UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of report (Date of earliest event reported) August 2, 2006

CORPORATE OFFICE PROPERTIES TRUST

(Exact name of registrant as specified in its charter)

Maryland
(State or other jurisdiction of incorporation)

1-14023 (Commission File Number) 23-2947217 (IRS Employer Identification Number)

6711 Columbia Gateway Drive, Suite 300 Columbia, Maryland 21046

(Address of principal executive offices)

(443) 285-5400

(Registrant's telephone number, including area code)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2 below):
☐ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
☐ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
□ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
□ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 2.02. Results of Operations and Financial Condition

In connection with its release of earnings on August 2, 2006, the Registrant is making available certain additional information pertaining to its properties and operations as of and for the period ended June 30, 2006. This information is furnished herewith as Exhibit 99.1 and is incorporated herein by reference.

The information included herein, including the exhibits, shall not be deemed "filed" for any purpose, including the purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or subject to liabilities of that Section. The information included herein, including the exhibits, shall also not be deemed incorporated by reference into any filing under the Securities Act of 1933, as amended (the "Securities Act"), or the Exchange Act regardless of any general incorporation language in such filing.

The Registrant uses non-GAAP financial measures in earnings press releases and information furnished to the Securities and Exchange Commission. The Registrant believes that these measures are helpful to investors in measuring its performance and comparing such performance to other real estate investment trusts ("REITs"). Descriptions of these measures are set forth below.

Funds from operations ("FFO")

Funds from operations ("FFO") is defined as net income computed using GAAP, excluding gains (or losses) from sales of real estate, plus real estate-related depreciation and amortization and after adjustments for unconsolidated partnerships and joint ventures. Gains from sales of newly-developed properties less accumulated depreciation, if any, required under GAAP are included in FFO on the basis that development services are the primary revenue generating activity; the Registrant believes that inclusion of these development gains is in accordance with the National Association of Real Estate Investment Trusts' ("NAREIT") definition of FFO, although others may interpret the definition differently.

Accounting for real estate assets using historical cost accounting under GAAP assumes that the value of real estate assets diminishes predictably over time. NAREIT stated in its April 2002 White Paper on Funds from Operations that "since real estate asset values have historically risen or fallen with market conditions, many industry investors have considered presentations of operating results for real estate companies that use historical cost accounting to be insufficient by themselves." As a result, the concept of FFO was created by NAREIT for the REIT industry to "address this problem." The Registrant agrees with the concept of FFO and believes that FFO is useful to management and investors as a supplemental measure of operating performance because, by excluding gains and losses related to sales of previously depreciated operating real estate properties and excluding real estate-related depreciation and amortization, FFO can help one compare the Registrant's operating performance between periods. In addition, since most equity REITs provide FFO information to the investment community, the Registrant believes that FFO is useful to investors as a supplemental measure for comparing its results to those of other equity REITs. The Registrant believes that net income is the most directly comparable GAAP measure to FFO.

Since FFO excludes certain items includable in net income, reliance on the measure has limitations; management compensates for these limitations by using the measure

simply as a supplemental measure that is weighed in the balance with other GAAP and non-GAAP measures. FFO is not necessarily an indication of the Registrant's cash flow available to fund cash needs.

2

Additionally, it should not be used as an alternative to net income when evaluating the Registrant's financial performance or to cash flow from operating, investing and financing activities when evaluating the Registrant's liquidity or ability to make cash distributions or pay debt service. The FFO presented by the Registrant may not be comparable to the FFO presented by other REITs since they may interpret the current NAREIT definition of FFO differently or they may not use the current NAREIT definition of FFO.

Basic funds from operations ("Basic FFO")

Basic FFO is FFO adjusted to (1) subtract preferred share dividends and (2) add back GAAP net income allocated to common units in Corporate Office Properties, L.P. (the "Operating Partnership") not owned by the Registrant. With these adjustments, Basic FFO represents FFO available to common shareholders and common unitholders. Common units in the Operating Partnership are substantially similar to common shares of beneficial interest in the Registrant ("common shares"); common units in the Operating Partnership are also exchangeable into common shares, subject to certain conditions. The Registrant believes that Basic FFO is useful to investors due to the close correlation of common units to common shares. The Registrant believes that net income is the most directly comparable GAAP measure to Basic FFO. Basic FFO has essentially the same limitations as FFO; management compensates for these limitations in essentially the same manner as described above for FFO.

