs Willow Lake Shopping	2004	2004	28,028	35.0%	Supercenter)	(Gander Mountain)
Center (4) Willow Lake West Shopping	2005	1987	85,923	91.4%	(Kroger)	Factory Card Outlet
Center (4)	2005	2001	52,961	86.5%	Trader Joe s	
Subtotal/Weighted Average (IN)			193,370	70.9%		
CONNECTICUT						
Corbin s Corner (4)	2005	1962	179,730	100.0%	Trader Joe s	Toys R Us, Best Buy, Old Navy, Office Depot, Pier 1 Imports
Subtotal/Weighted Average (CT)			179,730	100.0%		
NEW JERSEY						
Haddon Commons (4) Plaza Square (4)	2005 2005	1985 1990	52,640 103,842	93.4% 100.0%		CVS
Subtotal/Weighted Average (NJ)			156,482	97.8%		
NEW HAMPSHIRE						
Amherst Street Village Center	2004	2004	33,481	91.6%		Petsmart, Walgreens
Merrimack Shopping Center (3)	2004	2004	91,692	68.7%	Shaw s	

Edgar Filing: REGENCY CENTERS CORP - Form 10-K

Subtotal/Weighted Average (NH)			125,173	74.8%		
NEVADA						
Anthem Highland Shopping Center (3)	2004	2004	119,313	87.4%	Albertsons	Sav-On Drugs
Subtotal/Weighted Average (NV)			119,313	87.4%		
DISTRICT OF COLUMBIA						
Shops at The Columbia (4) Spring Valley Shopping	2006	2006	22,811	81.5%	Trader Joe s	
Center (4)	2005	1930	16,834	100.0%		CVS
Subtotal/Weighted Average (DC)			39,645	89.4%		
Total Weighted Average		4	47,187,462	91.0%		

⁽¹⁾ Or latest renovation.

Note: Shadow anchor is indicated by parentheses.

⁽²⁾ Includes development properties. If development properties are excluded, the total percentage leased would be 95.4% for Company shopping centers.

⁽³⁾ Property under development or redevelopment.

⁽⁴⁾ Owned by a joint venture with outside investors in which RCLP or an affiliate is the general partner.

⁽⁵⁾ Dark Grocer

Item 3. Legal Proceedings

We are a party to various legal proceedings, which arise, in the ordinary course of our business. We are not currently involved in any litigation nor to our knowledge, is any litigation threatened against us, the outcome of which would, in our judgment based on information currently available to us, have a material adverse effect on our financial position or results of operations.

Item 4. Submission of Matters to a Vote of Security Holders

No matters were submitted for stockholder vote during the fourth quarter of 2006.

PART II

Item 5. Market for the Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

Our common stock is traded on the New York Stock Exchange (NYSE) under the symbol REG . We currently have approximately 23,900 stockholders. The following table sets forth the high and low prices and the cash dividends declared on our common stock by quarter for 2006 and 2005.

		2006				2005			
			Cash			Cash			
	High	Low	Dividends	High	Low	Dividends			
Quarter Ended	Price	Price	Declared	Price	Price	Declared			
March 31	\$ 69.00	58.64	.595	55.39	47.00	.55			
June 30	67.99	59.18	.595	59.79	47.30	.55			
September 30	69.06	60.86	.595	63.20	55.53	.55			
December 31	81.42	67.59	.595	60.07	52.02	.55			

We intend to pay regular quarterly distributions to our common stockholders. Future distributions will be declared and paid at the discretion of our Board of Directors, and will depend upon cash generated by operating activities, our financial condition, capital requirements, annual distribution requirements under the REIT provisions of the Internal Revenue Code of 1986, as amended, and such other factors as our Board of Directors deem relevant. We anticipate that for the foreseeable future, cash available for distribution will be greater than earnings and profits due to non-cash expenses, primarily depreciation and amortization, to be incurred by us. Distributions by us to the extent of our current and accumulated earnings and profits for federal income tax purposes will be taxable to stockholders as either ordinary dividend income or capital gain income if so declared by us. Distributions in excess of earnings and profits generally will be treated as a non-taxable return of capital. Such distributions have the effect of deferring taxation until the sale of a stockholder s common stock. In order to maintain our qualification as a REIT, we must make annual distributions to stockholders of at least 90% of our taxable income. Under certain circumstances, which we do not expect to occur, we could be required to make distributions in excess of cash available for distributions in order to meet such requirements. We currently maintain the Regency Centers Corporation Dividend Reinvestment and Stock Purchase Plan which enables our stockholders to automatically reinvest distributions, as well as, make voluntary cash payments towards the purchase of additional shares.

Under our loan agreement for our line of credit, distributions may not exceed 95% of Funds from Operations (FFO) based on the immediately preceding four quarters. FFO is defined in accordance with the NAREIT definition available on their website at www.nareit.com. Also, in the event of any monetary default, we may not make distributions to stockholders.

Item 5. Market for the Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities (continued)

We sold the following equity securities during the quarter ended December 31, 2006 that we did not report on Form 8-K because they represent in the aggregate less than 1% of our outstanding common stock. All shares were issued to one accredited investor, an unrelated party, in a transaction exempt from registration pursuant to Section 4(2) of the Securities Act of 1933, in exchange for an equal number of common units of our operating partnership, Regency Centers, L.P.

Date	Number of Shares
10/05/06	10,943
11/01/06	6,250
12/06/06	10,000

The following table provides information about the Company s purchases of equity securities that are registered by the Company pursuant to Section 12 of the Exchange Act during the quarter ended December 31, 2006:

Period	Total number of shares purchased ⁽¹⁾	p	rage price aid per share	Total number of shares purchased as part of publicly announced plans or programs	Maximum number or approximate dollar value of shares that may yet be purchased under the plans or programs
October 1 through October 31, 2006	22,223	\$	70.78		
November 1 through November 30,					
2006	1,638	\$	74.74		
December 1 through December 31,					
2006	101,605	\$	79.27		
Total	125,466	\$	77.71		

⁽¹⁾ Represents shares delivered in payment of withholding taxes in connection with stock option exercises by participants under Regency s Long-Term Omnibus Plan.

Item 6. Selected Consolidated Financial Data (in thousands, except per share data and number of properties)

The following table sets forth Selected Consolidated Financial Data for Regency on a historical basis for the five years ended December 31, 2006. This information should be read in conjunction with the consolidated financial statements of Regency (including the related notes thereto) and Management s Discussion and Analysis of the Financial Condition and Results of Operations, each included elsewhere in this Form 10-K. This historical Selected Consolidated Financial Data has been derived from the audited consolidated financial statements and restated for discontinued operations.

		2006	2005	2004	2003	2002
Operating Data:						
Revenues	\$	420,338	380,636	357,641	332,853	329,995
Operating expenses		240,521	205,560	195,434	174,328	164,500
Other expenses (income)		14,090	67,559	40,802	33,545	60,801
Minority interests		10,582	10,330	22,028	32,511	35,712
Income from continuing operations		155,145	97,187	99,377	92,469	68,982
Income from discontinued operations		63,366	65,460	36,950	38,320	41,542
Net income		218,511	162,647	136,327	130,789	110,524
Preferred stock dividends		19,675	16,744	8,633	4,175	2,858
Net income for common stockholders		198,836	145,903	127,694	126,614	107,666
Income per common share - diluted:						
Income from continuing operations	\$	1.97	1.22	1.47	1.48	0.99
Net income for common stockholders	\$	2.89	2.23	2.08	2.12	1.84
Balance Sheet Data:						
Real estate investments before accumulated depreciation	\$ 3	3,901,633	3,775,433	3,332,671	3,166,346	3,094,071
Total assets	3	3,671,785	3,616,215	3,243,824	3,098,229	3,068,928
Total debt		1,575,386	1,616,386	1,493,090	1,452,777	1,333,524
Total liabilities	1	1,734,572	1,739,225	1,610,743	1,562,530	1,426,349
Minority interests		83,896	88,165	134,364	254,721	420,859
Stockholders equity	1	1,853,317	1,788,825	1,498,717	1,280,978	1,221,720
Other Information:						
Common dividends declared per share	\$	2.38	2.20	2.12	2.08	2.04
Common stock outstanding including convertible preferred stock and operating						
partnership units		69,759	69,218	64,297	61,227	61,512
Combined Basis gross leasable area (GLA)		47,187	46,243	33,816	30,348	29,483
Combined Basis number of properties owned		405	393	291	265	262
Ratio of earnings to fixed charges		2.3	2.1	2.1	1.8	1.5

Item 7. Management s Discussion and Analysis of Financial Condition and Results of Operations Overview and Operating Philosophy

Regency is a qualified real estate investment trust (REIT), which began operations in 1993. Our primary operating and investment goal is long-term growth in earnings per share and total shareholder return, which we work to achieve by focusing on a strategy of owning, operating and developing high-quality community and neighborhood shopping centers that are tenanted by market-dominant grocers, category-leading anchors, specialty retailers and restaurants located in areas with above average household incomes and population densities. All of our operating, investing and financing activities are performed through our operating partnership, Regency Centers, L.P. (RCLP), RCLP s wholly owned subsidiaries, and through its investments in joint ventures with third parties. Regency currently owns 99% of the outstanding operating partnership units of RCLP.

At December 31, 2006, we directly owned 218 shopping centers (the Consolidated Properties) located in 22 states representing 24.7 million square feet of gross leasable area (GLA). Our cost of these shopping centers is \$3.5 billion before depreciation. Through joint ventures, we own partial interests in 187 shopping centers (the Unconsolidated Properties) located in 24 states and the District of Columbia representing 22.5 million square feet of GLA. Our investment, at cost, in the Unconsolidated Properties is \$434.1 million. Certain portfolio information described below is presented (a) on a Combined Basis, which is a total of the Consolidated Properties and the Unconsolidated Properties, (b) for our Consolidated Properties only and (c) for the Unconsolidated Properties that we own through joint ventures. We believe that presenting the information under these methods provides a more complete understanding of the properties that we wholly-own versus those that we partially-own, but for which we provide full property management, asset management, investing and financing services. The shopping center portfolio that we manage, on a Combined Basis, represents 405 shopping centers located in 28 states and the District of Columbia and contains 47.2 million square feet of GLA.

We earn revenues and generate cash flow by leasing space in our shopping centers to market-leading grocers, major retail anchors, specialty side-shop retailers, and restaurants, including ground leasing or selling building pads (out-parcels) to these tenants. We experience growth in revenues by increasing occupancy and rental rates at currently owned shopping centers, and by acquiring and developing new shopping centers. Community and neighborhood shopping centers generate substantial daily traffic by conveniently offering daily necessities and services. This high traffic generates increased sales, thereby driving higher occupancy and rental-rate growth, which we expect will sustain our growth in earnings per share and increase the value of our portfolio over the long term.

We seek a range of strong national, regional and local specialty retailers, for the same reason that we choose to anchor our centers with leading grocers and major retailers who provide a mix of goods and services that meet consumer needs. We have created a formal partnering process—the Premier Customer Initiative (PCI) to promote mutually beneficial relationships with our specialty retailers. The objective of PCI is for Regency to build a base of specialty tenants who represent the best-in-class operators in their respective merchandising categories. Such retailers reinforce the consumer appeal and other strengths of a center—s anchor, help to stabilize a center—s occupancy, reduce re-leasing downtime, reduce tenant turnover and yield higher sustainable rents.

We grow our shopping center portfolio through acquisitions of operating centers and new shopping center development, where we acquire the land and construct the building. Development is customer driven, meaning we generally have an executed lease from the anchor before we start construction. Developments serve the growth needs of our anchors, and specialty retailers, resulting in modern shopping centers with long-term anchor leases that produce attractive returns on our invested capital. This development process can require up to 36 months, or longer, from initial land or redevelopment acquisition through construction, lease-up and stabilization of rental income, depending upon the size of the project. Generally, anchor tenants begin operating their stores prior to the completion of construction of the entire center, resulting in rental income during the development phase.

30

Edgar Filing: REGENCY CENTERS CORP - Form 10-K

Table of Contents

We intend to maintain a conservative capital structure to fund our growth programs, which should preserve our investment-grade ratings. Our approach is founded on our self-funding business model. This model utilizes center—recycling—as a key component, which requires ongoing monitoring of each center to ensure that it continues to meet our investment standards. We sell the operating properties that no longer measure up to our standards. We also develop certain retail centers because of their attractive profit margins with the intent of selling them to joint ventures or other third parties upon completion. These sale proceeds are re-deployed into new, higher-quality developments and acquisitions that are expected to generate sustainable revenue growth and more attractive returns.

Joint venturing of shopping centers also provides us with a capital source for new developments and acquisitions, as well as the opportunity to earn fees for asset and property management services. As asset manager, we are engaged by our partners to apply similar operating, investment, and capital strategies to the portfolios owned by the joint ventures. Joint ventures grow their shopping center investments through acquisitions from third parties or direct purchases from Regency. Although selling properties to joint ventures reduces our ownership interest, we continue to share in the risks and rewards of centers that meet our high quality standards and long-term investment strategy. We have no obligations or liabilities of the joint ventures beyond our ownership interest percentage.

We have identified certain significant risks and challenges affecting our industry, and we are addressing them accordingly. An economic downturn could result in declines in occupancy levels at our shopping centers, which would reduce our rental revenues; however, we believe that our investment focus on neighborhood and community shopping centers that conveniently provide daily necessities will minimize the impact of a downturn in the economy. Increased competition from super-centers and industry consolidation could result in retailer store closings; however, we closely monitor the operating performance and tenants—sales in our shopping centers that operate near super-centers as well as those tenants operating retail formats that are experiencing significant changes in competition or business practice. We also continue to monitor retail trends and merchandise our shopping centers based on consumer demand. A significant slowdown in retailer demand for new stores could cause a corresponding reduction in our shopping center development program that would likely reduce our future rental revenues and profits from development sales; as well as, increase our operating expenses as a result of reducing our capitalized employee costs (See Critical Accounting Policies and Estimates—Capitalization of Costs described further below). However, based upon our current pipeline of development projects undergoing due diligence, which is our best indication of retailer expansion plans, the presence of our development teams in key markets in combination with their excellent relationships with leading anchor tenants, we believe that we will be able to sustain our development program at current averages in the foreseeable three to five year period.

31

Shopping Center Portfolio

The following tables summarize general operating statistics related to our shopping center portfolio, which we use to evaluate and monitor our performance. The portfolio information below is presented (a) on a Combined Basis, (b) for Consolidated Properties and (c) for Unconsolidated Properties, the definitions of which are provided above:

	December 31,	December 31,
	2006	2005
Number of Properties (a)	405	393
Number of Properties (b)	218	213
Number of Properties (c)	187	180
Properties in Development (a)	47	31
Properties in Development (b)	43	30
Properties in Development (c)	4	1
Gross Leaseable Area (a)	47,187,462	46,243,139
Gross Leaseable Area (b)	24,654,082	24,382,276
Gross Leaseable Area (c)	22,533,380	21,860,863
Percent Leased (a)	91.0%	91.3%
Percent Leased (b)	87.3%	88.0%
Percent Leased (c)	95.0%	95.1%

We seek to reduce our operating and leasing risks through diversification which we achieve by geographically diversifying our shopping centers; avoiding dependence on any single property, market, or tenant, and owning a portion of our shopping centers through joint ventures.

32

The following table is a list of the shopping centers summarized by state and in order of largest holdings presented on a Combined Basis:

	December 31, 2006 % of Total				December 31, 2005 % of Total				
Location	# Properties	GLA	GLA	% Leased	# Properties	GLA	GLA	% Leased	
California	71	9,521,497	20.2%	88.6%	70	8,855,638	19.2%	93.3%	
Florida	55	6,175,929	13.1%	93.1%	51	5,912,994	12.8%	94.5%	
Texas	39	4,779,440	10.1%	86.1%	38	5,029,590	10.9%	84.7%	
Virginia	33	3,884,864	8.2%	94.1%	31	3,628,732	7.8%	95.0%	
Georgia	32	2,735,441	5.8%	92.6%	33	2,850,662	6.2%	95.4%	
Colorado	21	2,345,224	5.0%	91.8%	22	2,507,634	5.4%	84.3%	
Ohio	16	2,292,515	4.9%	85.3%	16	2,045,260	4.4%	82.3%	
Illinois	16	2,256,682	4.8%	95.8%	17	2,410,178	5.2%	95.9%	
North Carolina	16	2,193,420	4.6%	92.4%	15	2,114,667	4.6%	91.7%	
Maryland	18	2,058,329	4.4%	94.6%	21	2,435,783	5.3%	93.6%	
Pennsylvania	13	1,649,570	3.5%	90.1%	13	1,665,005	3.6%	75.3%	
Washington	11	1,172,684	2.5%	94.5%	12	1,334,337	2.9%	93.6%	
Oregon	10	1,011,678	2.1%	91.5%	8	854,729	1.8%	97.1%	
Delaware	5	654,687	1.4%	91.3%	5	654,687	1.4%	90.3%	
Massachusetts	3	568,099	1.2%	83.7%					
South Carolina	9	536,847	1.1%	97.5%	6	624,450	1.4%	97.4%	
Arizona	4	496,087	1.1%	99.3%	8	522,027	1.1%	96.0%	
Tennessee	7	488,050	1.0%	94.4%	4	496,087	1.1%	99.4%	
Minnesota	3	483,938	1.0%	96.5%	2	299,097	0.6%	97.3%	
Michigan	4	303,412	0.6%	87.6%	3	282,408	0.6%	95.5%	
Kentucky	2	302,670	0.6%	95.0%	2	302,670	0.7%	94.7%	
Wisconsin	2	269,128	0.6%	97.3%	3	372,382	0.8%	94.4%	
Alabama	2	193,558	0.4%	82.2%	3	267,689	0.6%	84.8%	
Indiana	5	193,370	0.4%	70.9%	3	229,619	0.5%	84.3%	
Connecticut	1	179,730	0.4%	100.0%	1	167,230	0.4%	100.0%	
New Jersey	2	156,482	0.3%	97.8%	2	156,482	0.3%	97.8%	
New Hampshire	2	125,173	0.3%	74.8%	2	112,752	0.2%	67.8%	
Nevada	1	119,313	0.3%	87.4%	1	93,516	0.2%	73.6%	
Dist. of Columbia	2	39,645	0.1%	89.4%	1	16,834		100.0%	
Total	405	47,187,462	100.0%	91.0%	393	46,243,139	100.0%	91.3%	

The following table is a list of the shopping centers summarized by state and in order of largest holdings presented for the Consolidated Properties:

	December 31, 2006 % of Total				December 31, 2005 % of Total			
Location	# Properties	GLA	GLA	% Leased	# Properties	GLA	GLA	% Leased
California	46	5,861,515	23.8%	84.9%	45	5,319,464	21.8%	91.2%
Florida	34	4,054,604	16.4%	93.6%	35	4,185,221	17.2%	95.6%
Texas	30	3,629,118	14.7%	82.5%	30	3,890,913	16.0%	81.6%
Ohio	14	2,037,134	8.3%	83.6%	15	1,936,337	7.9%	81.5%
Georgia	16	1,408,407	5.7%	89.7%	16	1,410,412	5.8%	93.7%
Colorado	13	1,158,670	4.7%	89.0%	14	1,321,080	5.4%	73.4%
Virginia	9	1,018,531	4.1%	89.1%	9	973,744	4.0%	93.5%
North Carolina	9	947,413	3.8%	95.3%	9	970,506	4.0%	96.6%
Oregon	7	657,008	2.7%	88.8%	5	500,059	2.0%	97.4%
Pennsylvania	4	587,592	2.4%	78.1%	3	573,410	2.3%	37.0%
Washington	6	555,666	2.3%	90.3%	7	717,319	2.9%	89.4%
Tennessee	7	488,050	2.0%	94.4%	6	624,450	2.6%	97.4%
Illinois	3	415,011	1.7%	93.6%	3	415,011	1.7%	95.6%
Arizona	3	388,440	1.6%	99.1%	3	388,440	1.6%	99.3%
Massachusetts	2	382,820	1.5%	76.1%				
Michigan	4	303,412	1.2%	87.6%	3	282,408	1.1%	95.5%
Delaware	2	240,418	1.0%	98.7%	2	240,418	1.0%	97.8%
Maryland	1	129,940	0.5%	67.0%	1	121,050	0.5%	49.6%
New Hampshire	2	125,173	0.5%	74.8%	2	112,752	0.5%	67.8%
Nevada	1	119,313	0.5%	87.4%	1	93,516	0.4%	73.6%
South Carolina	2	91,361	0.4%	94.7%	2	140,900	0.6%	91.2%
Indiana	3	54,486	0.2%	23.5%	1	90,735	0.4%	72.2%
Alabama					1	74,131	0.3%	96.8%
Total	218	24,654,082	100.0%	87.3%	213	24,382,276	100.0%	88.0%

The Consolidated Properties are encumbered by mortgage loans of \$255.6 million.

The following table is a list of the shopping centers summarized by state and in order of largest holdings presented for the Unconsolidated Properties owned in joint ventures:

		December 31, 2005 % of Total						
Location	# Properties	GLA	GLA	% Leased	# Properties	GLA	GLA	% Leased
California	25	3,659,982	16.2%	94.5%	25	3,536,174	16.2%	96.5%
Virginia	24	2,866,333	12.7%	95.8%	22	2,654,988	12.2%	95.6%
Florida	21	2,121,325	9.4%	92.1%	16	1,727,773	7.9%	91.7%
Maryland	17	1,928,389	8.6%	96.4%	20	2,314,733	10.6%	95.9%
Illinois	13	1,841,671	8.2%	96.3%	14	1,995,167	9.1%	95.9%
Georgia	16	1,327,034	5.9%	95.7%	17	1,440,250	6.6%	97.0%
North Carolina	7	1,246,007	5.5%	90.1%	6	1,144,161	5.2%	87.6%
Colorado	8	1,186,554	5.3%	94.5%	8	1,186,554	5.4%	96.3%
Texas	9	1,150,322	5.1%	97.4%	8	1,138,677	5.2%	95.4%
Pennsylvania	9	1,061,978	4.7%	96.8%	10	1,091,595	5.0%	95.5%
Washington	5	617,018	2.7%	98.3%	5	617,018	2.8%	98.4%
Minnesota	3	483,938	2.2%	96.5%	2	299,097	1.4%	97.3%
South Carolina	7	445,486	2.0%	98.0%	6	381,127	1.7%	97.9%
Delaware	3	414,269	1.8%	87.0%	3	414,269	1.9%	85.9%
Oregon	3	354,670	1.6%	96.5%	3	354,670	1.6%	96.6%
Kentucky	2	302,670	1.3%	95.0%	2	302,670	1.4%	94.7%
Wisconsin	2	269,128	1.2%	97.3%	3	372,382	1.7%	94.4%
Ohio	2	255,381	1.1%	99.0%	1	108,923	0.5%	97.6%
Alabama	2	193,558	0.9%	82.2%	2	193,558	0.9%	80.2%
Massachusetts	1	185,279	0.8%	99.4%				
Connecticut	1	179,730	0.8%	100.0%	1	167,230	0.8%	100.0%
New Jersey	2	156,482	0.7%	97.8%	2	156,482	0.7%	97.8%
Indiana	2	138,884	0.6%	89.5%	2	138,884	0.6%	92.2%
Arizona	1	107,647	0.5%	100.0%	1	107,647	0.5%	100.0%
Dist. of Columbia	2	39,645	0.2%	89.4%	1	16,834	0.1%	100.0%
Total	187	22,533,380	100.0%	95.0%	180	21,860,863	100.0%	95.1%

The Unconsolidated Properties are encumbered by mortgage loans of \$2.4 billion.

The following summarizes the four largest grocery tenants occupying our shopping centers at December 31, 2006:

	Number of	Percentage of Company-	Percentage of Annualized
Grocery Anchor	Stores (a)	owned GLA (b)	Base Rent (b)
Kroger	67	9.5%	6.4%
Publix	65	6.3%	4.1%
Safeway	65	5.8%	3.9%
Super Valu	35	3.6%	2.9%

- (a) For the Combined Properties including stores owned by grocery anchors that are attached to our centers.
- (b) GLA and annualized base rent include the Consolidated Properties plus Regency s pro-rata share of the Unconsolidated Properties.

Although base rent is supported by long-term lease contracts, tenants who file bankruptcy are able to cancel their leases and close their related stores. In the event that a tenant with a significant number of leases in our shopping centers files bankruptcy and cancels its leases, we could experience a significant reduction in our revenues. We continually monitor industry trends and sales data to help us identify declines in retail categories or tenants who might be experiencing financial difficulties. We continue to monitor the video rental industry while its operators transition to different rental formats including on-line rental programs. At December 31, 2006, we had leases with 137 video rental stores representing \$9.8 million of annual rental income pertaining to Consolidated Properties and our pro rata share of the Unconsolidated Properties. We are not aware at this time of the current or pending bankruptcy of any of our tenants that would cause a significant reduction in our revenues, and no tenant represents more than 7% of the total of our annual base rental revenues and our pro-rata share of the base revenues of the Unconsolidated Properties.

Liquidity and Capital Resources

We expect that cash generated from operating activities will provide the necessary funds to pay our operating expenses, interest expense, scheduled principal payments on outstanding indebtedness, capital expenditures necessary to maintain and improve our shopping centers, and dividends to stockholders. Net cash provided by operating activities was \$216.8 million, \$205.4 million and \$181.5 million for the years ended December 31, 2006, 2005 and 2004, respectively. During 2006, 2005 and 2004, we incurred capital expenditures of \$14.0 million, \$14.4 million and \$11.7 million to improve our shopping centers, we paid scheduled principal payments of \$4.5 million, \$5.5 million and \$5.7 million to our lenders on mortgage loans, and we paid dividends to our stockholders and unit holders of \$185.2 million, \$167.4 million and \$154.8 million, respectively. The increase in dividends during 2006 was primarily related to a \$200 million equity offering completed during 2005, as described below under Equity Capital Transactions, and an increase in our annual dividend rate of 8.2%.

We intend to continue to grow our portfolio by investing in shopping centers through ground up development of new centers or acquisition of existing centers. Because development and acquisition activities are discretionary in nature, they are not expected to burden the capital resources we have currently available for liquidity requirements. We expect to meet our long-term capital investment requirements for development and acquisitions, as well as, the redemption of preferred stock and the repayment of maturing debt from: (i) residual cash generated from operating activities after the payments described above, (ii) proceeds from the sale of real estate, (iii) joint venturing of real estate, (iv) refinancing of debt, and (v) equity raised in the capital markets.

The following table summarizes net cash flows related to operating, investing and financing activities (in thousands):

	2006	2005	2004
Net cash provided by operating activities	\$ 216,815	205,403	181,522
Net cash provided by (used in) investing activities	38,231	(484,778)	(38,318)
Net cash (used in) provided by financing activities	(263,458)	226,513	(77,753)
Net (decrease) increase in cash and equivalents	\$ (8,412)	(52,862)	65,451

At December 31, 2006, we had an unlimited amount under our shelf registration for equity securities based on the new Securities and Exchange Commission (SEC) rules and RCLP had \$600 million available for debt under its shelf registration. We believe that our ability to access the capital markets as a source of funds to meet capital requirements is good.

At December 31, 2006 we had 47 properties under construction or undergoing major renovations on a Combined Basis, which when completed, will represent a net investment of \$1.1 billion after projected sales of adjacent land and out-parcels. This compares to 31 projects that were under construction at the end of 2005 representing an investment of \$735.1 million upon completion. We estimate that we will earn an average return on our investment on our current development projects of 7.9% on a fully allocated basis including direct internal costs and the cost to acquire any residual interests held by minority development partners. These average returns are approximately 110 basis points less than the projected yields on the developments that were under construction at the end of 2005, which is primarily the result of higher costs associated with the acquisition of land and construction. While the average return on investment has declined from historical levels, the Company believes that our development returns are sufficient on a risk adjusted basis. Costs necessary to complete the current development projects, net of projected land sales are estimated to be \$532 million and will likely be expended through 2010. The costs to complete these developments will be funded from our \$500 million line of credit, which had \$379 million of available funding at December 31, 2006, and from expected proceeds from the future sale of shopping centers as part of the capital recycling program described above. In February 2007, we increased the commitment of our line of credit to \$600 million with the ability to expand it to \$750 million as discussed further below in Notes Payable.

On April 11, 2006, we acquired a 100% interest in a shopping center for a purchase price of \$63.1 million which includes the assumption of \$44.0 million in debt. The acquisition was accounted for as a business combination purchase and the results of its operations are included in the consolidated financial statements from the date of acquisition. During 2006, we also acquired six shopping centers through our joint ventures for a combined purchase price of \$159.3 million as further described below.

During 2006, we sold 100% of our interest in 11 properties for proceeds of \$149.6 million, net of debt repayments and closing costs. The operating income and gains from these properties and properties classified as held for sale are included in discontinued operations. We also sold partial interests in six completed development properties to our joint ventures for \$135.0 million, or \$100 million net after excluding our ownership interests in the joint ventures. The details of the sales to joint ventures are further described below.

37

Investments in Unconsolidated Real Estate Partnerships (Joint Ventures)

At December 31, 2006, we had investments in unconsolidated real estate partnerships of \$434.1 million. The following is a summary of unconsolidated combined assets and liabilities of these joint ventures and our pro-rata share (see note below) at December 31, 2006 and 2005 (dollars in thousands):

	2006	2005
Number of Joint Ventures	18	15
Regency s Ownership	20%-50%	20%-50%
Number of Properties	187	180
Combined Assets Combined Liabilities Combined Equity	\$4,365,675 2,574,860 1,790,815	\$4,318,581 2,533,991 1,784,590
Regency s Share of ::		
Assets	\$1,106,803	\$1,383,069
Liabilities	646,346	818,439

⁽¹⁾ Pro rata financial information is not, and is not intended to be, a presentation in accordance with generally accepted accounting principles. However, management believes that providing such information is useful to investors in assessing the impact of its unconsolidated real estate partnership activities on the operations of Regency, which includes such items on a single line presentation under the equity method in its consolidated financial statements.

We account for all investments in which we own 50% or less and do not have a controlling financial interest using the equity method. We have determined that these investments are not variable interest entities, and therefore are subject to the voting interest model in determining our basis of accounting. Major decisions, including property acquisitions not meeting pre-established investment criteria, dispositions, financings, annual budgets and dissolution of the ventures are subject to the approval of all partners. Investments in real estate partnerships are primarily composed of joint ventures where we invest with three co-investment partners and a recently formed open-end real estate fund (Regency Retail Partners), as further described below. In addition to earning our pro-rata share of net income in each of these partnerships, we receive fees for asset management, property management, investment and financing services. During the years ended December 31, 2006, 2005 and 2004, we received fees from these joint ventures of \$30.8 million, \$26.8 million and \$9.3 million, respectively. Our investments in real estate partnerships as of December 31, 2006 and 2005 consist of the following (in thousands):

	Ownership	2006	2005
Macquarie CountryWide-Regency (MCWR I)	25.00%	\$ 60,651	61,375
Macquarie CountryWide Direct (MCWR I)	25.00%	6,822	7,433
Macquarie CountryWide-Regency II (MCWR II) (1)	24.95%	234,378	363,563
Macquarie CountryWide-Regency III (MCWR II)	24.95%	1,140	606
Columbia Regency Retail Partners (Columbia)	20.00%	36,096	36,659
Cameron Village LLC (Columbia)	30.00%	20,826	21,633
Columbia Regency Partners II (Columbia)	20.00%	11,516	2,093
RegCal, LLC (RegCal)	25.00%	18,514	14,921
Regency Retail Partners (the Fund)	26.80%	5,139	
Other investments in real estate partnerships	50.00%	39,008	37,334
Total		\$ 434,090	545,617

⁽¹⁾ At December 31, 2005, our ownership interest in Macquarie CountryWide-Regency II was 35% prior to the partial sale which is described below.

38

We co-invest with the Oregon Public Employees Retirement Fund in three joint ventures (collectively Columbia), in which we have ownership interests of 20% or 30%. As of December 31, 2006, Columbia owned 20 shopping centers, had total assets of \$558.1 million, and net income of \$11.6 million for the year ended. Our share of Columbia s total assets and net income was \$123.9 million and \$2.3 million, respectively. Our share of Columbia represents 3.4% of our total assets and 1.2% of our net income available for common stockholders. During 2006 Columbia acquired four shopping centers from unrelated parties for \$97.0 million. We contributed \$9.6 million for our proportionate share of the purchase price, which was net of \$36.4 million of assumed mortgage debt and \$13.3 million of financing obtained by Columbia. Columbia did not acquire any properties in 2005 and sold two shopping centers to an unrelated party for \$47.6 million at a gain of \$8.9 million.

We co-invest with the California State Teachers Retirement System (CalSTRS) in a joint venture (RegCal) in which we have a 25% ownership interest. As of December 31, 2006, RegCal owned nine shopping centers, had total assets of \$182.9 million, and had net income of \$1.7 million for the year ended. Our share of RegCal s total assets and net income was \$45.7 million and \$516,613, respectively. Our share of RegCal represents 1.2% of our total assets and less than 1% of our net income available for common stockholders, respectively. During 2006 RegCal acquired two shopping centers from unrelated parties for \$37.3 million. We contributed \$4.1 million for our proportionate share of the purchase price, which was net of financing obtained by RegCal. During 2005, RegCal acquired two shopping centers from an unrelated party for a purchase price of \$20.0 million. The Company contributed \$1.7 million for its proportionate share of the purchase price, which was net of loan financing assumed by RegCal.

We co-invest with Macquarie CountryWide Trust of Australia (MCW) in four joint ventures, two in which we have an ownership interest of 25% (MCWR I), and two in which we have an ownership interest of 24.95% (MCWR II).

As of December 31, 2006, MCWR I owned 50 shopping centers, had total assets of \$728.3 million, and net income of \$18.2 million for the year ended. Our share of MCWR I s total assets and net income was \$181.5 million and \$5.4 million, respectively. During 2006, MCWR I sold two shopping centers for \$28.0 million to unrelated parties for a gain of \$7.8 million, and acquired one shopping center from an unrelated party for a purchase price of \$25.0 million. We contributed \$748,466 for our proportionate share of the purchase price, which was net of \$12.5 million of assumed mortgage debt and \$10.4 million in 1031 proceeds. During 2005, MCWR I acquired one shopping center from an unrelated party for a purchase price of \$24.4 million. The Company contributed \$4.5 million for its proportionate share of the purchase price, which was net of loan financing placed on the shopping center by MCWR I. In addition, MCWR I acquired two properties from the Company valued at \$31.9 million, for which the Company received cash of \$25.7 million for MCW s proportionate share. During 2005, MCWR I sold four shopping centers to unrelated parties for \$34.7 million with a gain of \$582,910.

On June 1, 2005, MCWR II closed on the acquisition of a retail shopping center portfolio (the First Washington Portfolio) for a purchase price of approximately \$2.8 billion, including the assumption of approximately \$68.6 million of mortgage debt and the issuance of approximately \$1.6 billion of new mortgage loans on the properties acquired. The First Washington Portfolio acquisition was accounted for as a purchase business combination by MCWR II. At December 31, 2005, MCWR II was owned 64.95% by an affiliate of MCW, 34.95% by Regency and 0.1% by Macquarie-Regency Management, LLC (US Manager). US Manager is owned 50% by Regency and 50% by an affiliate of Macquarie Bank Limited. On January 13, 2006, we sold a portion of our investment in MCWR II to MCW for net cash of \$113.2 million and reduced our ownership interest from 35% to 24.95%, and recorded a gain of \$9.5 million on the partial sale of our interest. The proceeds from the sale were used to reduce our unsecured line of credit. At December 31, 2006, MCWR II is owned 75% by MCW s affiliate, 24.90% by Regency and 0.1% by US Manager. Including our share of US Manager, our effective ownership is 24.95% and is reflected as such under the equity method in the accompanying consolidated financial statements.