Diluted funds from operations per share ("Diluted FFO per share")

Diluted FFO per share is (1) Basic FFO adjusted to add back any convertible preferred share dividends and any other changes in Basic FFO that would result from the assumed conversion of securities that are convertible or exchangeable into common shares divided by (2) the sum of the (a) weighted average common shares outstanding during a period, (b) weighted average common units outstanding during a period and (c) weighted average number of potential additional common shares that would have been outstanding during a period if other securities that are convertible or exchangeable into common shares were converted or exchanged. However, the computation of Diluted FFO per share does not assume conversion of securities that are convertible into common shares if the conversion of those securities would increase Diluted FFO per share in a given period. The Registrant believes that Diluted FFO per share is useful to investors because it provides investors with a further context for evaluating its FFO results in the same manner that investors use earnings per share in evaluating net income available to common shareholders. In addition, since most equity REITs provide Diluted FFO per share information to the investment community, the Registrant believes Diluted FFO per share is a useful supplemental measure for comparing the Registrant to other equity REITs. The Registrant believes that diluted EPS is the most directly comparable GAAP measure to Diluted FFO per share. Diluted FFO per share has most of the same limitations as Diluted FFO (described below); management compensates for these limitations in essentially the same manner as described below for Diluted FFO.

Diluted funds from operations ("Diluted FFO")

Diluted FFO is Basic FFO adjusted to add back any convertible preferred share dividends and any other changes in Basic FFO that would result from the assumed conversion of securities that are convertible or exchangeable into common shares. However, the computation of Diluted FFO does not assume conversion of securities that are convertible into common shares if the conversion of those securities would increase Diluted FFO per share in a given period. The Registrant believes that Diluted FFO is useful to investors because it is the numerator used to compute Diluted FFO per share. In addition, since most equity REITs provide Diluted FFO information to the investment community, the Registrant believes Diluted FFO is a useful supplemental measure for comparing the Registrant to other equity REITs. The Registrant

3

believes that the numerator to diluted EPS is the most directly comparable GAAP measure to Diluted FFO. Since Diluted FFO excludes certain items includable in the numerator to diluted EPS, reliance on the measure has limitations; management compensates for these limitations by using the measure simply as a supplemental measure that is weighed in the balance with other GAAP and non-GAAP measures. Diluted FFO is not necessarily an indication of the Registrant's cash flow available to fund cash needs. Additionally, it should not be used as an alternative to net income when evaluating the Registrant's financial performance or to cash flow from operating, investing and financing activities when evaluating the Registrant's liquidity or ability to make cash distributions or pay debt service. The Diluted FFO presented by the Registrant may not be comparable to the Diluted FFO presented by other REITs.

Diluted adjusted funds from operations ("Diluted AFFO")

Diluted AFFO is Diluted FFO adjusted for the following: (1) the elimination of the effect of (a) noncash rental revenues (comprised of straight-line rental adjustments, which includes the amortization of recurring tenant incentives, and amortization of deferred market rental revenue, both of which are described under "Cash NOI" below) and (b) accounting charges for original issuance costs associated with redeemed preferred shares; and (2) recurring capital expenditures (defined below). The Registrant believes that Diluted AFFO is an important supplemental measure of liquidity for an equity REIT because it provides management and investors with an indication of its ability to incur and service debt and to fund dividends and other cash needs. In addition, since most equity REITs provide Diluted AFFO information to the investment community, the Registrant believes that Diluted AFFO is a useful supplemental measure for comparing the Registrant to other equity REITs. The Registrant believes that the numerator to diluted EPS is the most directly comparable GAAP measure to Diluted AFFO. Since Diluted AFFO excludes certain items includable in the numerator to diluted EPS, reliance on the measure has limitations; management compensates for these limitations by using the measure simply as a supplemental measure that is weighed in the balance with other GAAP and non-GAAP measures. In addition, see the discussion below regarding the limitations of recurring capital expenditures, which is used to derive Diluted AFFO. Diluted AFFO is not necessarily an indication of the Registrant's cash flow available to fund cash needs. Additionally, it should not be used as an alternative to net income when evaluating the Registrant's liquidity or ability to make cash distributions or pay debt service. The Diluted AFFO presented by the Registrant may not be comparable to similar measures presented by other equity REITs

Recurring capital expenditures

Recurring capital expenditures are defined as capital expenditures, tenant improvements and incentives and leasing costs associated with operating properties that are not (1) items contemplated prior to the acquisition of a property, (2) improvements associated with the expansion of a building or its improvements, (3) renovations to a building which change the underlying classification of the building (for example, from industrial to office or Class C office to Class B office) or (4) capital improvements that represent the addition of something new to the property rather than the replacement of something (for example, the addition of a new heating and air conditioning unit that is not replacing one that was previously there). The Registrant believes that recurring capital expenditures is an important measure of performance for a REIT because it provides a measure of the capital expenditures that the Registrant can expect to incur on an ongoing basis, which is significant to how the Registrant manages its business since these expenditures are funded using cash flow from operations. As a result, the measure provides a further indication of the cash flow from operations that is available to fund other uses. The Registrant believes that tenant improvements and incentives, capital improvements and leasing costs associated with operating properties are the most directly comparable GAAP measures.

Recurring capital expenditures do not reflect all capital expenditures incurred by the Registrant for the periods reported; the Registrant compensates for this limitation by also using the comparable GAAP measure. The recurring capital expenditures presented by the Registrant may not be comparable to the recurring capital expenditures presented by other REITs.

Combined real estate revenue

Combined real estate revenue is total revenue from real estate operations, including rental revenue and tenant recoveries and other revenue, including discontinued operations. The Registrant uses this measure to evaluate the revenue produced by its real estate properties, including those reported in discontinued operations. The Registrant believes that total revenue is the most directly comparable GAAP measure to combined real estate revenue. Combined real estate revenue excludes other types of revenue earned by the Registrant, including construction contract and other service operations revenues. The measure also includes discontinued operations and, by doing so, does not reflect the overall operating performance of the Registrant's continuing operations. Management compensates for these limitations by evaluating this measure in conjunction with the most directly comparable GAAP measure and other operating statistics involving revenue.

Combined net operating income ("Combined NOI")

Combined NOI is combined real estate revenue reduced by total property expenses associated with real estate operations, including discontinued operations; total property expenses, as used in this definition, do not include depreciation, amortization or interest expense associated with real estate operations. The Registrant believes that Combined NOI is an important supplemental measure of operating performance for a REIT's operating real estate because it provides a measure of the core real estate operations, rather than factoring in depreciation and amortization or corporate financing and general and administrative expenses; this measure is particularly useful in the opinion of the Registrant in evaluating the performance of geographic segments, same-office property groupings and individual properties. The Registrant believes that net income is the most directly comparable GAAP measure to Combined NOI. The measure excludes many items that are includable in net income; management compensates for this limitation by using the measure simply as a supplemental measure that is weighed in the balance with other GAAP and non-GAAP measures. It should not be used as an alternative to net income when evaluating the Registrant's financial performance or to cash flow from operating, investing and financing activities when evaluating the Registrant's liquidity or ability to make cash distributions or pay debt service. Combined NOI presented by the Registrant may not be comparable to Combined NOI presented by other equity REITs that define the measure differently.

Cash net operating income ("Cash NOI")

Cash NOI is Combined NOI (defined above) adjusted to eliminate the effects of noncash rental revenues (comprised of straight-line rental adjustments, which includes the amortization of recurring tenant incentives, and amortization of deferred market rental revenue). Under GAAP, rental revenue is recognized evenly over the term of tenant leases. Many leases provide for contractual rent increases and the effect of accounting under GAAP for such leases is to accelerate the recognition of lease revenue. Since some leases provide for periods under the lease in which rental concessions are provided to tenants, the effect of accounting under GAAP is to allocate rental revenue to such periods. Also under GAAP, when a property is acquired, in-place operating leases carrying rents above or below market are valued as of the date of the acquisition; such value is then amortized into rental revenue over the lives of the related leases.

The Registrant believes that Cash NOI is an important supplemental measure of operating

5

performance for a REIT's operating real estate because it makes adjustments to Combined NOI for revenue that is not associated with cash to the Registrant. As is the case with Combined NOI, the measure is useful in the opinion of the Registrant in evaluating and comparing the performance of geographic segments, same-office property groupings and individual properties, although, since it adjusts for noncash items, it provides management and investors with a further indication of the Registrant's ability to incur and service debt and to fund dividends and other cash needs. The Registrant believes that net income is the most directly comparable GAAP measure to Cash NOI. The measure excludes many items that are includable in net income; management compensates for this limitation by using the measure simply as a supplemental measure that is weighed in the balance with other GAAP and non-GAAP measures. It should not be used as an alternative to net income when evaluating the Registrant's financial performance or to cash flow from operating, investing and financing activities when evaluating the Registrant's liquidity or ability to make cash distributions or pay debt service. The Cash NOI that the Registrant presents may not be comparable to similar measures presented by other equity REITs.

Earnings Before Interest, Income Taxes, Depreciation and Amortization ("EBITDA")

EBITDA is net income adjusted for the effects of interest expense, depreciation and amortization, income taxes and minority interests. The Registrant believes that EBITDA is an important measure of performance for a REIT because it provides a further tool to evaluate the Registrant's ability to incur and service debt and to fund dividends and other cash needs that supplements the previously described non-GAAP measures and to compare the Registrant's operating performance with that of other companies. The Registrant believes that net income is the most directly comparable GAAP measure to EBITDA. EBITDA excludes items that are included in net income, including some that require cash outlays; management compensates for this limitation by using the measure simply as a supplemental measure that is weighed in the balance with other GAAP and non-GAAP measures. It should not be used as an alternative to net income when evaluating the Registrant's financial performance or to cash flow from operating, investing and financing activities when evaluating the Registrant's liquidity or ability to make cash distributions or pay debt service. Additionally, EBITDA as reported by the Registrant may not be comparable to EBITDA reported by other equity REITs.