39

Edgar Filing: REGENCY CENTERS CORP - Form 10-K

Table of Contents

As of December 31, 2006, MCWR II owned 97 shopping centers, had total assets of \$2.7 billion and a net loss of \$24.7 million for the year ended. Our share of MCWR II s total assets and net loss was \$676.0 million and \$7.0 million, respectively. As a result of the significant amount of depreciation and amortization expense being recorded by MCWR II in connection with the acquisition of the First Washington Portfolio, the joint venture may continue to report a net loss in future years, but is expected to produce positive cash flow from operations. During 2006, MCWR II sold eight shopping centers for \$122.4 million to unrelated parties for a gain of \$1.5 million. MCWR II acquired four shopping centers from us for a sales price of \$62.4 million, or \$46.8 million on a net basis after excluding our 24.95% ownership interest. During 2005, MCWR II sold one shopping center for \$9.7 million to an unrelated party with a gain of \$35,127.

Our investment in the four joint ventures with MCW totals \$303.0 million and represents 8.3% of our total assets at December 31, 2006. Our pro-rata share of the assets and net loss of these ventures was \$857.5 million and \$1.6 million, respectively, which represents 23.4% and less than 1% of our total assets and net income available for common stockholders, respectively.

In December, 2006, we formed Regency Retail Partners (the Fund), an open-end, infinite-life investment fund in which we currently have an ownership interest of 26.8%. We expect to reduce our ownership interest to 20% during 2007 as other partners are admitted into the Fund. The Fund will have the exclusive right to acquire all future Regency-developed large format community centers upon stabilization that meet the Fund s investment criteria. A community center is generally defined as a shopping center with at least 250,000 square feet of GLA including tenant-owned GLA.

As of December 31, 2006, the Fund owned two shopping centers, had total assets of \$76.1 million and net income of \$25,633 for the year ended. The Fund acquired two community shopping centers from us for a sales price of \$72.6 million, or \$53.1 million on a net basis after excluding our 26.8% ownership interest. Our share of the Fund s total assets and net income was \$20.4 million and \$6,870, respectively. Our share of the Fund represents less than 1% of our total assets and net income available for common stockholders.

Recognition of gains from sales to joint ventures is recorded on only that portion of the sales not attributable to our ownership interest. The gains and operations are not recorded as discontinued operations because of our continuing involvement in these shopping centers. Columbia, RegCal, the joint ventures with MCW, and the Fund intend to continue to acquire retail shopping centers, some of which they may acquire directly from us. For those properties acquired from unrelated parties, we are required to contribute our pro-rata share of the purchase price to the partnerships.

Contractual Obligations

We have debt obligations related to our mortgage loans, unsecured notes, and our unsecured line of credit as described further below. We have shopping centers that are subject to non-cancelable long-term ground leases where a third party owns and has leased the underlying land to us to construct and/or operate a shopping center. In addition, we have non-cancelable operating leases pertaining to office space from which we conduct our business. The table excludes obligations for approximately \$3.8 million related to environmental remediation as discussed below under Environmental Matters as the timing of the remediation is not currently known. The table also excludes obligations related to construction or development contracts because payments are only due upon the satisfactory performance under the contract. Costs necessary to complete the 47 development projects currently in process are estimated to be \$532 million and will likely be expended through 2010. The following table summarizes our debt maturities including interest, (excluding recorded debt premiums that are not obligations), and obligations under non-cancelable operating leases as of December 31, 2006 including our pro-rata share of obligations within unconsolidated joint ventures (in thousands):

40

Table of Contents Beyond 5 **Contractual Obligations** 2007 2008 2009 2010 2011 **Total** years Notes Payable: Regency (1) \$309,306 110,879 2,187,152 301,393 382,087 147,394 936,093 129,460 Regency s share of JV 23,337 21,918 34,868 163,854 234,839 608,276 Operating Leases: Regency 4,740 4,478 4,322 4,169 4,094 18,055 39,858 Regency s share of JV Ground Leases: Regency 1.205 534 534 541 542 23,456 26,812 Regency s share of JV 261 261 262 270 269 13,383 14,706 Total \$ 338,849 138,070 187,380 470,227 516,452 1,225,826 2,876,804

Outstanding debt at December 31, 2006 and 2005 consists of the following (in thousands):

	2006	2005
Notes Payable:		
Fixed rate mortgage loans	\$ 186,897	175,403
Variable rate mortgage loans	68,662	77,906
Fixed rate unsecured loans	1,198,827	1,198,633
Total notes payable	1,454,386	1,451,942
Unsecured Line of Credit	121,000	162,000
Total	\$ 1,575,386	1,613,942

Mortgage loans are secured and may be prepaid, but could be subject to yield maintenance premiums. Mortgage loans are generally due in monthly installments of interest and principal, and mature over various terms through 2017. Variable interest rates on mortgage loans are currently based on LIBOR, plus a spread in a range of 90 to 130 basis points. Fixed interest rates on mortgage loans range from 5.22% to 8.95% and average 6.53%.

At December 31, 2006, we had an unsecured revolving line of credit (the Line) with an outstanding balance of \$121 million. Contractual interest rates on the Line, which are based on LIBOR plus .75%, were 6.125% and 5.125% at December 31, 2006 and 2005, respectively. The spread that we pay on the Line is dependent upon maintaining specific investment-grade ratings. We are also required to comply, and are in compliance, with certain financial covenants such as Minimum Net Worth, Total Liabilities to Gross Asset Value (GAV), Recourse Secured Debt to GAV, Fixed Charge Coverage and other covenants customary with this type of unsecured financing. The Line is used primarily to finance the development and acquisition of real estate, but is also available for general working-capital purposes.

⁽¹⁾ Amounts include interest payments based on contractual terms and current interest rates for variable rate debt. Notes Payable

In February, 2007, we entered into a new loan agreement under the Line which increased the commitment to \$600 million with the right to increase the facility size to \$750 million. The contractual interest rate will be reduced to LIBOR plus .55% based upon our current debt ratings and will have an initial term of 48 months followed by a 12 month extension option. The Line will continue to be subject to similar financial covenants and investment-grade ratings as exist currently.

As of December 31, 2006, scheduled principal repayments on notes payable and the Line were as follows (in thousands):

	Scheduled Principal	Term Loan	Total
Scheduled Principal Payments by Year	Payments	Maturities	Payments
2007 (includes the Line)	3,505	213,134	216,639
2008	3,352	19,618	22,970
2009	3,352	53,088	56,440
2010	3,190	177,208	180,398
2011	3,191	251,123	254,314
Beyond 5 Years	8,764	834,292	843,056
Unamortized debt premiums		1,569	1,569
Total	\$ 25,354	1,550,032	1,575,386

Our investments in real estate partnerships had notes and mortgage loans payable of \$2.4 billion at December 31, 2006, which mature through 2028. Our proportionate share of these loans was \$610.8 million, of which 94.7% had average fixed interest rates of 5.2% and the remaining had variable interest rates based on LIBOR plus a spread in a range of 90 to 125 basis points. The loans are primarily non-recourse, but for those that are guaranteed by a joint venture, our liability does not extend beyond our ownership percentage of the joint venture.

We are exposed to capital market risk such as changes in interest rates. In order to manage the volatility related to interest-rate risk, we originate new debt with fixed interest rates, or we may enter into interest-rate hedging arrangements. We do not utilize derivative financial instruments for trading or speculative purposes. We engage outside experts who evaluate and make recommendations about hedging strategies when appropriate. We account for derivative instruments under Statement of Financial Accounting Standards SFAS No. 133, Accounting for Derivative Instruments and Hedging Activities—as amended (Statement 133). On March 10, 2006, we entered into four forward-starting interest rate swaps totaling \$396.7 million with fixed rates of 5.399%, 5.415%, 5.399% and 5.415%. The Company designated these swaps as cash flow hedges to fix the rate on \$400 million of new financing expected to occur in 2010 and 2011 the proceeds of which will be used to repay maturing debt at that time. The change in fair value of these swaps from inception was a liability of \$2.9 million at December 31, 2006, and is recorded in accounts payable and other liabilities in the accompanying consolidated balance sheet and in accumulated other comprehensive income (loss) in the consolidated statement of stockholders—equity and comprehensive income (loss).

At December 31, 2006, 88.0% of our total debt had fixed interest rates, compared with 85.1% at December 31, 2005. We intend to limit the percentage of variable interest-rate debt to be no more than 30% of total debt, which we believe to be an acceptable risk. Currently, our variable rate debt represented 12.0% of our total debt. Based upon the variable interest-rate debt outstanding at December 31, 2006, if variable interest rates were to increase by 1%, our annual interest expense would increase by \$1.9 million.

Edgar Filing: REGENCY CENTERS CORP - Form 10-K

Table of Contents

Equity Transactions

From time to time, we issue equity in the form of exchangeable operating partnership units or preferred units of RCLP, or in the form of common or preferred stock of Regency Centers Corporation. As previously discussed, these sources of long-term equity financing allow us to fund our growth while maintaining a conservative capital structure.

Preferred Units

We have issued Preferred Units in various amounts since 1998, the net proceeds of which were used to reduce the balance of the Line. We issue Preferred Units primarily to institutional investors in private placements. Generally, the Preferred Units may be exchanged by the holders for Cumulative Redeemable Preferred Stock at an exchange rate of one share for one unit. The Preferred Units and the related Preferred Stock are not convertible into Regency common stock. At December 31, 2006 and 2005, only the Series D Preferred Units were outstanding with a face value of \$50 million and a fixed distribution rate of 7.45%. These Units may be called by us in 2009, and have no stated maturity or mandatory redemption. Included in the Series D Preferred Units are original issuance costs of \$842,023 that will be expensed if they are redeemed in the future.

Preferred Stock

As of December 31, 2006 we had three series of Preferred stock outstanding, two of which underlie depositary shares held by the public. The depositary shares each represent 1/10th of a share of the underlying preferred stock and have a liquidation preference of \$25 per depository share. In 2003, we issued 7.45% Series 3 Cumulative Redeemable Preferred Stock underlying 3 million depositary shares. In 2004, we issued 7.25% Series 4 Cumulative Redeemable preferred stock underlying 5 million depositary shares. In 2005, we issued 3 million shares, or \$75 million of 6.70% Series 5 Preferred Stock, with a liquidation preference of \$25 per share. All series of Preferred Stock are perpetual, are not convertible into common stock of the Company and are redeemable at par upon our election five years after the issuance date. The terms of the Preferred Stock do not contain any unconditional obligations that would require us to redeem the securities at any time or for any purpose.

Common Stock

On April 5, 2005, we entered into an agreement to sell 4,312,500 shares of common stock to an affiliate of Citigroup Global Markets Inc. (Citigroup) at \$46.60 per share, in connection with a forward sale agreement (the Forward Sale Agreement). On August 1, 2005, we issued 3,782,500 shares to Citigroup for net proceeds of approximately \$175.5 million and on September 7, 2005, the remaining 530,000 shares were issued for net proceeds of \$24.4 million. The proceeds from these sales were used to reduce the unsecured line of credit and redeem the Series E and Series F Preferred Units.

Critical Accounting Policies and Estimates

Knowledge about our accounting policies is necessary for a complete understanding of our financial results, and discussion and analysis of these results. The preparation of our financial statements requires that we make certain estimates that impact the balance of assets and liabilities at a financial statement date and the reported amount of income and expenses during a financial reporting period. These accounting estimates are based upon, but not limited to, our judgments about historical results, current economic activity, and industry accounting standards. They are considered to be critical because of their significance to the financial statements and the possibility that future events may differ from those judgments, or that the use of different assumptions could result in materially different estimates. We review these estimates on a periodic basis to ensure reasonableness. However, the amounts we may ultimately realize could differ from such estimates.

43

Edgar Filing: REGENCY CENTERS CORP - Form 10-K

Table of Contents

Revenue Recognition and Tenant Receivables Tenant receivables represent revenues recognized in our financial statements, and include base rent, percentage rent, and expense recoveries from tenants for common area maintenance costs, insurance and real estate taxes. We analyze tenant receivables, historical bad debt levels, customer credit worthiness and current economic trends when evaluating the adequacy of our allowance for doubtful accounts. In addition, we analyze the accounts of tenants in bankruptcy, and we estimate the recovery of pre-petition and post-petition claims. Our reported net income is directly affected by our estimate of the recoverability of tenant receivables.

Recognition of Gains from the Sales of Real Estate We account for profit recognition on sales of real estate in accordance with SFAS Statement No. 66, Accounting for Sales of Real Estate. Profits from sales of real estate will not be recognized by us unless (i) a sale has been consummated; (ii) the buyer s initial and continuing investment is adequate to demonstrate a commitment to pay for the property; (iii) we have transferred to the buyer the usual risks and rewards of ownership; and (iv) we do not have significant continuing involvement with the property. Recognition of gains from sales to joint ventures is recorded on only that portion of the sales not attributable to our ownership interest.

Capitalization of Costs We capitalize the acquisition of land, the construction of buildings and other specifically identifiable development costs incurred by recording them into Properties in Development on our consolidated balance sheets. Other development costs include pre-development costs essential to the development of the property, as well as, interest, real estate taxes, and direct employee costs incurred during the development period. Pre-development costs are incurred prior to land acquisition during the due diligence phase and include contract deposits, legal, engineering and other professional fees related to evaluating the feasibility of developing a shopping center. If we were to determine that the development of a specific project undergoing due diligence was no longer probable, we would immediately expense all related capitalized pre-development costs not considered recoverable. Interest costs are capitalized into each development project based on applying our weighted average borrowing rate to that portion of the actual development costs expended. We cease interest capitalization when the property is available for occupancy upon substantial completion of tenant improvements. We have a large staff of employees who support the due diligence, land acquisition, construction, leasing, financial analysis and accounting of our development program. All direct internal costs related to development activities are capitalized as part of each development project. If future accounting standards limit the amount of internal costs that may be capitalized, or if our development activity were to decline significantly without a proportionate decrease in internal costs, we could incur a significant increase in our operating expenses.

Real Estate Acquisitions Upon acquisition of operating real estate properties, we estimate the fair value of acquired tangible assets (consisting of land, building and improvements), and identified intangible assets, liabilities (consisting of above- and below-market leases, in-place leases and tenant relationships) and assumed debt in accordance with SFAS No. 141, Business Combinations (Statement 141). Based on these estimates, we allocate the purchase price to the applicable assets and liabilities. We utilize methods similar to those used by independent appraisers in estimating the fair value of acquired assets and liabilities. We evaluate the useful lives of amortizable intangible assets each reporting period and account for any changes in estimated useful lives over the revised remaining useful life.

Valuation of Real Estate Investments — Our long-lived assets, primarily real estate held for investment, are carried at cost unless circumstances indicate that the carrying value of the assets may not be recoverable. We review long-lived assets for impairment whenever events or changes in circumstances indicate such an evaluation is warranted. The review involves a number of assumptions and estimates used to determine whether impairment exists. Depending on the asset, we use varying methods such as i) estimating future cash flows, ii) determining resale values by market, or iii) applying a capitalization rate to net operating income using prevailing rates in a given market. These methods of determining fair value can fluctuate significantly as a result of a number of factors, including changes in the general economy of those markets in which we operate, tenant credit quality and demand for new retail stores. If we determine that the carrying amount of a property is not recoverable and exceeds its fair value, we will write down the asset to fair value for held-and-used assets and to fair value less costs to sell for held-for-sale assets.

44

Discontinued Operations The application of current accounting principles that govern the classification of any of our properties as held-for-sale on the balance sheet, or the presentation of results of operations and gains on the sale of these properties as discontinued, requires management to make certain significant judgments. In evaluating whether a property meets the criteria set forth by SFAS No. 144 Accounting for the Impairment and Disposal of Long-Lived Assets (Statement 144), the Company makes a determination as to the point in time that it can be reasonably certain that a sale will be consummated. Given the nature of all real estate sales contracts, it is not unusual for such contracts to allow potential buyers a period of time to evaluate the property prior to formal acceptance of the contract. In addition, certain other matters critical to the final sale, such as financing arrangements often remain pending even upon contract acceptance. As a result, properties under contract may not close within the expected time period, or may not close at all. Due to these uncertainties, it is not likely that the Company can meet the criteria of Statement 144 prior to the sale formally closing. Therefore, any properties categorized as held for sale represent only those properties that management has determined are likely to close within the requirements set forth in Statement 144. The Company also makes judgments regarding the extent of involvement it will have with a property subsequent to its sale, in order to determine if the results of operations and gain on sale should be reflected as discontinued. Consistent with Statement 144, any property sold to an entity in which the Company has significant continuing involvement (most often joint ventures) is not considered to be discontinued. In addition, any property which the Company sells to an unrelated third party, but retains a property or asset management function, is also not considered discontinued. Therefore, only properties sold, or to be sold, to unrelated third parties that the Company, in its judgment, has no significant continuing involvement with are classified as discontinued.

Investments in Real Estate Joint Ventures In addition to owning real estate directly, we invest in real estate through our co-investment joint ventures. Joint venturing provides us with a capital source to acquire real estate, and to earn our pro-rata share of the net income from the joint ventures in addition to fees for services. As asset and property manager, we conduct the business of the Unconsolidated Properties held in the joint ventures in the same way that we conduct the business of the Consolidated Properties that are wholly-owned; therefore, the Critical Accounting Policies as described are also applicable to our investments in the joint ventures. We account for all investments in which we own 50% or less and do not have a controlling financial interest using the equity method. We have determined that these investments are not variable interest entities as defined in the FASB Interpretation No. 46(R) Consolidation of Variable Interest Entities and do not require consolidation under EITF Issue No. 04-5 Determining Whether a General Partner, or the General Partners as a Group, Controls a Limited Partnership or Similar Entity When the Limited Partners Have Certain Rights , and therefore, are subject to the voting interest model in determining our basis of accounting. Major decisions, including property acquisitions and dispositions, financings, annual budgets and dissolution of the ventures are subject to the approval of all partners, or in the case of The Fund, its advisory committee.