Interest Coverage Ratio-Combined NOI and Interest Coverage Ratio-EBITDA

These measures divide either combined NOI or EBITDA by interest expense on continuing and discontinued operations. The Registrant believes that these ratios are useful measures in evaluating the relationship of earnings to the total cash flow requirements for interest on loans associated with operating properties and, as such, are important tools in the Registrant's finance policy management.

Debt Service Coverage Ratio-Combined NOI and Debt Service Coverage Ratio-EBITDA

These measures divide either combined NOI or EBITDA by the sum of interest expense on continuing and discontinued operations and scheduled principal amortization on mortgage loans for continuing and discontinued operations. The Registrant believes that these ratios are useful measures in evaluating the relationship of earnings to the total cash flow requirements of loans associated with operating properties and, as such, are important tools in the Registrant's finance policy management.

Fixed Charge Coverage Ratio-Combined NOI and Fixed Charge Coverage Ratio-EBITDA

These measures divide either combined NOI or EBITDA by the sum of (1) interest expense on continuing and discontinued operations, (2) dividends on preferred shares and (3) distributions on preferred units in the Operating Partnership not owned by the Registrant. The Registrant believes that these ratios are useful measures in evaluating the relationship of earnings to the cash flow

requirements of (1) interest expense on loans associated with operating properties and (2) dividends to preferred equity holders and, as such, are important tools in the Registrant's finance policy management.

Combined NOI as a Percentage of Combined Real Estate Revenues and EBITDA as a Percentage of Combined Real Estate Revenues

These measures divide either Combined NOI or EBITDA by total real estate revenues from continuing and discontinued operations. The Registrant believes that net income divided by combined real estate revenue is the most directly comparable GAAP measure to these two measures.

General and Administrative Expenses as a Percentage of Combined Real Estate Revenue or EBITDA

These measures divide general and administrative expenses by either Combined Real Estate Revenue or EBITDA. The Registrant believes that general and administrative expenses divided by net income is the most directly comparable GAAP measure.

Recurring Capital Expenditures as a Percentage of Combined NOI

This measure divides recurring capital expenditures by NOI.

FFO Diluted Payout Ratio and AFFO Diluted Payout Ratio

These measures are defined as (1) the sum of (A) dividends on common shares and (B) dividends on common and convertible preferred shares and distributions to holders of interests in the Operating Partnership when such dividends and distributions are included in Diluted FFO and Diluted AFFO divided by (2) either Diluted FFO or Diluted AFFO. The Registrant believes that these ratios are useful to investors as supplemental measures of its ability to make distributions to investors. In addition, since most equity REITs provide these ratios, the Registrant believes they are useful supplemental measures for comparing the Registrant to other equity REITs. The Registrant believes that Earnings Payout Ratio is the most comparable GAAP measure. Earnings Payout Ratio and dividends on common shares divided by net income available to common shareholders. Since FFO Diluted Payout Ratio and AFFO Diluted Payout Ratio are derived from Diluted FFO and Diluted AFFO, they share the limitations previously discussed for those measures; management compensates for these limitations by using the measures simply as supplemental measures that are weighed in the balance with other GAAP and non-GAAP measures.

Dividend Coverage-FFO Diluted and Dividend Coverage-AFFO Diluted

These measures divide either Diluted FFO or Diluted AFFO by the sum of (1) dividends on common shares and (2) dividends on common and convertible preferred shares and distributions to holders of interests in the Operating Partnership when such dividends and distributions are included in Diluted AFFO.

Debt to Undepreciated Book Value of Real Estate Assets

This measure is defined as mortgage loans payable divided by net investment in real estate presented on the Registrant's consolidated balance sheet excluding the effect of accumulated depreciation incurred to date on such real estate. The Registrant believes that the measure of Debt to Undepreciated Real Estate Assets is useful to management and investors as a supplemental measure of its borrowing levels. In addition, since most equity REITs provide Debt to Undepreciated Real Estate Asset information, the Registrant believes Debt to Undepreciated Real Estate Assets is a useful supplemental measure for comparing the Registrant to other equity REITs. The Registrant believes that the measure of Debt to Total Assets, defined as mortgage

7

loans payable divided by total assets, is the most comparable GAAP measure. Debt to Undepreciated Real Estate Assets excludes the effect of accumulated depreciation, other assets and other liabilities; management compensates for these limitations by using the measure simply as a supplemental measure that is weighed with the comparable GAAP measure and other GAAP and non-GAAP measures.

Item 9.01. Financial Statements and Exhibits

(a) Financial Statements of Businesses Acquired

None

(b) Pro Forma Financial Information

None

(c) Shell Company Transactions

None

(d) Exhibits

Exhibit Number Description

Lambit Number

Supplemental information dated June 30, 2006 for Corporate Office Properties Trust.

SIGNATURES

99 1

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

Dated: August 2, 2006

CORPORATE OFFICE PROPERTIES TRUST

By: /s/ Randall M. Griffin

Name: Randall M. Griffin

Title: President and Chief Executive Officer

By: /s/ Roger A. Waesche, Jr.