Income Tax Status The prevailing assumption underlying the operation of our business is that we will continue to operate in order to qualify as a REIT, as defined under the Internal Revenue Code. We are required to meet certain income and asset tests on a periodic basis to ensure that we continue to qualify as a REIT. As a REIT, we are allowed to reduce taxable income by all or a portion of our distributions to stockholders. We evaluate the transactions that we enter into and determine their impact on our REIT status. Determining our taxable income, calculating distributions, and evaluating transactions requires us to make certain judgments and estimates as to the positions we take in our interpretation of the Internal Revenue Code. Because many types of transactions are susceptible to varying interpretations under federal and state income tax laws and regulations, our positions are subject to change at a later date upon final determination by the taxing authorities.

45

Recent Accounting Pronouncements

In September 2006, the SEC s staff issued Staff Accounting Bulletin (SAB) No. 108 Considering the Effects of Prior Year Misstatements when Quantifying Misstatements in Current Year Financial Statements. This Bulletin requires that registrants quantify errors using both a balance sheet and income statement approach and evaluate whether either approach results in a misstated amount that, when all relevant quantitative and qualitative factors are considered, is material. The guidance in this Bulletin must be applied to financial reports covering the first fiscal year ending after November 15, 2006. The adoption of SAB 108 did not have a material affect on our consolidated financial statements.

In September 2006, the FASB issued Statement No. 157 Fair Value Measurements. This Statement defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles, and expands disclosures about fair value measurements. This Statement applies to accounting pronouncements that require or permit fair value measurements, except for share-based payments transactions under FASB Statement No. 123(R). This Statement is effective for financial statements issued for fiscal years beginning after November 15, 2007. As Statement No. 157 does not require any new fair value measurements or remeasurements of previously computed fair values, we do not believe adoption of this Statement will have a material effect on our consolidated financial statements.

In June 2006, the FASB issued FASB Interpretation No. 48, Accounting for Uncertainty in Income Taxes, an interpretation of FASB Statement No. 109 (FIN 48). FIN 48 clarifies the accounting and reporting for uncertainties in income tax law. This Interpretation prescribes a comprehensive model for the financial statement recognition, measurement, presentation and disclosure of uncertain tax positions taken or expected to be taken in income tax returns. Under FIN 48, tax positions shall initially be recognized in the financial statements when it is more likely than not the position will be sustained upon examination by the tax authorities. Such tax positions shall initially and subsequently be measured as the largest amount of tax benefit that is greater than 50% likely of being realized upon ultimate settlement with the tax authority assuming full knowledge of the position and relevant facts. We will adopt this Interpretation in the first quarter of 2007. The cumulative effects, if any, of applying this Interpretation will be recorded as an adjustment to retained earnings as of the beginning of the period of adoption. We have begun the process of evaluating the expected effect of FIN 48 and the adoption is not expected to have a material effect on our consolidated financial statements.

In April 2006, the FASB issued FSP FIN 46(R)-6, Determining the Variability to Be Considered in Applying FASB Interpretation No. 46(R), that became effective beginning in the third quarter of 2006. FSP FIN No. 46(R)-6 clarifies that the variability to be considered in applying Interpretation 46(R) shall be based on an analysis of the design of the variable interest entity. The adoption of this FSP has not had a material effect on our consolidated financial statements.

In October 2005, the FASB Issued Staff Position No. FAS 13-1 Accounting for Rental Costs Incurred during a Construction Period . This FSP requires that rental costs associated with ground or building operating leases incurred during a construction period be recognized as rental expense. However, FSP No. FAS 13-1 does not address lessees that account for the sale or rental of real estate projects under FASB Statement No. 67 Accounting for Costs and Initial Rental Operations of Real Estate Projects , and therefore we will continue to apply FASB Statement No. 67.

46

Results from Operations

Comparison of the years ended December 31, 2006 to 2005

At December 31, 2006, on a Combined Basis, we were operating or developing 405 shopping centers, as compared to 393 shopping centers at the end of 2005. We identify our shopping centers as either development properties or operating properties. Development properties are defined as properties that are in the construction or initial lease-up process and have not reached their initial full occupancy (reaching full occupancy generally means achieving at least 93% leased and rent paying on newly constructed or renovated GLA). At December 31, 2006, on a Combined Basis, we were developing 47 properties, as compared to 31 properties at the end of 2005.

Our revenues increased by \$39.7 million, or 10%, to \$420.3 million in 2006 as summarized in the following table (in thousands):

	2006	2005	Change
Minimum rent	\$ 295,391	273,405	21,986
Percentage rent	4,428	4,364	64
Recoveries from tenants	86,134	77,756	8,378
Management and other fees	31,805	28,019	3,786
Equity in income (loss) of investments in real estate partnerships	2,580	(2,908)	5,488
Total revenues	\$ 420,338	380,636	39,702

The increase in revenues was primarily related to higher minimum rent from growth in rental rates from renewing expiring leases or re-leasing vacant space in the operating properties, and from new minimum rent generated from recently completed developments commencing operations in the current year. In addition to collecting minimum rent from our tenants, we also collect percentage rent based upon their sales volumes. Recoveries from tenants represents reimbursements from tenants for their pro-rata share of the operating, maintenance and real estate tax expenses that we incur to operate our shopping centers.

We earn fees for asset management, property management, leasing, investing and financing services that we provide to our joint ventures and third parties summarized as follows (in thousands):

	2006	2005	Change
Property management fees	\$ 11,041	7,496	3,545
Asset management fees	5,977	5,106	871
Commissions	3,104	947	2,157
Investing and financing fees	11,683	14,470	(2,787)
	\$ 31,805	28,019	3,786

Property management fees increased in 2006 as a result of managing the First Washington Portfolio for MCWR II, which was acquired on June 1, 2005. This also resulted in higher leasing commissions earned during 2006. Investing and financing fees are transaction based and not necessarily recurring. The fees earned in 2005 related to the initial acquisition of the First Washington Portfolio by MCWR II. During 2006, we earned additional fees from MCWR II for achieving certain income performance results related to the First Washington Portfolio although lower than the amount earned in 2005.

Our equity in income of real estate partnerships (joint ventures) increased \$5.5 million to \$2.6 million in 2006 as follows (in thousands):

	2006	2005	Change
Macquarie CountryWide-Regency (MCWR I)	\$ 4,747	1,601	3,146
Macquarie CountryWide Direct (MCWR I)	615	578	37
Macquarie CountryWide-Regency II (MCWR II)	(7,005)	(11,228)	4,223
Macquarie CountryWide-Regency III (MCWR II)	(38)	(47)	9
Columbia Regency Retail Partners (Columbia)	2,350	4,241	(1,891)
Cameron Village LLC (Columbia)	(119)	(98)	(21)
Columbia Regency Partners II (Columbia)	62	63	(1)
RegCal, LLC (RegCal)	517	609	(92)
Regency Retail Partners (the Fund)	7		7
Other investments in real estate partnerships	1,444	1,373	71
Total	\$ 2,580	(2,908)	5,488

The increase was primarily a result of MCWR II earning revenues for a full year from the First Washington Portfolio as compared to seven months during 2005 and incurring lower amortization expense in the First Washington Portfolio during 2006. MCWR I recorded higher gains in 2006 from the sale of real estate as compared to 2005.

Our operating expenses increased by \$35.0 million, or 17%, to \$240.5 million in 2006 related to increased operating and maintenance costs, general and administrative costs and depreciation expense, as further described below. The following table summarizes our operating expenses (in thousands):

	2006	2005	Change
Operating, maintenance and real estate taxes	\$ 94,405	88,062	6,343
General and administrative	45,495	37,815	7,680
Depreciation and amortization	84,694	76,925	7,769
Other expenses	15,927	2,758	13,169
Total operating expenses	\$ 240,521	205,560	34,961

The increase in operating, maintenance, and real estate taxes was primarily due to shopping center developments that were recently completed and did not incur operating expenses for a full 12 months during the previous year, and to general price increases incurred by the operating properties. On average, approximately 80% of these costs are recovered from our tenants as expense reimbursements and included in our revenues.

The increase in general and administrative expense is related to additional salary costs for new employees hired to manage the First Washington Portfolio under a property management agreement with MCWR II as well as staffing increases related to increases in our shopping center development program.

The increase in depreciation and amortization expense is primarily related to new development properties recently completed and placed in service in the current year, or if placed in service in the previous year, were not operational for a full 12 months.

The increase in other expenses pertains to an increase in the income tax provision of Regency Realty Group, Inc. (RRG), our taxable REIT subsidiary, from \$493,709 in 2005 to \$11.8 million in 2006. RRG is subject to federal and state income taxes and files separate tax returns. RCLP also incurred intangible taxes of \$1.8 million in 2006 as compared to \$352,416 in 2005.

Our interest expense, net of interest capitalization decreased \$6.8 million to \$79.7 million in 2006 from

48

Edgar Filing: REGENCY CENTERS CORP - Form 10-K

Table of Contents

\$86.5 million in 2005. This decrease is attributable to a higher level of interest incurred that is directly related to the construction of new shopping centers and therefore capitalized into properties under development. During 2006, we capitalized interest of \$24.0 million as compared to \$12.4 million in 2005. The average balance of development in process was \$553 million in 2006 as compared to \$390 million in 2005. Average interest rates on our outstanding debt increased to 6.45% at December 31, 2006 compared to 6.34% at December 31, 2005. Our weighted average outstanding debt at December 31, 2006 and 2005 was \$1.6 billion.

Gains from the sale of real estate were \$65.6 million in 2006 as compared to \$19.0 million in 2005. 2006 includes \$20.2 million from the sale of 30 out-parcels for net proceeds of \$53.5 million, \$35.9 million from the sale of six shopping centers to joint ventures for net proceeds of \$122.7 million; and a \$9.5 million gain related to the partial sale of our interest in MCWR II as discussed previously. 2005 includes \$8.7 million in gains from the sale of 26 out-parcels for net proceeds of \$29.0 million and \$10.3 million in gains related to the sale of three development properties and one operating property. These gains are included in continuing operations rather than discontinued operations because they were either properties that had no operating income, or they were properties sold to joint ventures where we have continuing involvement through our equity investment.

We review our real estate portfolio for impairment whenever events or changes in circumstances indicate that we may not be able to recover the carrying amount of an asset. We determine whether impairment has occurred by comparing the property s carrying value to an estimate of fair value based upon methods described in our Critical Accounting Policies. In the event a property is impaired, we write down the asset to fair value for held-and-used assets and to fair value less costs to sell for held-for- sale assets. During 2006 and 2005 we established provisions for loss of \$500,000 and \$550,000 respectively, to adjust operating properties to their estimated fair values.

Income from discontinued operations was \$63.4 million in 2006 related to eight operating and three development properties sold to unrelated parties for net proceeds of \$149.6 million. Income from discontinued operations was \$65.5 million in 2005 related to nine operating and five development properties sold to unrelated parties for net proceeds of \$175.2 million and to the operations of shopping centers sold or classified as held-for-sale in 2006 and 2005. In compliance with Statement 144, if we sell an asset in the current year, we are required to reclassify its operating income into discontinued operations for all prior periods. This practice results in a reclassification of amounts previously reported as continuing operations into discontinued operations. Our income from discontinued operations is shown net of minority interest of exchangeable operating partnership units totaling \$881,971 and \$1.3 million, for the years ended December 31, 2006 and 2005, respectively, and income taxes totaling \$3.6 million for the year ended December 31, 2005.

Minority interest of preferred units declined \$4.4 million to \$3.7 million in 2006 as a result of redeeming \$125 million of preferred units in 2005. Preferred stock dividends increased \$2.9 million to \$19.7 million in 2006 as a result of the issuance of \$75 million of preferred stock in 2005.

Net income for common stockholders increased \$52.9 million to \$198.8 million in 2006 as compared with \$145.9 million in 2005 primarily related to increases in revenues described above and higher gains recognized from sale of real estate. Diluted earnings per share was \$2.89 in 2006 as compared to \$2.23 in 2005 or 30% higher.

Comparison of the years ended December 31, 2005 to 2004

At December 31, 2005, on a Combined Basis, we were operating or developing 393 shopping centers, as compared to 291 shopping centers at the end of 2004. At December 31, 2005, on a Combined Basis, we were developing 31 properties, as compared to 34 properties at the end of 2004.

49

Our revenues increased by \$23 million, or 6%, to \$380.6 million in 2005 as summarized in the following table (in thousands):

	2005	2004	Change
Minimum rent	\$ 273,405	259,684	13,721
Percentage rent	4,364	3,738	626
Recoveries from tenants	77,756	73,362	4,394
Management and other fees	28,019	10,663	17,356
Equity in (loss) income of investments in real estate partnerships	(2,908)	10,194	(13,102)
Total revenues	\$ 380,636	357,641	22,995

The increase in revenues was primarily related to higher minimum rent from growth in rental rates from renewing expiring leases or re-leasing vacant space in the operating properties, and from new minimum rent generated from recently completed developments commencing operations in the current year. In addition to collecting minimum rent from our tenants, we also collect percentage rent based upon their sales volumes. During 2005, increased tenant sales volumes resulted in a 17% increase in our percentage rent. Recoveries from tenants represents reimbursements from tenants for their pro-rata share of the operating, maintenance and real estate tax expenses that we incur to operate our shopping centers.

We earn fees for asset management, property management, leasing, investing and financing services that we provide to our joint ventures and third parties summarized as follows (in thousands):

	2005	2004	Change
Property management fees	\$ 7,496	3,777	3,719
Asset management fees	5,106	3,101	2,005
Commissions	947	1,263	(316)
Investing and financing fees	14,470	2,522	11,948
	\$ 28,019	10,663	17,356

As a result of MCWR II acquiring the First Washington Portfolio on June 1, 2005, we recorded \$13.8 million in fees related to investment and financing services that we provided to MCWR II. MCWR II paid us approximately \$21.2 million for these services, however, the amount recognized as fee income includes only that portion of fees paid by the venture not owned by us. We managed the First Washington Portfolio for a period of seven months during 2005 and received property management fees from MCWR II, which accounted for the majority of the increase in property management fees above 2004. We also received higher property management and asset management fees from our other joint ventures during 2005 related to acquisitions that they completed during 2004 and 2005.

Our equity in income of real estate partnerships (joint ventures) declined \$13.1 million to a loss of \$2.9 million in 2005 as follows (in thousands):

	2005	2004	Change
Macquarie CountryWide-Regency (MCWR I)	\$ 1,601	2,997	(1,396)
Macquarie CountryWide Direct (MCWR I)	578	535	43
Macquarie CountryWide-Regency II (MCWR II)	(11,228)		(11,228)
Macquarie CountryWide-Regency III (MCWR II)	(47)		(47)
Columbia Regency Retail Partners (Columbia)	4,241	4,103	138
Cameron Village LLC (Columbia)	(98)	8	(106)
Columbia Regency Partners II (Columbia)	63	1	62
RegCal, LLC (RegCal)	609	18	591
Other investments in real estate partnerships	1,373	2,532	(1,159)
Total	\$ (2,908)	10,194	(13,102)

The loss was a result of the significant amount of depreciation and amortization expense recorded by MCWR II related to its acquisition of the First Washington Portfolio on June 1, 2005. Excluding the depreciation and amortization, MCWR II produced positive cash flow from operations during the period.

Our operating expenses increased by \$10.1 million, or 5%, to \$205.6 million in 2005 related to increased operating and maintenance costs, general and administrative costs and depreciation expense, as further described below. The following table summarizes our operating expenses (in thousands):

	2005	2004	Change
Operating, maintenance and real estate taxes	\$ 88,062	84,340	3,722
General and administrative	37,815	30,282	7,533
Depreciation and amortization	76,925	72,769	4,156
Other expenses	2,758	8,043	(5,285)
Total operating expenses	\$ 205,560	195,434	10,126

The increase in operating, maintenance, and real estate taxes was primarily due to shopping center developments that were recently completed and did not incur operating expenses for a full 12 months during the previous year, and to general price increases incurred by the operating properties. On average, approximately 80% of these costs are recovered from our tenants as expense reimbursements and included in our revenues.

The increase in general and administrative expense is related to additional salary costs for new employees necessary to manage the First Washington Portfolio under a property management agreement with MCWR II and higher stock based compensation expenses associated with the early adoption of Statement 123(R), which requires the expensing of stock options. During 2005, we recorded compensation expense associated with stock options of \$1.4 million.

The increase in depreciation and amortization expense is primarily related to new development properties recently completed and placed in service in the current year, or if placed in service in the previous year, were not operational for a full 12 months.

The reduction in other expenses pertains to a decline in the income tax provision of RRG from \$6.5 million in 2004 to \$493,709 in 2005.

Our interest expense, net of interest capitalization, increased \$6.8 million to \$86.5 million in 2005

51

Table of Contents

from \$79.7 million in 2004 primarily related to the financing of our investment in MCWR II. During 2005, we capitalized interest of \$12.4 million as compared to \$11.2 million in 2004. Interest incurred that is directly related to the construction of new shopping centers is capitalized into properties under development. On June 1, 2005 we borrowed \$275 million on the Bridge Loan and \$122 million on the Line to fund our investment. During July and August, we repaid the Bridge Loan and reduced the Line using a portion of the proceeds from the \$200 million Forward Sale Agreement, a \$75 million preferred stock offering and the issuance of \$350 million of 5.48% fixed rate debt. Average interest rates on our outstanding debt increased to 6.34% at December 31, 2005 compared to 6.24% at December 31, 2004. Our weighted average outstanding debt at December 31, 2005 was \$1.6 billion compared to \$1.5 billion at December 31, 2004.

Gains from the sale of operating properties and properties in development were \$19.0 million in 2005 as compared to \$39.4 million in 2004. Included in 2005 are gains of \$8.7 million from the sale of 26 out-parcels for net proceeds of \$29.0 million and gains of \$10.3 million related to the sale of three development properties and one operating property. Included in 2004 are gains of \$18.9 million from the sale of 41 out-parcels for net proceeds of \$60.4 million and gains of \$20.5 million from shopping centers sold. These gains are included in continuing operations rather than discontinued operations because they were either properties that had no operating income, or they were properties sold to joint ventures where we have continuing involvement through our equity investment.

We review our real estate portfolio for impairment whenever events or changes in circumstances indicate that we may not be able to recover the carrying amount of an asset. We determine whether impairment has occurred by comparing the property s carrying value to an estimate of fair value based upon methods described in our Critical Accounting Policies. In the event a property is impaired, we write down the asset to fair value for held-and-used assets and to fair value less costs to sell for held-for- sale assets. During 2005 and 2004 we established provisions for loss of \$550,000 and \$810,000 respectively, to adjust operating properties to their estimated fair values. The provision for loss on properties subsequently sold to third parties is included in operating income from discontinued operations.

Income from discontinued operations was \$65.5 million in 2005 related to 14 properties sold to unrelated parties for net proceeds of \$175.2 million and four properties classified as held-for-sale. Income from discontinued operations was \$36.9 million in 2004 related to the operations of shopping centers sold or classified as held-for-sale in 2005 and 2004. In compliance with Statement 144, if we sell an asset in the current year, we are required to reclassify its operating income into discontinued operations for all prior periods. This practice results in a reclassification of amounts previously reported as continuing operations into discontinued operations. Our income from discontinued operations is shown net of minority interest of exchangeable partnership units totaling \$1.3 million and \$699,059, and income taxes totaling \$3.6 million and \$2.3 million for the years ended December 31, 2005 and 2004, respectively.

Minority interest of preferred units declined \$11.7 million to \$8.1 million in 2005 as a result of redeeming \$54 million of preferred units in 2005 and redeeming \$125 million of preferred units in 2004. Preferred stock dividends increased \$8.1 million to \$16.7 million in 2005 as a result of the issuance of \$75 million of preferred stock in 2005 and \$125 million of preferred stock in 2004.

Net income for common stockholders increased \$18.2 million to \$145.9 million in 2005 as compared with \$127.7 million in 2004. Diluted earnings per share were \$2.23 in 2005, compared with \$2.08 in 2004, or 7% higher, a result of the increase in net income.

Environmental Matters

We are subject to numerous environmental laws and regulations as they apply to our shopping centers pertaining to chemicals used by the dry cleaning industry, the existence of asbestos in older shopping centers, and underground petroleum storage tanks (UST s). We believe that the tenants who currently operate dry cleaning plants or gas stations do so in accordance with current laws and

52

Table of Contents

regulations. Generally, we use all legal means to cause tenants to remove dry cleaning plants from our shopping centers or convert them to non-chlorinated solvent systems. Where available, we have applied and been accepted into state-sponsored environmental programs. We have a blanket environmental insurance policy that covers us against third-party liabilities and remediation costs on shopping centers that currently have no known environmental contamination. We have also placed environmental insurance, where possible, on specific properties with known contamination, in order to mitigate our environmental risk. We monitor the shopping centers containing environmental issues and in certain cases voluntarily remediate the sites. We also have legal obligations to remediate certain sites and we are in the process of doing so. We estimate the cost associated with these legal obligations to be approximately \$3.8 million, all of which has been reserved. We believe that the ultimate disposition of currently known environmental matters will not have a material affect on our financial position, liquidity, or operations; however, we can give no assurance that existing environmental studies with respect to our shopping centers have revealed all potential environmental liabilities; that any previous owner, occupant or tenant did not create any material environmental condition not known to us; that the current environmental condition of the shopping centers will not be affected by tenants and occupants, by the condition of nearby properties, or by unrelated third parties; or that changes in applicable environmental laws and regulations or their interpretation will not result in additional environmental liability to us.

Inflation

Inflation has remained relatively low and has had a minimal impact on the operating performance of our shopping centers; however, substantially all of our long-term leases contain provisions designed to mitigate the adverse impact of inflation. Such provisions include clauses enabling us to receive percentage rent based on tenants—gross sales, which generally increase as prices rise; and/or escalation clauses, which generally increase rental rates during the terms of the leases. Such escalation clauses are often related to increases in the consumer price index or similar inflation indices. In addition, many of our leases are for terms of less than ten years, which permits us to seek increased rents upon re-rental at market rates. Most of our leases require tenants to pay their pro-rata share of operating expenses, including common-area maintenance, real estate taxes, insurance and utilities, thereby reducing our exposure to increases in costs and operating expenses resulting from inflation.

53

Item 7A. Quantitative and Qualitative Disclosures about Market Risk Market Risk

We are exposed to interest-rate changes primarily related to the variable interest rate on the Line and the refinancing of long-term debt, which currently contain fixed interest rates. The objective of our interest-rate risk management is to limit the impact of interest-rate changes on earnings and cash flows and to lower our overall borrowing costs. To achieve these objectives, we borrow primarily at fixed interest rates and may enter into derivative financial instruments such as interest-rate swaps, caps or treasury locks in order to mitigate our interest-rate risk on a related financial instrument. We do not enter into derivative or interest-rate transactions for speculative purposes.

Our interest-rate risk is monitored using a variety of techniques. The table below presents the principal cash flows (in thousands), weighted average interest rates of remaining debt, and the fair value of total debt (in thousands) as of December 31, 2006, by year of expected maturity to evaluate the expected cash flows and sensitivity to interest-rate changes.

	2007	2008	2009	2010	2011	Thereafter	Total	Value
Fixed rate debt	\$ 26,977	22,970	56,440	180,398	254,314	843,056	1,384,155	1,440,585
Average interest rate for all fixed rate								
debt	6.61%	6.61%	6.55%	6.26%	5.77%	5.77%		
Variable rate LIBOR debt	\$ 189,662						189,662	189,662
Average interest rate for all variable rate debt	5.64%							

Fair

We currently have \$434.7 million of fixed rate debt maturing in 2010 and 2011. On March 10, 2006, the Company entered into four forward-starting interest rate swaps totaling \$396.7 million with fixed rates of 5.399%, 5.415%, 5.399% and 5.415%. The Company designated these swaps as cash flow hedges to fix \$400 million of fixed rate financing expected to occur in 2010 and 2011, the proceeds of which will be used to repay debt maturing in those years. The change in fair value of these swaps from inception has generated a liability of \$2.9 million at December 31, 2006, which is recorded in accounts payable and other liabilities in the accompanying consolidated balance sheet. As the table incorporates only those exposures that exist as of December 31, 2006, it does not consider those exposures or positions that could arise after that date. Moreover, because firm commitments are not presented in the table above, the information presented above has limited predictive value. As a result, our ultimate realized gain or loss with respect to interest-rate fluctuations will depend on the exposures that arise during the period, our hedging strategies at that time, and actual interest rates.

54

Table of Contents

Item 8. Consolidated Financial Statements and Supplementary Data

The Consolidated Financial Statements and supplementary data included in this Report are listed in Part IV, Item 15(a).

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

None.

55

Item 9A. Controls and Procedures Conclusion Regarding the Effectiveness of Disclosure Controls and Procedures

Under the supervision and with the participation of our management, including our chief executive officer, chief operating officer and chief financial officer, we conducted an evaluation of our disclosure controls and procedures, as such term is defined under Rule 13a-15(e) promulgated under the Securities Exchange Act of 1934, as amended (the Exchange Act). Based on this evaluation, our chief executive officer, chief operating officer and our chief financial officer concluded that our disclosure controls and procedures were effective as of the end of the period covered by this annual report. There have been no changes in the Company s internal controls over financial reporting identified in connection with this evaluation that occurred during the fourth quarter of 2006 and that have materially affected, or are reasonably likely to materially affect, the Company s internal controls over financial reporting.

Management s Report on Internal Control over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rules 13a-15(f). Under the supervision and with the participation of our management, including our chief executive officer, chief operating officer and chief financial officer, we conducted an evaluation of the effectiveness of our internal control over financial reporting based on the framework in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on our evaluation under the framework in *Internal Control Integrated Framework*, our management concluded that our internal control over financial reporting was effective as of December 31, 2006.

KPMG LLP, an independent registered public accounting firm, has issued an attestation report on management s assessment of the Company s internal control over financial reporting as stated in their report which is included herein.

Regency s system of internal control over financial reporting was designed to provide reasonable assurance regarding the preparation and fair presentation of published financial statements in accordance with accounting principles generally accepted in the United States. All internal control systems, no mater how well designed, have inherent limitations. Therefore, even those systems determined to be effective can provide only reasonable assurance and 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.

Item 9B. Other Information

Not applicable

PART III

Item 10. Directors, Executive Officers and Corporate Governance

Information concerning the directors of Regency is incorporated herein by reference to Regency s definitive proxy statement to be filed with the Securities and Exchange Commission within 120 days after the end of the fiscal year covered by this Form 10-K with respect to its 2007 Annual Meeting of Stockholders.

Information regarding executive officers is included in Part I of this Form 10-K as permitted by General Instruction G(3).

<u>Audit Committee, Independence, Financial Experts.</u> Incorporated herein by reference to Regency s definitive proxy statement to be filed with the Securities and Exchange Commission within 120 days after the end of the fiscal year covered by this Form 10-K with respect to its 2007 Annual Meeting of Stockholders.

Compliance with Section 16(a) of the Exchange Act. Information concerning filings under Section 16(a) of the Exchange Act by the directors or executive officers of Regency is incorporated herein by reference to Regency s definitive proxy statement to be filed with the Securities and Exchange Commission within 120 days after the end of the fiscal year covered by this Form 10-K with respect to its 2007 Annual Meeting of Stockholders.

<u>Code of Ethics.</u> We have adopted a code of ethics applicable to our Board of Directors, principal executive officers, principal financial officer, principal accounting officer and persons performing similar functions. The text of this code of ethics may be found on our web site at www.regencycenters.com. We intend to post notice of any waiver from, or amendment to, any provision of our code of ethics on our web site.

56

Item 11. Executive Compensation

Incorporated herein by reference to Regency s definitive proxy statement to be filed with the Securities and Exchange Commission within 120 days after the end of the fiscal year covered by this Form 10-K with respect to its 2007 Annual Meeting of Stockholders.

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

Equity Compensation Plan Information

Plan Category	(a) Number of securities to be issued upon exercise of outstanding options, warrants and rights	exerci: outs op	ed-average se price of tanding tions, and rights ⁽¹⁾	(c) Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a))
Equity compensation plans approved by security holders	1,195,551	\$	48.90	
Equity compensation plans not approved by security holders	N/A		N/A	N/A
Total	1,195,551	\$	48.90	

⁽¹⁾ The weighted average exercise price excludes stock rights awards, which we sometimes refer to as unvested restricted stock.

Information about security ownership is incorporated herein by reference to Regency s definitive proxy statement to be filed with the Securities and Exchange Commission within 120 days after the end of the fiscal year covered by this Form 10-K with respect to its 2007 Annual Meeting of Stockholders.

Our Long Term Omnibus Plan, as amended and approved by stockholders at our 2003 annual meeting, provides for the issuance of up to 5.0 million shares of common stock or stock options for stock compensation; however, outstanding unvested grants plus vested but unexercised options cannot exceed 12% of our outstanding common stock and common stock equivalents (excluding options and other stock equivalents outstanding under the plan). The plan permits the grant of any type of share-based award but limits restricted stock awards, stock rights awards, performance shares, dividend equivalents settled in stock and other forms of stock grants to 2.75 million shares, of which 1.4 million shares were available at December 31, 2006 for future issuance.

Table of Contents

Item 13. Certain Relationships and Related Transactions, and Director Independence

Incorporated herein by reference to Regency s definitive proxy statement to be filed with the Securities and Exchange Commission within 120 days after the end of the fiscal year covered by this Form 10-K with respect to its 2007 Annual Meeting of Stockholders.

Item 14. Principal Accounting Fees and Services

Incorporated herein by reference to Regency s definitive proxy statement to be filed with the Securities and Exchange Commission within 120 days after the end of the fiscal year covered by this Form 10-K with respect to its 2007 Annual Meeting of Stockholders.

58

PART IV

Item 15. Exhibits and Financial Statement Schedules

- (a) Financial Statements and Financial Statement Schedules: Regency s 2006 financial statements and financial statement schedule, together with the report of KPMG LLP are listed on the index immediately preceding the financial statements at the end of this report.
 - (b) Exhibits:
- (a) Purchase and Sale Agreement among Macquarie CountryWide-Regency II, LLC, Macquarie CountryWide Trust, Regency Centers
 Corporation, USRP Texas GP, LLC, Eastern Shopping Center Holdings, LLC, First Washington Investment I, LLC and California
 Public Employees Retirement System dated February 14, 2005 (incorporated by reference to Exhibit 10.1 to the Company s Form
 10-Q filed May 10, 2005)
- 3. Articles of Incorporation and Bylaws
 - (i) Restated Articles of Incorporation of Regency Centers Corporation as amended to date (incorporated by reference to Exhibits 3.1 and 3.2 to the Company s Form 8-A filed July 29, 2005).
 - (ii) Amended and Restated Bylaws of Regency Centers Corporation (incorporated by reference to Exhibit 3.1 of the Company s Form 10-Q filed May 8, 2006).
- (a) See exhibits 3(i) and 3(ii) for provisions of the Articles of Incorporation and Bylaws of Regency Centers Corporation defining rights of security holders.
 - (b) Indenture dated March 9, 1999 between Regency Centers, L.P., the guarantors named therein and First Union National Bank, as trustee (incorporated by reference to Exhibit 4.1 to the registration statement on Form S-3 of Regency Centers, L.P., No. 333-72899).
 - (c) Indenture dated December 5, 2001 between Regency Centers, L.P., the guarantors named therein and First Union National Bank, as trustee (incorporated by referenced to Exhibit 4.4 of Form 8-K of Regency Centers, L.P. filed December 10, 2001, File No. 0-24763).
 - (d) Indenture dated July 18, 2005 between Regency Centers, L.P., the guarantors named therein and Wachovia Bank, National Association, as trustee (incorporated by referenced to Exhibit 4.1 of Form S-4 of Regency Centers, L.P. filed August 5, 2005, No. 333-127274).

59

Table of Contents

Material Contracts

- (a) Regency Centers Corporation Amended and Restated Long Term Omnibus Plan (incorporated by reference to Appendix 1 to Regency s 2003 annual meeting proxy statement filed April 3, 2003).
 - (i) Amendment No. 1 to Regency Centers Corporation Long Term Omnibus Plan (incorporated by reference to Exhibit 10(a)(i) to the Company s Form 10-K filed March 12, 2004).
 - (ii) Amendment to Regency Centers Corporation Long Term Omnibus Plan (incorporated by reference to Exhibit 10.2 to the Company s Form 10-Q filed May 8, 2006).
- (b) Form of Stock Rights Award Agreement (incorporated by reference to Exhibit 10(b) to the Company s Form 10-K filed March 10, 2006).
- (c) Form of Nonqualified Stock Option Agreement (incorporated by reference to Exhibit 10(c) to the Company s Form 10-K filed March 10, 2006).
- (d) Stock Rights Award Agreement dated as of December 17, 2002 between the Company and Martin E. Stein, Jr. (incorporated by reference to Exhibit 10(d) to the Company s Form 10-K filed March 12, 2004).
- (e) Stock Rights Award Agreement dated as of December 17, 2002 between the Company and Mary Lou Fiala (incorporated by reference to Exhibit 10(e) to the Company s Form 10-K filed March 12, 2004).
- (f) Stock Rights Award Agreement dated as of December 17, 2002 between the Company and Bruce M. Johnson (incorporated by reference to Exhibit 10(f) to the Company s Form 10-K filed March 12, 2004).
- ~* (g) Form of Option Award Agreement for Key Employees.
- ~* (h) Form of Option Award Agreement for Non-Employee Directors.
- * (i) Form of Director/Officer Indemnification Agreement.
- (j) Amended and Restated Deferred Compensation Plan dated May 6, 2003 (incorporated by reference to Exhibit 10(k) to the Company s Form 10-K filed March 12, 2004).
 - (k) Stock Grant Plan adopted on January 31, 1994 to grant stock to employees (incorporated by reference to the Company s Form 10-Q filed May 12, 1994).
- Management contract or compensatory plan or arrangement filed pursuant to S-K 601(10)(iii)(A).
- * Included as an exhibit to Pre-effective Amendment No. 2 to the Company s registration statement on Form S-11 filed October 5, 1993 (33-67258), and incorporated herein by reference.

60

Table of Contents

- (l) Fourth Amended and Restated Agreement of Limited Partnership of Regency Centers, L.P., as amended (incorporated by reference to Exhibit 10(m) to the Company s Form 10-K filed March 12, 2004).
 - (i) Amendment to Fourth Amended and Restated Agreement of Limited Partnership of Regency Centers, L.P. relating to 6.70% Series 5 Cumulative Redeemable Preferred Units, effective as of July 28, 2005 (incorporated by reference to Exhibit 3.3 to the Company s Form 8-K filed August 1, 2005).
- (m) Credit Agreement dated as of March 26, 2004 by and among Regency Centers, L.P., Regency, each of the financial institutions initially a signatory thereto, and Wells Fargo Bank, National Association (incorporated by reference to Exhibit 10.1 of the Company s Form 10-Q filed May 10, 2004).
 - (i) First Amendment dated as of March 28, 2005 to Amended and Restated Credit Agreement by and among Regency Centers, L.P., as Borrower, Regency Centers Corporation, each of the Lenders signatory thereto, and Wells Fargo Bank, National Association, as Agent (incorporated by reference to Exhibit 10.1 to Regency Centers Corporation Form 8-K filed April 1, 2005).
- (n) Amended and Restated Severance and Change of Control Agreement dated as of March, 2002 by and between the Company and Martin E. Stein, Jr. (incorporated by reference to Exhibit 10(r) of the Company s Form 10-K/A filed April 15, 2002).
- (o) Amended and Restated Severance and Change of Control Agreement dated as of March, 2002 by and between the Company and Mary Lou Fiala (incorporated by reference to Exhibit 10(s) of the Company s Form 10-K/A filed April 15, 2002).
- ~ (p) Amended and Restated Severance and Change of Control Agreement dated as of March, 2002 by and between the Company and Bruce M. Johnson (incorporated by reference to Exhibit 10(t) of the Company s Form 10-K/A filed April 15, 2002).
- (q) Regency Centers Corporation 2005 Deferred Compensation Plan (incorporated by reference to Exhibit 10(s) to the Company s Form 8-K filed December 21, 2004).
 - (i) First Amendment to Regency Centers Corporation 2005 Deferred Compensation Plan dated December, 2005 (incorporated by reference to Exhibit 10(q)(i) to the Company s Form 10-K filed March 10, 2006).
 - (r) Regency Centers Corporation 2005 Incentive Compensation Plan (incorporated by reference to Exhibit 10.1 to the Company s Form 10-Q filed August 8, 2005).
- Management contract or compensatory plan or arrangement filed pursuant to S-K 601(10)(iii)(A).
- * Included as an exhibit to Pre-effective Amendment No. 2 to the Company s registration statement on Form S-11 filed October 5, 1993 (33-67258), and incorporated herein by reference.