Name: Roger A.
Title: Executive

Roger A. Waesche, Jr. Executive Vice President and Chief Financial Officer

8

EXHIBIT INDEX

 Exhibit Number
 Exhibit Title

 99.1
 Supplemental information dated June 30, 2006 for Corporate Office Properties Trust.

Supplemental Information (Unaudited)

June 30, 2006



Corporate Office Properties Trust Index to Supplemental Information (Unaudited) June 30, 2006

Highlights and Discussion	Page
Reporting Period Highlights — Second Quarter 2006	1
Forward-Looking Statements	4
Financial Statements	
Quarterly Selected Financial Summary Data	5
Quarterly Consolidated Balance Sheets	6
Quarterly Consolidated Statements of Operations	7
Quarterly Consolidated Reconciliations of Funds From Operations (FFO), Adjusted Funds From Operations	
(AFFO) and Earnings per diluted share, as adjusted	8
Quarterly Consolidated Reconciliations of Earnings Before Interest, Income Taxes, Depreciation and Amortization	
(EBITDA), Combined Net Operating Income (NOI), Discontinued Operations and Gain on Sales of Real Estate	9
Selected Financial Analyses	
Quarterly Equity Analysis	10
Quarterly Debt Analysis	11
Quarterly Operating Ratios	12
Quarterly Dividend Analysis	13
Investor Composition and Analyst Coverage	14
Debt Maturity Schedule — June 30, 2006	15
Portfolio Summary	
Property Summary by Region — June 30, 2006 — Wholly Owned Properties	16
Property Summary by Region — June 30, 2006 — Joint Venture Properties	21
Property Occupancy Rates by Region by Quarter — Wholly Owned Properties	22
Property Occupancy Rates by Region by Quarter — Joint Venture Properties	23
Top Twenty Office Tenants of Wholly Owned Properties as of June 30, 2006	24
Combined Real Estate Revenue and Combined Net Operating Income by Geographic Region by Quarter	25
Same Office Property Cash and GAAP Net Operating Income by Quarter	26
Average Occupancy Rates by Region for Same Office Properties	27
Office Lease Expiration Analysis by Year for Wholly Owned Properties	28
Quarterly Office Renewal Analysis for Wholly Owned Properties as of June 30, 2006	29
Year to Date Wholly Owned Acquisition Summary as of June 30, 2006	30
Year to Date Wholly Owned Disposition Summary as of June 30, 2006	31
Development Summary as of June 30, 2006	32
Year to Date Development Placed into Service as of June 30, 2006	34
Land Inventory as of June 30, 2006	35
Joint Venture Summary as of June 30, 2006	36
Reconciliations of Non GAAP Measurements	37

To Members of the Investment Community:

We prepared this supplemental information package to provide you with additional detail on our properties and operations. The information in this package is unaudited, furnished to the Securities and Exchange Commission ("SEC") and should be read in conjunction with our quarterly and annual reports. If you have any questions or comments, please contact Ms. Mary Ellen Fowler, Vice President, Finance and Investor Relations at (443) 285-5450 or maryellen.fowler@copt.com. Reconciliations between GAAP and non-GAAP measurements have been provided on page 37. Refer to our Form 8-K for definitions of certain terms used herein.

Reporting Period Highlights — Second Quarter 2006

Financial Results

- · Reported Net Income Available to Common Shareholders of \$5,463,000 or \$.13 per diluted share for the second quarter of 2006 as compared to \$5,466,000 or \$.14 per diluted share for the comparable 2005 period.
- · Reported FFO diluted of \$25,181,000 or \$.49 per share/unit for the second quarter of 2006 as compared to \$21,834,000 or \$.47 per share/unit for the comparable 2005 period, representing an increase of 4.3% per share/unit.
- Reported AFFO diluted of \$18,946,000 for the second quarter of 2006 as compared to \$16,981,000 for the comparable 2005 period, representing an increase of 11.6%.
- Our FFO payout ratio was 56.4% for the second quarter of 2006 as compared to 53.1% for the comparable 2005 period. Our AFFO payout ratio was 75.0% for the second quarter of 2006 as compared to 68.2% for the comparable 2005 period.