61

Table of Contents

- (s) Amended and Restated Limited Liability Company Agreement of Macquarie CountryWide-Regency II, LLC dated as of June 1, 2005 by and among Regency Centers, L.P., Macquarie CountryWide (US) No. 2 LLC, Macquarie-Regency Management, LLC, Macquarie CountryWide (US) No. 2 Corporation and Macquarie CountryWide Management Limited (incorporated by reference to Exhibit 10.3 to the Company s Form 10-Q filed August 8, 2005).
- (t) Purchase Agreement and Amendment to Amended and Restated Limited Liability Agreement relating to Macquarie CountryWide-Regency II, L.L.C. dated as of January 13, 2006 among Macquarie CountryWide (U.S.) No. 2 LLC, Regency Centers, L.P., and Macquarie-Regency Management, LLC (incorporated by reference to Exhibit 10.1 to Form 10-Q filed May 8, 2006).
- (u) Limited Partnership Agreement dated as of December 21, 2006 of RRP Operating, LP.
- 21. Subsidiaries of the Registrant.
- Consent of KPMG LLP.
- 31.1 Rule 13a-14 Certification of Chief Executive Officer.
- 31.2 Rule 13a-14 Certification of Chief Financial Officer.
- 31.3 Rule 13a-14 Certification of Chief Operating Officer.
- 32.1 Section 1350 Certification of Chief Executive Officer.
- 32.2 Section 1350 Certification of Chief Financial Officer.
- 32.3 Section 1350 Certification of Chief Operating Officer.

62

SIGNATURES

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

REGENCY CENTERS CORPORATION

February 27, 2007 /s/ Martin E. Stein, Jr.

Martin E. Stein, Jr., Chairman of the Board and

Chief Executive Officer

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

February 27, 2007 /s/ Martin E. Stein, Jr.

Martin E. Stein, Jr., Chairman of the Board and

Chief Executive Officer

February 27, 2007 /s/ Mary Lou Fiala

Mary Lou Fiala, President, Chief Operating Officer

and Director

February 27, 2007 /s/ Bruce M. Johnson

Bruce M. Johnson, Managing Director, Chief

Financial Officer (Principal Financial Officer)

and Director

February 27, 2007 /s/ J. Christian Leavitt

J. Christian Leavitt, Senior Vice President,

Secretary and Treasurer (Principal Accounting

Officer)

February 27, 2007 /s/ Raymond L. Bank

Raymond L. Bank, Director

February 27, 2007 /s/ C. Ronald Blankenship

C. Ronald Blankenship, Director

February 27, 2007

/s/ A. R. Carpenter

A. R. Carpenter, Director

63

February 27, 2007

/s/ J. Dix Druce

J. Dix Druce, Director

February 27, 2007

/s/ Douglas S. Luke

Douglas S. Luke, Director

February 27, 2007

/s/ John C. Schweitzer

John C. Schweitzer, Director

February 27, 2007

/s/ Thomas G. Wattles

Thomas G. Wattles, Director

February 27, 2007

/s/ Terry N. Worrell

Terry N. Worrell, Director

64

Table of Contents

Regency Centers Corporation

Index to Financial Statements

Regency Centers Corporation

Reports of independent Registered Fuolic Accounting Firm	Γ-2
Consolidated Balance Sheets as of December 31, 2006 and 2005	F-5
Consolidated Statements of Operations for the years ended December 31, 2006, 2005 and 2004	F-6
Consolidated Statements of Stockholders Equity and Comprehensive Income (Loss) for the years ended December 31, 2006, 2005 and 2004	F-7
Consolidated Statements of Cash Flows for the years ended December 31, 2006, 2005 and 2004	F-8
Notes to Consolidated Financial Statements	F-10
Financial Statement Schedule	
Schedule III - Regency Centers Corporation Combined Real Estate and Accumulated Depreciation - December 31, 2006	S-1

therein is shown in the consolidated financial statements or notes thereto.

All other schedules are omitted because of the absence of conditions under which they are required, materiality or because information required

Table of Contents

Report of Independent Registered Public Accounting Firm

The Stockholders and Board of Directors

Regency Centers Corporation:

We have audited the accompanying consolidated balance sheets of Regency Centers Corporation and subsidiaries as of December 31, 2006 and 2005, and the related consolidated statements of operations, stockholders—equity and comprehensive income (loss), and cash flows for each of the years in the three-year period ended December 31, 2006. In connection with our audits of the consolidated financial statements, we also have audited financial statement schedule III. These consolidated financial statements and financial statement schedule are the responsibility of the Company s management. Our responsibility is to express an opinion on these consolidated financial statements and financial statement schedule 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 Regency Centers Corporation and subsidiaries as of December 31, 2006 and 2005, and the results of their operations and their cash flows for each of the years in the three-year period ended December 31, 2006, in conformity with U.S. generally accepted accounting principles. Also in our opinion, the related financial statement schedule, when considered in relation to the basic consolidated financial statements taken as a whole, present fairly, in all material respects, the information set forth therein.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the effectiveness of Regency Centers Corporation s internal control over financial reporting as of December 31, 2006, 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, 2007 expressed an unqualified opinion on management s assessment of, and the effective operation of, internal control over financial reporting.

/s/ KPMG LLP

Certified Public Accountants

Jacksonville, Florida

February 27, 2007

F-2

Report of Independent Registered Public Accounting Firm

The Stockholders and Board of Directors of

Regency Centers Corporation:

We have audited management s assessment, included in the accompanying Management s Annual Report on Internal Control Over Financial Reporting, that Regency Centers Corporation maintained effective internal control over financial reporting as of December 31, 2006, based on criteria established in Internal Control Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Regency Centers Corporation s 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 management s assessment and an opinion on the effectiveness of the Company s 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, evaluating management s assessment, testing and evaluating the design and operating effectiveness of internal control, and 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, management s assessment that Regency Centers Corporation maintained effective internal control over financial reporting as of December 31, 2006, is fairly stated, in all material respects, based on criteria established in Internal Control Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Also, in our opinion, Regency Centers Corporation maintained, in all material respects, effective internal control over financial reporting as of December 31, 2006, based on criteria established in Internal Control Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

F-3

Table of Contents

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets of Regency Centers Corporation and subsidiaries as of December 31, 2006 and 2005, and the related consolidated statements of operations, stockholders—equity and comprehensive income (loss), and cash flows for each of the years in the three-year period ended December 31, 2006, and related financial statement schedule and our report dated February 27, 2007 expressed an unqualified opinion on those consolidated financial statements and related financial statement schedule.

/s/ KPMG LLP

Certified Public Accountants

Jacksonville, Florida

February 27, 2007

F-4

REGENCY CENTERS CORPORATION

Consolidated Balance Sheets

December 31, 2006 and 2005

(in thousands, except share data)

	2006	2005
<u>Assets</u>		
Real estate investments at cost (notes 2, 4 and 12):		
Land	\$ 862,851	853,275
Buildings and improvements	1,963,634	1,926,297
	2,826,485	2,779,572
Less: accumulated depreciation	427,389	380,613
	2,399,096	2,398,959
Properties in development, net	615,450	413,677
Operating properties held for sale, net	25,608	36,567
Investments in real estate partnerships (note 4)	434,090	545,617
Net real estate investments	3,474,244	3,394,820
Cosh and each equivalents	34,046	42,458
Cash and cash equivalents Notes receivable (note 5)	19,988	46,473
Tenant receivables, net of allowance for uncollectible accounts of \$3,532 and \$3,849 at December 31, 2006 and	19,900	70,773
2005, respectively	67,162	56,878
Deferred costs, less accumulated amortization of \$36,227 and \$31,846 at December 31, 2006 and 2005,	07,102	30,070
respectively	40,989	41,657
Acquired lease intangible assets, less accumulated amortization of \$10,511 and \$6,593 at December 31, 2006 and	,	,
2005, respectively (note 6)	12,315	10,182
Other assets	23,041	23,747
	\$ 3,671,785	3,616,215
Liabilities and Stockholders Equity		
Liabilities:		
Notes payable (note 7)	\$ 1,454,386	1,451,942
Unsecured line of credit (note 7)	121,000	162,000
Accounts payable and other liabilities	140,940	110,800
Acquired lease intangible liabilities, net (note 6)	7,729	4,207
Tenants security and escrow deposits	10,517	10,276
Total liabilities	1,734,572	1,739,225
	10.176	10 175
Preferred units (note 9)	49,158	49,158
Exchangeable operating partnership units	16,941	27,919
Limited partners interest in consolidated partnerships	17,797	11,088
Total minority interest	83,896	88,165

Commitments and contingencies (notes 12 and 13)

Stockholders equity (notes 8, 9, 10 and 11): Preferred stock, \$.01 par value per share, 30,000,000 shares authorized; 3,000,000 and 800,000 shares issued and outstanding at both December 31, 2006 and 2005 with liquidation preferences of \$25 and \$250 per share, respectively 275,000 275,000 Common stock \$.01 par value per share, 150,000,000 shares authorized; 74,431,787 and 73,263,472 shares issued at December 31, 2006 and 2005, respectively 744 733 Treasury stock at cost, 5,413,792 and 5,297,129 shares held at December 31, 2006 and 2005, respectively (111,414)(111,414)Additional paid in capital 1,744,201 1,713,620 Accumulated other comprehensive loss (13,317)(11,692)Distributions in excess of net income (41,897)(77,422)Total stockholders equity 1,853,317 1,788,825 \$3,671,785 3,616,215

See accompanying notes to consolidated financial statements.

REGENCY CENTERS CORPORATION

Consolidated Statements of Operations

For the years ended December 31, 2006, 2005 and 2004

(in thousands, except per share data)

	2006	2005	2004
Revenues:	***	2=2 10=	250 604
Minimum rent (note 12)	\$ 295,391	273,405	259,684
Percentage rent	4,428	4,364	3,738
Recoveries from tenants	86,134	77,756	73,362
Management, acquisition and other fees	31,805	28,019	10,663
Equity in income (loss) of investments in real estate partnerships (note 4)	2,580	(2,908)	10,194
Total revenues	420,338	380,636	357,641
Operating expenses:			
Depreciation and amortization	84,694	76,925	72,769
Operating and maintenance	51,580	49,501	48,219
General and administrative	45,495	37,815	30,282
Real estate taxes	42,825	38,561	36,121
Other expenses	15,927	2,758	8,043
Total operating expenses	240,521	205,560	195,434
Other expense (income) Interest expense, net of interest income of \$4,312, \$2,361 and \$3,125 in 2006, 2005 and 2004,			
respectively	79,690	86,530	79,739
Gain on sale of operating properties and properties in development	(65,600)	(18,971)	(39,387)
Provision for loss on operating properties			450
Total other expense (income)	14,090	67,559	40,802
Income before minority interests	165,727	107,517	121,405
Minority interest of preferred units	(3,725)	(8,105)	(19,829)
Minority interest of exchangeable operating partnership units	(1,994)	(1,962)	(1,880)
Minority interest of limited partners	(4,863)	(263)	(319)
Income from continuing operations	155.145	97,187	99,377
	133,173	71,101	77,311
Discontinued operations, net (note 3):			
Operating income from discontinued operations	4,999	12,220	18,074
Gain on sale of operating properties and properties in development	58,367	53,240	18,876
Income from discontinued operations	63,366	65,460	36,950
	218,511	162,647	136,327

Preferred stock dividends	((19,675)	(16,744)	(8,633)
Net income for common stockholders	\$ 1	98,836	145,903	127,694
Income per common share - basic (note 11):				
Continuing operations	\$	1.98	1.23	1.47
Discontinued operations		0.93	1.02	0.61
Net income for common stockholders per share	\$	2.91	2.25	2.08
Income per common share - diluted (note 11):				
Continuing operations	\$	1.97	1.22	1.47
Discontinued operations		0.92	1.01	0.61
Net income for common stockholders per share	\$	2.89	2.23	2.08

See accompanying notes to consolidated financial statements.

REGENCY CENTERS CORPORATION

For the years ended December 31, 2006, 2005 and 2004

(in thousands, except per share data)

	Preferred Stock	Common Stock	Treasury Stock	Additional Paid In Capital	Restricted Stock Deferred Compensation	Accumulated Other Comprehensive Income (Loss)	Distributions in Excess of Net Income	Total Stockholders Equity
Balance at December 31, 2003	\$ 75,000	650	(111,414)	1,409,421	(15,060)	175	(77,794)	1,280,978
Comprehensive Income:							124.22	104.00
Net income							136,327	136,327
Loss on settlement of derivative						(5.005)		(5.005)
instruments						(5,895)		(5,895)
Amortization of loss on						420		420
derivative instruments						429		429
Total comprehensive income								130,861
Restricted stock issued		3		11,935	(11,938)			130,801
Amortization of restricted stock		3		11,755	(11,730)			
deferred compensation					10,154			10,154
Common stock redeemed for					10,131			10,13
taxes withheld for stock based								
compensation, net		9		8,482				8,491
Tax benefit for issuance of stock				,				,
options				4,376				4,376
Common stock issued for								
partnership units exchanged		3		7,151				7,154
Common stock issued in stock								
offering		15		67,395				67,410
Series 4 preferred stock issued								
(note 9)	125,000			(4,288)				120,712
Reallocation of minority interest				6,684				6,684
Cash dividends declared:								
Preferred stock							(8,633)	(8,633)
Common stock (\$2.12 per share)							(129,470)	(129,470)
B. 1 21 2004	Φ 200 000	600	(111 414)	1.511.156	(16.044)	(5.201)	(70.570)	1 400 717
Balance at December 31, 2004	\$ 200,000	680	(111,414)	1,511,156	(16,844)	(5,291)	(79,570)	1,498,717
Comprehensive Income (note 8): Net income							162,647	162,647
Loss on settlement of derivative							102,047	102,047
instruments						(7.310)		(7,310)
Amortization of loss on						(7,510)		(7,510)
derivative instruments						909		909
derivative instruments						707		707
Total comprehensive income								156,246
Reclassification of unearned								,
deferred compensation upon								
adoption of FAS 123(R)				(16,844)	16,844			
Restricted stock issued, net of								
amortization (note 10)		4		16,951				16,955
		3		1,484				1,487

Common stock redeemed for taxes withheld for stock based compensation, net Tax benefit for issuance of stock 305 305 options Common stock issued for 3 partnership units exchanged 6,383 6,386 Common stock issued for stock 43 199,632 199,675 offering (note 9) Series 5 preferred stock issued (note 9) 75,000 (2,284)72,716 Reallocation of minority interest (3,163)(3,163)Cash dividends declared: Preferred stock (16,744)(16,744)(143,755)Common stock (\$2.20 per share) (143,755)(11,692)Balance at December 31, 2005 \$ 275,000 733 (111,414) 1,713,620 (77,422)1,788,825 Comprehensive Income (note 8): 218,511 218,511 Net income Amortization of loss on derivative instruments 1,306 1,306 Change in fair value of derivative (2,931)(2,931)instruments Total comprehensive income 216,886 Restricted stock issued, net of amortization (note 10) 3 16,581 16,584 Common stock redeemed for taxes withheld for stock based 3 1,169 1,172 compensation, net Tax benefit for issuance of stock 1,624 1,624 options Common stock issued for partnership units exchanged 5 21,490 21,495 Reallocation of minority interest (10,283)(10,283)Cash dividends declared: Preferred stock (19,675)(19,675)Common stock (\$2.38 per share) (163,311)(163,311)(13,317)Balance at December 31, 2006 \$ 275,000 744 (111,414) 1,744,201 (41,897)1,853,317

See accompanying notes to consolidated financial statements.

REGENCY CENTERS CORPORATION

Consolidated Statements of Cash Flows

For the years ended December 31, 2006, 2005 and 2004

(in thousands)

	2006	2005	2004
Cash flows from operating activities:			
Net income	\$ 218,511	162,647	136,327
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation and amortization	87,413	84,449	82,890
Deferred loan cost and debt premium amortization	4,411	2,740	1,739
Stock based compensation	17,950	18,755	14,425
Minority interest of preferred units	3,725	8,105	19,829
Minority interest of exchangeable operating partnership units	2,876	3,284	2,579
Minority interest of limited partners	4,863	263	319
Equity in (income) loss of investments in real estate partnerships	(2,580)	2,908	(10,194)
Net gain on sale of properties	(124,781)	(76,664)	(60,539)
Provision for loss on operating properties	500	550	810
Distributions in excess of earnings from operations of investments in real estate partnerships	28,788	28,661	13,342
Hedge settlement		(7,310)	(5,720)
Changes in assets and liabilities:			
Tenant receivables	(10,284)	(1,186)	(5,849)
Deferred leasing costs	(7,285)	(6,829)	(6,199)
Other assets	(3,508)	(13,426)	1,449
Accounts payable and other liabilities	(2,638)	(818)	(2,946)
Above and below market lease intangibles, net	(1,387)	(954)	(954)
Tenants security and escrow deposits	241	228	214
Net cash provided by operating activities	216,815	205,403	181,522
Cash flows from investing activities:			
Acquisition of operating real estate	(19,337)		(60,358)
Development of real estate including land acquired	(404,836)	(326,662)	(340,217)
Proceeds from sale of real estate investments	455,972	237,135	317,178
Repayment (issuance) of notes receivable, net	14,770	(8,456)	64,009
Investments in real estate partnerships	(21,790)	(417,713)	(66,299)
Distributions received from investments in real estate partnerships	13,452	30,918	47,369
Net cash provided by (used in) investing activities	38,231	(484,778)	(38,318)
Cash flows from financing activities:			
Net proceeds from common stock issuance	5,994	205,601	81,662
Redemption of preferred units		(54,000)	(125,000)
Redemption of exchangeable operating partnership units			(20,402)
(Distributions to) contributions from limited partners in consolidated partnerships	(2,619)	(50)	373
Distributions to exchangeable operating partnership unit holders	(2,270)	(2,918)	(2,509)
Distributions to preferred unit holders	(3,725)	(6,709)	(16,593)
Dividends paid to common stockholders	(159,507)	(141,003)	(127,091)
Dividends paid to preferred stockholders	(19,675)	(16,744)	(8,633)
Net proceeds from issuance of preferred stock		72,716	120,712

Repayment of fixed rate unsecured notes		(100,000)	(200,000)
Proceeds from issuance of fixed rate unsecured notes		349,505	148,646
(Repayment) proceeds of unsecured line of credit, net	(41,000)	(38,000)	5,000
Proceeds from notes payable		10,000	84,223
Repayment of notes payable	(36,131)	(43,169)	(8,176)
Scheduled principal payments	(4,516)	(5,499)	(5,711)
Deferred loan costs	(9)	(3,217)	(4,254)
Net cash (used in) provided by financing activities	(263,458)	226,513	(77,753)
Net (decrease) increase in cash and cash equivalents	(8,412)	(52,862)	65,451
Cash and cash equivalents at beginning of the year	42,458	95,320	29,869
Cash and cash equivalents at end of the year	\$ 34,046	42,458	95,320

REGENCY CENTERS CORPORATION

Consolidated Statements of Cash Flows

For the years ended December 31, 2006, 2005 and 2004

(in thousands)

	2006	2005	2004
Supplemental disclosure of cash flow information cash paid for interest (net of capitalized interest of \$23,952, \$12,400 and \$11,228 in 2006, 2005 and 2004, respectively)	\$ 82,285	84,839	85,416
Supplemental disclosure of non-cash transactions:			
Mortgage debt assumed by purchaser on sale of real estate	\$		44,684
Common stock issued for partnership units exchanged	\$ 21,495	6,386	7,154
Mortgage loans assumed for the acquisition of real estate	\$ 44,000		61,717
Real estate contributed as investments in real estate partnerships	\$ 15,967	10,715	ĺ
Exchangeable operating partnership units issued for the acquisition of real estate	\$		38,400
Common stock issued for dividend reinvestment plan	\$ 3,806	2,752	2,379
Notes receivable taken in connection with out-parcel sales	\$ 490	12,370	3,255
Change in fair value of derivative instrument	\$ 2,931		

See accompanying notes to consolidated financial statements.

Regency Centers Corporation

Notes to Consolidated Financial Statements

December 31, 2006

- 1. Summary of Significant Accounting Policies
- (a) Organization and Principles of Consolidation General

Regency Centers Corporation (Regency or the Company) began its operations as a Real Estate Investment Trust (REIT) in 1993, and is the managing general partner of its operating partnership, Regency Centers, L.P. (RCLP or the Partnership). Regency currently owns approximately 99% of the outstanding common partnership units (Units) of the Partnership. Regency engages in the ownership, management, leasing, acquisition, and development of retail shopping centers through the Partnership, and has no other assets or liabilities other than through its investment in the Partnership. At December 31, 2006, the Partnership directly owned 218 retail shopping centers and held partial interests in an additional 187 retail shopping centers through investments in joint ventures.

Consolidation

The accompanying consolidated financial statements include the accounts of the Company and the Partnership and its wholly owned subsidiaries, and joint ventures in which the Partnership has a majority ownership or controlling interest. The equity interests of third parties held in the Partnership or its majority owned joint ventures are included in the consolidated financial statements as preferred units, exchangeable operating partnership units or limited partners interest in consolidated partnerships. All significant inter-company balances and transactions have been eliminated in the consolidated financial statements.

Investments in joint ventures not controlled by the Company (Unconsolidated Joint Ventures) are accounted for under the equity method. The Company has evaluated its investment in the Unconsolidated Joint Ventures and has concluded that they are not variable interest entities as defined in the Financial Accounting Standards Board (FASB) Interpretation No. 46(R) Consolidation of Variable Interest Entities (FIN 46R). The venture partners in the Unconsolidated Joint Ventures have significant ownership rights, including approval over operating budgets and strategic plans, capital spending, sale or financing, and admission of new partners; therefore, the Company has concluded that the equity method of accounting is appropriate for these interests which do not require consolidation under EITF Issue No. 04-5 Determining Whether a General Partner, or the General Partners as a Group, Controls a Limited Partnership or Similar Entity When the Limited Partners Have Certain Rights . Under the equity method of accounting, investments in the Unconsolidated Joint Ventures are initially recorded at cost, and subsequently increased for additional contributions and allocations of income and reduced for distributions received and allocation of losses. These investments are included in the consolidated financial statements as Investments in real estate partnerships.

Ownership of the Company

Regency has a single class of common stock outstanding and three series of preferred stock outstanding (Series 3, 4, and 5 Preferred Stock). The dividends on the Series 3, 4, and 5 Preferred Stock are cumulative and payable in arrears on the last day of each calendar quarter. The Company owns corresponding Series 3, 4, and 5 Preferred unit interests (Series 3, 4, and 5 Preferred Units) in the Partnership that entitle the Company to income and distributions from the Partnership in amounts equal to the dividends paid on the Company Series 3, 4, and 5 Preferred Stock.

F-10

Regency Centers Corporation

Notes to Consolidated Financial Statements

December 31, 2006

(a) Organization and Principles of Consolidation (continued) Ownership of the Operating Partnership

The Partnership s capital includes general and limited common partnership Units, Series 3, 4, and 5 Preferred Units owned by the Company, and Series D Preferred Units owned by institutional investors.

At December 31, 2006, the Company owned approximately 99% or 69,017,995 Partnership Units of the total 69,758,821 Partnership Units outstanding. Each outstanding common Partnership Unit not owned by the Company is exchangeable for one share of Regency common stock. The Company revalues the minority interest associated with the Units each quarter to maintain a proportional relationship between the book value of equity associated with common stockholders relative to that of the Unit holders since both have equivalent rights and Units are convertible into shares of common stock on a one-for-one basis.

Net income and distributions of the Partnership are allocable first to the Preferred Units, and the remaining amounts to the general and limited partners Units in accordance with their ownership percentage. The Series 3, 4, and 5 Preferred Units owned by the Company are eliminated in consolidation.

(b) Revenues

The Company leases space to tenants under agreements with varying terms. Leases are accounted for as operating leases with minimum rent recognized on a straight-line basis over the term of the lease regardless of when payments are due. Accrued rents are included in tenant receivables. As part of the leasing process, the Company may provide the lessee with an allowance for the construction of leasehold improvements. Leasehold improvements are capitalized as part of the building and recorded as tenant improvements and depreciated over the shorter of the useful life of the improvements or the lease term. If the allowance represents a payment for a purpose other than funding leasehold improvements, or in the event the Company is not considered the owner of the improvements, the allowance is considered to be a lease incentive and is recognized over the lease term as a reduction of rental revenue. Factors considered during this evaluation include, among others, who holds legal title to the improvements, and other controlling rights provided by the lease agreement (e.g. unilateral control of the tenant space during the build-out process). Determination of the appropriate accounting for a tenant allowance is made on a case-by-case basis, considering the facts and circumstances of the individual tenant lease. Lease revenue recognition commences when the lessee is given possession of the leased space upon completion of tenant improvements when the Company is the owner of the leasehold improvements; however, when the leasehold improvements are owned by the tenant, the lease inception date is when the tenant obtains possession of the leased space for purposes of constructing its leasehold improvements.

F-11

Table of Contents

Regency Centers Corporation

Notes to Consolidated Financial Statements

December 31, 2006

(b) Revenues (continued)

Substantially all of the lease agreements contain provisions that provide for additional rents based on tenants sales volume (percentage rent) and reimbursement of the tenants share of real estate taxes, insurance and common area maintenance (CAM) costs.

Percentage rents are recognized when the tenants achieve the specified targets as defined in their lease agreements. Recovery of real estate taxes, insurance and CAM costs are recognized as the respective costs are incurred in accordance with the lease agreements.

The Company accounts for profit recognition on sales of real estate in accordance with Statement of Financial Accounting Standards (SFAS) Statement No. 66, Accounting for Sales of Real Estate. In summary, profits from sales will not be recognized by the Company unless a sale has been consummated; the buyer s initial and continuing investment is adequate to demonstrate a commitment to pay for the property; the Company s receivable, if applicable, is not subject to future subordination; the Company has transferred to the buyer the usual risks and rewards of ownership; and the Company does not have substantial continuing involvement with the property.

The Company has been engaged by joint ventures under agreements to provide asset management, property management; and leasing, investing and financing services for such ventures—shopping centers. The fees are market based and generally calculated as a percentage of either revenues earned or the estimated values of the properties managed, and are recognized as services are rendered, when fees due are determinable and collectibility is reasonably assured.

(c) Real Estate Investments

Land, buildings and improvements are recorded at cost. All specifically identifiable costs related to development activities are capitalized into properties in development on the consolidated balance sheets. The capitalized costs include pre-development costs essential to the development of the property, development costs, construction costs, interest costs, real estate taxes, and direct employee costs incurred during the period of development.

The Company incurs costs prior to land acquisition including contract deposits, as well as legal, engineering and other external professional fees related to evaluating the feasibility of developing a shopping center. These pre-development costs are included in properties in development. If the Company determines that the development of a particular shopping center is no longer probable, any related pre-development costs previously incurred are immediately expensed. At December 31, 2006 and 2005, the Company had capitalized pre-development costs of \$23.3 million and \$12.2 million, respectively of which \$10.0 million and \$5.7 million, respectively were refundable deposits.

The Company s method of capitalizing interest is based upon applying its weighted average borrowing rate to that portion of the actual development costs expended. The Company ceases cost capitalization when the property is available for occupancy upon substantial completion of tenant improvements. In no event would the Company capitalize interest on the project beyond 12 months after substantial completion of the building shell.

Table of Contents

Regency Centers Corporation

Notes to Consolidated Financial Statements

December 31, 2006

(c) Real Estate Investments (continued)

Maintenance and repairs that do not improve or extend the useful lives of the respective assets are recorded in operating and maintenance expense.

Depreciation is computed using the straight-line method over estimated useful lives of up to 40 years for buildings and improvements, term of lease for tenant improvements, and three to seven years for furniture and equipment.

The Company and the unconsolidated joint ventures allocate the purchase price of assets acquired (net tangible and identifiable intangible assets) and liabilities assumed based on their relative fair values at the date of acquisition pursuant to the provisions of SFAS No. 141, Business Combinations (Statement 141). Statement 141 provides guidance on allocating a portion of the purchase price of a property to intangible assets. The Company s methodology for this allocation includes estimating an as-if vacant fair value of the physical property, which is allocated to land, building and improvements. The difference between the purchase price and the as-if vacant fair value is allocated to intangible assets. There are three categories of intangible assets to be considered: (i) value of in-place leases, (ii) above and below-market value of in-place leases and (iii) customer relationship value.

The value of in-place leases is estimated based on the value associated with the costs avoided in originating leases compared to the acquired in-place leases as well as the value associated with lost rental and recovery revenue during the assumed lease-up period. The value of in-place leases is recorded to amortization expense over the remaining initial term of the respective leases.

Above-market and below-market in-place lease values for acquired properties are recorded based on the present value of the difference between (i) the contractual amounts to be paid pursuant to the in-place leases and (ii) management s estimate of fair market lease rates for the comparable in-place leases, measured over a period equal to the remaining non-cancelable term of the lease. The value of above-market leases is amortized as a reduction of minimum rent over the remaining terms of the respective leases. The value of below-market leases is accreted as an increase to minimum rent over the remaining terms of the respective leases, including renewal options.

The Company allocates no value to customer relationship intangibles if it has pre-existing business relationships with the major retailers in the acquired property since they provide no incremental value over the Company s existing relationships.

The Company follows the provisions of SFAS No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets (Statement 144). In accordance with Statement 144, the Company classifies an operating property as held-for-sale when it determines that the property is available for immediate sale in its present condition, the property is being actively marketed for sale and management is reasonably certain that a sale will be consummated. Operating properties held-for-sale are carried at the lower of cost or fair value less costs to sell. Depreciation and amortization are suspended during the held-for-sale period. The operations of properties held-for-sale are reclassified into discontinued operations for all periods presented.

Table of Contents

Regency Centers Corporation

Notes to Consolidated Financial Statements

December 31, 2006

(c) Real Estate Investments (continued)

In accordance with Statement 144, when the Company sells a property and will not have continuing involvement or significant cash flows after disposition, the operations and cash flows of the property are eliminated and its operations and gain on sale are reported in discontinued operations so that the operations and cash flows are clearly distinguished. Once classified in discontinued operations, these properties are eliminated from ongoing operations. Prior periods are also represented to reflect the operations of these properties as discontinued operations. When the Company sells operating properties to its joint ventures or to third parties, and it will have continuing involvement, the operations and gains on sales are included in income from continuing operations.

The Company reviews its real estate portfolio for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable based upon expected undiscounted cash flows from the property. The Company determines impairment by comparing the property's carrying value to an estimate of fair value based upon varying methods such as i) estimating future cash flows, ii) determining resale values by market, or iii) applying a capitalization rate to net operating income using prevailing rates in a given market. These methods of determining fair value can fluctuate significantly as a result of a number of factors, including changes in the general economy of those markets in which the Company operates, tenant credit quality and demand for new retail stores. In the event that the carrying amount of a property is not recoverable and exceeds its fair value, the Company will write down the asset to fair value for held-and-used assets and to fair value less costs to sell for held-for-sale assets. During 2006, 2005 and 2004, the Company established a provision for loss of \$500,000, \$550,000 and \$810,000 based upon the criteria described above. The provision for loss on properties subsequently sold to third parties is included in operating income from discontinued operations.

(d) Income Taxes

The Company believes it qualifies, and intends to continue to qualify, as a REIT under the Internal Revenue Code (the Code). As a REIT, the Company will generally not be subject to federal income tax, provided that distributions to its stockholders are at least equal to REIT taxable income.

Income taxes are accounted for under the asset and liability method. Deferred tax assets and liabilities are recognized for the estimated tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using the enacted tax rates in effect for the year in which these temporary differences are expected to be recovered or settled.

Earnings and profits, which determine the taxability of dividends to stockholders, differs from net income reported for financial reporting purposes primarily because of differences in depreciable lives and cost bases of the shopping centers, as well as other timing differences.

F-14

Regency Centers Corporation

Notes to Consolidated Financial Statements

December 31, 2006

(d) Income Taxes (continued)

The net book basis of real estate assets exceeds the tax basis by approximately \$158.4 million and \$161.9 million at December 31, 2006 and 2005, respectively, primarily due to the difference between the cost basis of the assets acquired and their carryover basis recorded for tax purposes.

The following summarizes the tax status of dividends paid during the respective years:

	2006	2005	2004
Dividend per share	\$ 2.38	2.20	2.12
Ordinary income	64%	79%	82%
Capital gain	21%	11%	6%
Return of capital			3%
Unrecaptured Section 1250 gain	15%	10%	9%

Regency Realty Group, Inc. (RRG), a wholly-owned subsidiary of RCLP, is a Taxable REIT Subsidiary as defined in Section 856(1) of the Code. RRG is subject to federal and state income taxes and files separate tax returns. Income tax expense consists of the following for the years ended December 31, 2006, 2005 and 2004 (in thousands):

	2006	2005	2004
Income tax expense			
Current	\$ 10,256	4,980	10,730
Deferred	1,516	(891)	(1,978)
Total income tax expense	\$ 11,772	4,089	8,752

Income tax expense is included in either other expenses if the related income is from continuing operations or discontinued operations on the consolidated statements of operations as follows for the years ended December 31, 2006, 2005 and 2004 (in thousands):

	2006	2005	2004
Income tax expense from:			
Continuing operations	11,772	494	6,487
Discontinued operations		3,595	2,265
Total income tax expense	11,772	4,089	8,752

Regency Centers Corporation

Notes to Consolidated Financial Statements

December 31, 2006

(d) Income Taxes (continued)

Income tax expense differed from the amounts computed by applying the U.S. Federal income tax rate of 35% to pretax income for the years ended December 31, 2006 and 2005, respectively and 34% for the year ended December 31, 2004 as follows (in thousands):

	2006	2005	2004
Computed expected tax expense	\$ 4,094	3,304	5,759
Increase in income tax resulting from state taxes	456	368	913
All other items	7,222	417	2,080
Total income tax expense	\$ 11,772	4,089	8,752

All other items principally represent the tax effect of gains associated with the sale of properties to unconsolidated ventures.

RRG had net deferred tax assets of \$9.7 million and \$11.2 million at December 31, 2006 and 2005, respectively. The majority of the deferred tax assets relate to deferred interest expense and tax costs capitalized on projects under development. No valuation allowance was provided and the Company believes it is more likely than not that the future benefits associated with these deferred tax assets will be realized.

(e) Deferred Costs

Deferred costs include leasing costs and loan costs, net of accumulated amortization. Such costs are amortized over the periods through lease expiration or loan maturity, respectively. Deferred leasing costs consist of internal and external commissions associated with leasing the Company s shopping centers. Net deferred leasing costs were \$33.3 million and \$30.6 million at December 31, 2006 and 2005, respectively. Deferred loan costs consist of initial direct and incremental costs associated with financing activities. Net deferred loan costs were \$7.7 million and \$11.1 million at December 31, 2006 and 2005, respectively.

(f) Earnings per Share and Treasury Stock

Basic net income per share of common stock is computed based upon the weighted average number of common shares outstanding during the period. Diluted net income per share also includes common share equivalents for stock options, restricted stock and exchangeable operating partnership units, if dilutive. See note 11 for the calculation of earnings per share (EPS).