Financing Activity and Capital Transactions

- On April 17, 2006, we issued 1,750,000 common shares, generating proceeds of \$72.3 million after payment of the underwriters' discount but before offering expenses, or \$41.31 per share. The proceeds were used to pay down our unsecured revolving credit facility that will later be drawn upon and primarily used as follows: (i) \$28.8 million to fund the planned redemption of all of our outstanding 10.25% Series E Cumulative Redeemable Preferred Shares which occurred on July 15, 2006; and (ii) \$35.6 million to fund the planned redemption of all of our outstanding 9.875% Series F Cumulative Redeemable Preferred Shares on or after October 15, 2006. On April 24, 2006, we issued an additional 250,000 common shares to cover the over-allotment, generating proceeds of \$10.3 million, after payment of the underwriters' discount but before offering expenses.
- · On April 27, 2006, we executed swaps for an aggregate notional amount of \$50.0 million at a fixed one-month LIBOR rate of 5.232%. The swaps commenced May 1, 2006 and expire May 1, 2009.
- On June 23, 2006, we closed on a \$48.0 million construction loan facility, which bears interest at either, the prime rate or LIBOR plus the applicable margin, based upon a pricing grid initially priced at LIBOR plus 1.5%. We have borrowed \$14.2 million as of June 30, 2006. This facility matures in June 2008, unless a twelve-month extension option is exercised. This facility will fund the construction of our development properties located at 302 Sentinel Drive and 320 Sentinel Drive (known as 302 NBP and 320 NBP, respectively).

1

As of June 30, 2006, our debt to market capitalization was 38.2% and our debt to undepreciated book value of real estate assets was 60.7%. We achieved an EBITDA interest coverage ratio of 2.70x and an EBITDA fixed charge coverage ratio of 2.22x for this quarter.

Acquisitions

- · On April 21, 2006, we acquired a 20-acre land parcel with approximately 300,000 developable square feet in Colorado Springs, Colorado, for \$1.1 million. The parcel is adjacent to our 64-acre Patriot Park Business Park acquired in 2005.
- On May 18, 2006, we acquired three buildings containing 324,549 rentable square feet, located in Colorado Springs, Colorado for \$43.6 million.
- On May 19, 2006, we acquired a 13-acre land parcel with approximately 120,000 developable square feet in Colorado Springs, Colorado, for \$2.2 million.
- On June 8, 2006, we purchased two buildings containing 75,892 rentable square feet located in Colorado Springs, Colorado for \$8.5 million.
- On June 29, 2006, we acquired the membership interests in an entity that owns a building with 611,379 rentable square feet including 319,330 square feet of office and 292,049 square feet of warehouse space on a 37-acre land parcel, located in the Columbia Gateway Business Park in Columbia, Maryland, for \$78.0 million. We assumed a \$38.0 million loan bearing interest at a fixed rate of 5.93% per annum and maturing in May 2013. The 37-acre land parcel contains a 5-acre site which can support future development of approximately 120,000 square feet.
- On June 29, 2006, we acquired the membership interests in an entity that owns a 178-acre land parcel located in the Baltimore/Washington Corridor, for \$26.6 million. We funded this acquisition with a \$5.0 million borrowing under our unsecured revolving credit facility, \$14.3 million in cash and issued 181,097 common units in our operating partnership valued by the parties at \$7.3 million, or \$40.31 per unit. The land parcel can support up to 1.25 million rentable square feet and represents an expansion of our business park known as the National Business Park.

Development

- · On April 4, 2006, we entered into a long-term ground sublease agreement with The UMBC Research Park Corporation on a 6-acre land parcel located in Baltimore County, Maryland, on which we plan to develop a 110,000 square foot building.
- During the quarter, we placed into service 93,324 square feet of the 157,396 rentable square feet at 306 Sentinel Drive (known as 306 NBP). This building is 59.29% leased as of June 30, 2006.
- On June 16, 2006, we executed a long-term lease for approximately 193,000 square feet with Northrop Grumman Corporation for a multi-level office building to be built in Richmond, Virginia. This building is under construction with anticipated occupancy in the second quarter of 2007.
- On June 29, 2006, we executed a ten-year lease for 145,959 square feet with Northrop Grumman Corporation at 15010 Conference Center Drive (known as WTP II), located in Chantilly, Virginia. This building is being constructed with anticipated occupancy in the first quarter of 2007. This building is now 100% leased.

- · Our wholly owned portfolio was 93.61% occupied and 94.97% leased as of June 30, 2006. Our entire portfolio was 93.25% occupied and 94.54% leased as of June 30, 2006.
- Our same property cash NOI for the quarter ended June 30, 2006 increased by 1.1% or \$428,000 as compared to the quarter ended June 30, 2005. The primary drivers of the increase in cash NOI for our same office portfolio as compared to second quarter of 2005 were higher rental revenues in our Northern/Central New Jersey region and improved occupancy and higher rental rates in our Baltimore/Washington Corridor region. This increase was partially offset by a drop of \$1.1 million in lease termination fees in our St. Mary's & King George Counties region as compared to the second quarter of 2005. Our same office portfolio consists of 120 properties and represents 72.1% of our wholly owned portfolio as of June 30, 2006.
- Weighted average lease term of our wholly owned portfolio is 5.0 years as of June 30, 2006, with an average contractual rental rate (including tenant reimbursements of operating costs) of \$20.44 per square foot.
- We renewed 239,255 square feet, or 62.52%, of our expiring office leases (based upon square footage) with an average committed cost of \$2.16 per square foot during the second quarter. For our renewed space only, we realized an increase in total rent of 7.90%, as measured from the GAAP straight-line rent in effect preceding the renewal date, and in increase of 1.20% in total cash rent. For our renewed and retenanted space of approximately 427,044 square feet, we realized an increase in total rent of 12.61%, as measured from the GAAP straight-line rent in effect preceding the renewal date, and an increase of 5.34% in total cash rent. We incurred an average committed cost of \$14.06 per square foot for our renewed and retenanted space in the second quarter.