Repurchases of the Company s common stock are recorded at cost and are reflected as Treasury stock in the consolidated statements of stockholders equity and comprehensive income (loss). Outstanding shares do not include treasury shares.

Table of Contents

Regency Centers Corporation

Notes to Consolidated Financial Statements

December 31, 2006

(g) Cash and Cash Equivalents

Any instruments which have an original maturity of 90 days or less when purchased are considered cash equivalents. Cash distributions of normal operating earnings from investments in real estate partnerships are included in cash flows from operations in the consolidated statements of cash flows. Cash distributions from the sale or loan proceeds from the placement of debt on a property included in investments in real estate partnerships is included in cash flows from investing activities in the consolidated statements of cash flows.

(h) Estimates

The preparation of financial statements in conformity with U.S. generally accepted accounting principles requires the Company s 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 financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

(i) Stock-Based Compensation

Regency grants stock-based compensation to its employees and directors. When Regency issues common shares as compensation, it receives a comparable number of common units from the Partnership including stock options. Regency is committed to contribute to the Partnership all proceeds from the exercise of stock options or other stock-based awards granted under Regency s Long-Term Omnibus Plan. Accordingly, Regency s ownership in the Partnership will increase based on the amount of proceeds contributed to the Partnership for the common units it receives. As a result of the issuance of common units to Regency for stock-based compensation, the Partnership accounts for stock-based compensation in the same manner as Regency.

In December 2004, the FASB issued SFAS No. 123(R) Share-Based Payment (Statement 123(R)), which is an amendment of SFAS No. 123. Statement 123(R) supersedes Accounting Principles Board Opinion No. 25, Accounting for Stock Issued to Employees (Opinion 25). Statement 123(R) requires all share-based payments to employees, including grants of employee stock options, be recognized in the consolidated statements of operations based on their fair values and pro-forma disclosure is no longer an alternative. The Company elected early adoption of Statement 123(R) on January 1, 2005, even though it was not effective until January 1, 2006. As permitted by Statement 123(R), the Company applied the modified prospective method in which compensation cost is recognized beginning with the effective date (a) based on the requirements of Statement 123(R) for all share-based payments granted after the effective date and (b) based on the requirements of Statement 123 for all awards granted to employees prior to the effective date of Statement 123(R) that remain unvested on the effective date. See Note 10 for further discussion.

F-17

Regency Centers Corporation

Notes to Consolidated Financial Statements

December 31, 2006

(j) Segment Reporting

The Company s business is investing in retail shopping centers through direct ownership or through joint ventures. The Company actively manages its portfolio of retail shopping centers and may from time to time make decisions to sell lower performing properties or developments not meeting its long-term investment objectives. The proceeds from sales are reinvested into higher quality retail shopping centers through acquisitions or new developments, which management believes will meet its planned rate of return. It is management s intent that all retail shopping centers will be owned or developed for investment purposes; however, the Company may decide to sell all or a portion of a development upon completion. The Company s revenue and net income are generated from the operation of its investment portfolio. The Company also earns fees from third parties for services provided to manage and lease retail shopping centers owned through joint ventures.

The Company s portfolio is located throughout the United States; however, management does not distinguish or group its operations on a geographical basis for purposes of allocating resources or measuring performance. The Company reviews operating and financial data for each property on an individual basis, therefore, the Company defines an operating segment as its individual properties. No individual property constitutes more than 10% of the Company s combined revenue, net income or assets, and thus the individual properties have been aggregated into one reportable segment based upon their similarities with regard to both the nature and economics of the centers, tenants and operational processes, as well as long-term average financial performance. In addition, no single tenant accounts for 7% or more of revenue and none of the shopping centers are located outside the United States.

(k) Derivative Financial Instruments

The Company adopted SFAS No. 133 Accounting for Derivative Instruments and Hedging Activities (Statement 133) as amended by SFAS No. 149. Statement 133 requires that all derivative instruments, whether designated in hedging relationships or not, be recorded on the balance sheet at their fair value. Gains or losses resulting from changes in the values of those derivatives are accounted for depending on the use of the derivative and whether it qualifies for hedge accounting. The Company s use of derivative financial instruments is normally to mitigate its interest rate risk on a related financial instrument or forecasted transaction through the use of interest rate swaps. The Company designates these interest rate swaps as cash flow hedges.

Statement 133 requires that changes in fair value of derivatives that qualify as cash flow hedges be recognized in other comprehensive income (OCI) while the ineffective portion of the derivative is change in fair value be recognized in the income statement as interest expense. Upon the settlement of a hedge, gains and losses associated with the transaction are recorded in OCI and amortized over the underlying term of the hedge transaction. The Company formally documents all relationships between hedging instruments and hedged items, as well as its risk management objectives and strategies for undertaking various hedge transactions. The Company assesses, both at inception of the hedge and on an ongoing basis, whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in the cash flows of the hedged items.

F-18

Table of Contents

Regency Centers Corporation

Notes to Consolidated Financial Statements

December 31, 2006

(k) Derivative Financial Instruments (continued)

In assessing the hedge, the Company uses standard market conventions and techniques such as discounted cash flow analysis, option pricing models and termination costs at each balance sheet date. All methods of assessing fair value result in a general approximation of value, and such value may never actually be realized. See Note 8 for further discussion.

(l) Financial Instruments with Characteristics of Both Liabilities and Equity

In May 2003, the FASB issued SFAS No. 150, Accounting for Certain Financial Instruments with Characteristics of Both Liabilities and Equity (Statement 150). Statement 150 affects the accounting for certain financial instruments, which requires companies having consolidated entities with specified termination dates to treat minority owners interests in such entities as liabilities in an amount based on the fair value of the entities. Although Statement 150 was originally effective July 1, 2003, the FASB has indefinitely deferred certain provisions related to classification and measurement requirements for mandatory redeemable financial instruments that become subject to Statement 150 solely as a result of consolidation, including minority interests of entities with specified termination dates.

At December 31, 2006, the Company held a majority interest in two consolidated entities with specified termination dates of 2017 and 2049. The minority owners interests in these entities will be settled upon termination by distribution or transfer of either cash or specific assets of the underlying entities. The estimated fair value of minority interests in entities with specified termination dates was approximately \$8.3 million at December 31, 2006. The related carrying value is \$1.3 million and \$1.1 million as of December 31, 2006 and 2005, respectively which is included within limited partners interest in consolidated partnerships in the accompanying consolidated balance sheet. The Company has no other financial instruments that are affected by Statement 150.

(m) Recent Accounting Pronouncements

In September 2006, the Securities and Exchange Commission s (SEC) staff issued Staff Accounting Bulletin (SAB) No. 108 Considering the Effects of Prior Year Misstatements when Quantifying Misstatements in Current Year Financial Statements. This Bulletin requires that registrants quantify errors using both a balance sheet and income statement approach and evaluate whether either approach results in a misstated amount that, when all relevant quantitative and qualitative factors are considered, is material. The guidance in this Bulletin must be applied to financial reports covering the first fiscal year ending after November 15, 2006. The adoption of SAB 108 did not have a material affect on the Company's consolidated financial statements.

In September 2006, the FASB issued Statement No. 157 Fair Value Measurements. This Statement defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles, and expands disclosures about fair value measurements. This Statement applies to accounting pronouncements that require or permit fair value measurements, except for share-based payments transactions under FASB Statement No. 123(R). This Statement is effective for financial statements issued for fiscal years beginning after November 15, 2007. As Statement No. 157 does not require any new fair value measurements or remeasurements of previously computed fair values, the Company does not believe adoption of this Statement will have a material effect on its consolidated financial statements.

Table of Contents

Regency Centers Corporation

Notes to Consolidated Financial Statements

December 31, 2006

(m) Recent Accounting Pronouncements (continued)

In July 2006, the FASB issued FASB Interpretation No. 48, Accounting for Uncertainty in Income Taxes, an interpretation of FASB Statement No. 109 (FIN 48). FIN 48 clarifies the accounting and reporting for uncertainties in income tax law. This Interpretation prescribes a comprehensive model for the financial statement recognition, measurement, presentation and disclosure of uncertain tax positions taken or expected to be taken in income tax returns. Under FIN 48, tax positions shall initially be recognized in the financial statements when it is more likely than not the position will be sustained upon examination by the tax authorities. Such tax positions shall initially and subsequently be measured as the largest amount of tax benefit that is greater than 50% likely of being realized upon ultimate settlement with the tax authority assuming full knowledge of the position and relevant facts. The Company will adopt this Interpretation in the first quarter of 2007. The cumulative effects, if any, of applying this Interpretation will be recorded as an adjustment to retained earnings as of the beginning of the period of adoption. The Company has begun the process of evaluating the expected effect of FIN 48 and the adoption is not expected to have a material effect on the Company s consolidated financial statements.

In April 2006, the FASB issued FSP FIN 46(R)-6, Determining the Variability to Be Considered in Applying FASB Interpretation No. 46(R), which became effective in the third quarter of 2006. FSP FIN No. 46(R)-6 clarifies that the variability to be considered in applying Interpretation 46(R) shall be based on an analysis of the design of the variable interest entity. The adoption of this FSP did not have an effect on the Company s consolidated financial statements.

In October 2005, the FASB issued FSP No. FAS 13-1 Accounting for Rental Costs Incurred during a Construction Period . This FSP requires that rental costs associated with ground or building operating leases incurred during a construction period be recognized as rental expense. However, FSP No. FAS 13-1 does not address lessees that account for the sale or rental of real estate projects under FASB Statement No. 67 Accounting for Costs and Initial Rental Operations of Real Estate Projects , and therefore the Company will continue to apply FASB Statement No. 67.

(n) Reclassifications

Certain reclassifications have been made to the 2005 and 2004 amounts to conform to classifications adopted in 2006.

F-20

Regency Centers Corporation

Notes to Consolidated Financial Statements

December 31, 2006

2. Real Estate Investments

During 2006, the Company acquired one shopping center for a purchase price of \$63.1 million which included the assumption of \$44.0 million in debt. In accordance with Statement 141, acquired lease intangible assets and acquired lease intangible liabilities of \$6.1 million and \$5.0 million, respectively were recorded for this acquisition. The acquisition was accounted for as a purchase business combination and the results of its operations are included in the consolidated financial statements from the date of acquisition. During 2005, the Company s acquisition activity was through its joint ventures discussed further in Note 4.

Discontinued Operations

Regency maintains a conservative capital structure to fund its growth programs without compromising its investment-grade ratings. This approach is founded on a self-funding business model which utilizes center recycling as a key component and requires ongoing monitoring of each center to ensure that it meets Regency s investment standards. This recycling strategy calls for the Company to sell properties that do not measure up to its standards and re-deploy the proceeds into new, higher-quality developments and acquisitions that are expected to generate sustainable revenue growth and more attractive returns.

During 2006, the Company sold 100% of its interest in 11 properties for net proceeds of \$149.6 million. The combined operating income and gains from these properties and properties classified as held-for-sale are included in discontinued operations. The revenues from properties included in discontinued operations, including properties sold in 2006, 2005 and 2004, as well as operating properties held for sale, were \$14.6 million, \$32.8 million and \$44.2 million for the three years ended December 31, 2006, 2005 and 2004, respectively. The operating income and gains from properties included in discontinued operations are reported net of minority interest of exchangeable operating partnership units and income taxes, if the property is sold by RRG, as follows for the years ended December 31, 2006, 2005 and 2004 (in thousands):

	2	2006		2005		2004	
	Operating Income	Gain on sale of properties	Operating Income	Gain on sale of properties	Operating Income	Gain on sale of properties	
Operations and gain	\$ 5,067	59,181	12,684	57,693	18,763	21,151	
Less: Minority Interest	68	814	281	1,041	355	344	
Less: Income taxes			183	3,412	334	1,931	
Discontinued operations, net	\$ 4,999	58,367	12,220	53,240	18,074	18,876	

Regency Centers Corporation

Notes to Consolidated Financial Statements

December 31, 2006

4. Investments in Real Estate Partnerships

The Company accounts for all investments in which it owns 50% or less and does not have a controlling financial interest using the equity method. The Company has determined that these investments are not variable interest entities as defined in FIN 46(R) and do not require consolidation under EITF 04-5, and therefore, subject to the voting interest model in determining its basis of accounting. Major decisions, including property acquisitions and dispositions, financings, annual budgets and dissolution of the ventures are subject to the approval of all partners. The Company s combined investment in these partnerships was \$434.1 million and \$545.6 million at December 31, 2006 and 2005, respectively. Any difference between the carrying amount of these investments and the underlying equity in net assets is amortized or accreted to equity in income (loss) of investments in real estate partnerships over the expected useful lives of the properties and other intangible assets which range in lives from 10 to 40 years. Net income from these partnerships, which includes all operating results, as well as gains and losses on sales of properties within the joint ventures, is allocated to the Company in accordance with the respective partnership agreements. Such allocations of net income or loss are recorded in equity in income (loss) of investments in real estate partnerships in the accompanying consolidated statements of operations.

Investments in real estate partnerships are comprised primarily of joint ventures with three unrelated co-investment partners and a recently formed open-end real estate fund (Regency Retail Partners), as further described below. In addition to the Company earning its pro-rata share of net income (loss) in each of the partnerships, these partnerships pay the Company fees for asset management, property management, investment and financing services. During 2006, 2005 and 2004, the Company received fees from these joint ventures of \$30.8 million, \$26.8 million and \$9.3 million, respectively.

The Company co-invests with the Oregon Public Employees Retirement Fund in three joint ventures (collectively Columbia) in which the Company has ownership interests of 20% or 30%. As of December 31, 2006, Columbia owned 20 shopping centers, had total assets of \$558.1 million, and net income of \$11.6 million for the year ended. The Company s share of Columbia s total assets and net income was \$123.9 million and \$2.3 million, respectively. During 2006 Columbia acquired four shopping centers from third parties for \$97.0 million. The Company contributed \$9.6 million for its proportionate share of the purchase price, which was net of \$36.4 million of assumed mortgage debt and \$13.3 million of financing obtained by Columbia. Columbia did not acquire any properties in 2005 and sold two shopping centers to an unrelated party for \$47.6 million at a gain of \$8.9 million.

The Company co-invests with the California State Teachers Retirement System (CalSTRS) in a joint venture (RegCal) in which the Company has an ownership interest of 25%. As of December 31, 2006, RegCal owned nine shopping centers, had total assets of \$182.9 million, and net income of \$1.7 million for the year ended. The Company s share of RegCal s total assets and net income was \$45.7 million and \$516,613, respectively. During 2006, RegCal acquired two shopping centers from unrelated parties for a purchase price of \$37.3 million. The Company contributed \$4.1 million for its proportionate share of the purchase price, which was net of financing obtained by RegCal. During 2005, RegCal acquired two shopping centers from an unrelated party for a purchase price of \$20.0 million. The Company contributed \$1.7 million for its proportionate share of the purchase price, which was net of loan financing assumed by RegCal.

F-22

Regency Centers Corporation

Notes to Consolidated Financial Statements

December 31, 2006

4. Investments in Real Estate Partnerships (continued)

The Company co-invests with Macquarie CountryWide Trust of Australia (MCW) in four joint ventures, two in which the Company has an ownership interest of 25% (collectively, MCWR I), and two in which it has an ownership interest of 24.95% (collectively, MCWR II).

As of December 31, 2006, MCWR I owned 50 shopping centers, had total assets of \$728.3 million, and net income of \$18.2 million for the year ended. Regency s share of MCWR I s total assets and net income was \$181.5 million and \$5.4 million, respectively. During 2006 MCWR I purchased one shopping center from a third party for \$25.0 million. The Company contributed \$748,466 for its proportionate share of the purchase price, which was net of \$12.5 million of assumed mortgage debt and \$10.4 million in 1031 proceeds. During 2006, MCWR I sold two shopping centers to unrelated parties for \$28.0 million for a gain of \$7.8 million. During 2005, MCWR I acquired one shopping center from an unrelated party for a purchase price of \$24.4 million. The Company contributed \$4.5 million for its proportionate share of the purchase price, which was net of loan financing placed on the shopping center by MCWR I. In addition, MCWR I acquired two properties from the Company valued at \$31.9 million, for which the Company received cash of \$25.7 million for MCW s proportionate share. During 2005, MCWR I sold four shopping centers to unrelated parties for \$34.7 million with a gain of \$582,910.

On June 1, 2005, MCWR II closed on the acquisition of a retail shopping center portfolio (the First Washington Portfolio) for a purchase price of approximately \$2.8 billion, including the assumption of approximately \$68.6 million of mortgage debt and the issuance of approximately \$1.6 billion of new mortgage loans on the properties acquired. The First Washington Portfolio acquisition was accounted for as a purchase business combination by MCWR II. At December 31, 2005, MCWR II was owned 64.95% by an affiliate of MCW, 34.95% by Regency and 0.1% by Macquarie-Regency Management, LLC (US Manager). US Manager is owned 50% by Regency and 50% by an affiliate of Macquarie Bank Limited. On January 13, 2006, the Company sold a portion of its investment in MCWR II to MCW which reduced its ownership interest from 35% to 24.95% for net cash of \$113.2 million which is reflected in proceeds from sale of real estate investments in the consolidated statements of cash flows. The proceeds from the sale were used to reduce the unsecured line of credit. At December 31, 2006, MCWR II is owned 75% by a MCW affiliate, 24.90% by Regency and 0.1% by US Manager. Including its 50% share of US Manager, Regency s effective ownership is 24.95% and is reflected as such under the equity method in the accompanying consolidated financial statements.

Regency was paid an acquisition fee by MCWR II related to the acquisition of the First Washington Portfolio in 2005. Regency has the ability to receive additional acquisition fees of approximately \$14.2 million (the Contingent Acquisition Fees) subject to achieving certain targeted income levels in 2006 and 2007. The Contingent Acquisition Fees will only be recognized if earned, and the recognition of income will be limited to that percentage of MCWR II, or 75.05%, of the joint venture not owned by the Company. During 2006, \$9.0 million of the Contingent Acquisition Fees was earned and approximately \$6.8 million was recognized by the Company.

F-23

Table of Contents

Regency Centers Corporation

Notes to Consolidated Financial Statements

December 31, 2006