Subsequent Events

- · On July 3, 2006, we exercised our right to increase our borrowing capacity under our unsecured line of credit from \$400.0 million to \$500.0 million. We simultaneously repaid \$60.2 million on two fixed rate loans with a weighted average interest rate of 7.80%.
- On July 15, 2006, we redeemed all of our 1,150,000 outstanding 10.25% Series E Cumulative Redeemable Preferred Shares at a price of \$25 per share or \$28,750,000 and recognized a \$1.8 million non-cash reduction of net income available to common shareholders related to original issuance costs. We anticipate that the write-off of these original issuance costs will reduce our earnings per share for the year ending December 31, 2006 by \$(.04) and our funds from operations-diluted for that period by \$(.04) per share.
- On July 20, 2006, we issued 3,390,000 Series J Cumulative Redeemable Preferred Shares with a \$25 per share par value and an annual dividend of 7.625%, generating net proceeds of \$82.1 million after payment of the underwriters' discount but before offering expenses. We used the proceeds from this offering to repay borrowings under our unsecured revolving credit facility.
- On July 26, 2006, we simultaneously sold a wholly owned property containing 101,263 rentable square feet for \$15.8 million and an adjacent property containing 157,394 rentable square feet for \$27.0 million in which we owned a 20% interest. Both properties are located in our Northern/Central New Jersey market.

3

Forward-Looking Statements

This supplemental information contains "forward-looking" statements, as defined in Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934 that are based on our current expectations, estimates and projections about future events and financial trends affecting us. Forward-looking statements can be identified by the use of words such as "may", "will", "should", "expect", "estimate" or other comparable terminology. Forward-looking statements are inherently subject to risks and uncertainties, many of which we cannot predict with accuracy and some of which we might not even anticipate. Accordingly, we can give no assurance that these expectations, estimates and projections will be achieved. Future events and actual results may differ materially from those discussed in the forward-looking statements.

Important factors that may affect these expectations, estimates, and projections include, but are not limited to:

- · our ability to borrow on favorable terms;
- · general economic and business conditions, which will, among other things, affect office property demand and rents, tenant creditworthiness, interest rates and financing availability:
- · adverse changes in the real estate markets including, among other things, increased competition with other companies;
- · risk of real estate acquisition and development, including, among other things, risks that development projects may not be completed on schedule, that tenants may not take occupancy or pay rent or that development or operating costs may be greater than anticipated;
- · risks of investing through joint venture structures, including risks that our joint venture partners may not fulfill their financial obligations as investors or may take actions that are inconsistent with our objectives;
- our ability to satisfy and operate effectively under federal income tax rules relating to real estate investment trusts and partnerships;
- · governmental actions and initiatives; and
- · environmental requirements.

We undertake no obligation to update or supplement any forward-looking statements. For further information, please refer to our filings with the Securities and Exchange Commission, particularly the section entitled "Risk Factors" in Item 1 of our Annual Report on Form 10-K for the year ended December 31, 2005.

4

Quarterly Selected Financial Summary Data (Dollars in thousands)

	200)6					2005	
June	30	<u>Ma</u>	rch 31	Dece	mber 31	Sep	tember 30	 June 30
\$	72,611	\$	71,227	\$	65,642	\$	61,682	\$ 59,012

Total Revenues		86,751		87,536		79,531		91,466		77,476
Combined Net Operating Income		50,677		50,113		46,937		44,338		43,133
EBITDA		47,613		49,302		43,386		45,918		40,463
Net Income Preferred Share dividends		9,116 (3,653)		9,937 (3,654)		10,282 (3,654)		10,589 (3,654)		9,120 (3,654)
Net Income Available to Common Shareholders	<u>\$</u>	5,463	\$	6,283	\$	6,628	\$	6,935	\$	5,466
Earnings per diluted share	\$	0.13	\$	0.15	\$	0.16	\$	0.18	\$	0.14
Funds From Operations (FFO) — Diluted FFO per diluted share	\$ \$	25,181 0.49	\$ \$	24,350 0.49	\$ \$	23,804 0.48	\$ \$	22,126 0.47	\$ \$	21,834 0.47
Adjusted FFO - Diluted	\$	18,946	\$	18,865	\$	15,892	\$	15,891	\$	16,981
Payout Ratios:										
Earnings Payout		217.0%)	179.2%		167.0%	, D	158.1%)	171.6%
FFO - Diluted		56.4%)	56.0%		57.0%	o O	60.6%)	53.1%
AFFO - Diluted		75.0%)	72.3 %		85.3 %	o O	84.4%)	68.2 %
Total Dividends/Distributions	\$	18,028	\$	17,453	\$	17,274	\$	17,236	\$	15,405

Note: The above presentation does not separately report discontinued operations.

5

Quarterly Consolidated Balance Sheets (Dollars in thousands except per share data)

			06					2005		
		June 30		March 31	D	ecember 31	Se	ptember 30		June 30
Assets										
Investment in real estate:	Φ.	227.066	Ф	214.550	Ф	214 520	Ф	260.502	Ф	274 521
Land - operational	\$	337,866	\$	314,550	\$	314,720	\$	268,583	\$	274,531
Land - development		158,096		126,738		117,434		127,085		108,320
Construction in progress		152,099		140,607		138,183		147,184		138,337
Buildings and improvements		1,613,341		1,501,426		1,491,253		1,315,611		1,333,168
Investment in and advances to unconsolidated real estate joint										
ventures		1,509		1,439		1,451		1,447		1,233
Less: accumulated depreciation		(197,395)		(183,920)		(174,935)		(163,381)		(165,058)
Net investment in real estate		2,065,516		1,900,840		1,888,106		1,696,529		1,690,531
Cash and cash equivalents		5,748		20,169		10,784		17,348		21,486
Restricted cash		21,073		23,793		21,476		15,083		15,982
Accounts receivable, net		15,446		16,729		15,606		12,298		13,613
Investment in and advances to other unconsolidated entities		1,621		1,621		1,621		1,621		1,621
Deferred rent receivable		36,638		34,247		32,579		30,222		29,291
Deferred charges, net		34,802		33,731		35,046		31,420		28,662
Intangible assets on real estate acquisitions, net		100,132		85,699		90,984		67,686		66,354
Prepaid and other assets		21,422		21,722		29,255		25,465		19,501
•										
Fair value of derivatives		833		110		_		_		_
Furniture, fixtures and equipment, net		5,887		4,214		4,302		4,024		3,407
Total assets	\$	2,309,118	\$	2,142,875	\$	2,129,759	\$	1,901,696	\$	1,890,448
	-									
Liabilities and shareholders' equity										
Liabilities:										
Mortgage and other loans payable	\$	1,433,718	\$	1,360,638	\$	1,348,351	\$	1,124,299	\$	1,177,779
Accounts payable and accrued expenses		46,040		42,792		41,693		38,795		53,984
Rents received in advance and security deposits		18,124		16,394		14,774		14,191		13,421
Deferred revenue associated with acquired operating leases		13,906		11,721		12,707		8,045		8,092
Distributions in excess of investment in unconsolidated real estate		- ,		,		,		-,-		1,11
joint venture		3,067		3,010		3,081		2,519		_
Dividends and distributions payable		17,450		16,878		16,703		16,665		14,834
Fair value of derivatives								1,516		4,188
Other liabilities		5,135		5,314		4,727		4,619		4,024
Total liabilities		1,537,440		1,456,747		1,442,036	-	1,210,649		1,276,322

Minority interests:					
Preferred units in the Operating Partnership	8,800	8,800	8,800	8,800	8,800
Common units in the Operating Partnership	105,452	92,903	95,014	98,433	87,439
Other consolidated real estate joint ventures	1,778	1,190	1,396	1,297	861
Total minority interests	116,030	102,893	105,210	108,530	97,100
Commitments and contingencies	_	_	_	_	_
Shareholders' equity:					
Preferred Shares (\$0.01 par value; 15,000,000 authorized)	67	67	67	67	67
Common Shares of beneficial interest (\$0.01 par value; 75,000,000					
authorized, 42,373,505 shares issued as of June 30, 2006)	421	400	399	396	372
Additional paid-in capital	733,996	655,818	657,339	654,024	586,567
Cumulative distributions in excess of net income	(79,062)	(72,670)	(67,697)	(63,256)	(59,226)
Value of unearned restricted common share grants	_	_	(7,113)	(7,318)	(7,396)
Accumulated other comprehensive loss	226	(380)	(482)	(1,396)	(3,358)
Total shareholders' equity	655,648	583,235	582,513	582,517	517,026
Total shareholders' equity and minority interests	771,678	686,128	687,723	691,047	614,126
Total liabilities and shareholders' equity	\$ 2,309,118	\$ 2,142,875	\$ 2,129,759	\$ 1,901,696	\$ 1,890,448

Quarterly Consolidated Statements of Operations (Dollars and units in thousands)

	-	20 June 30	06	March 31	n.	cember 31	0	2005		June 30
Revenues		June 30	_	March 31	Dec	cember 31	Ser	otember 30		June 30
Rental revenue	\$	63,308	\$	62,226	\$	56,789	\$	53,746	\$	52,483
Tenant recoveries and other real estate operations revenue		9,303		9,001	_	8,853		7,936		6,529
Construction contract revenues		12,156		14,544		12,708		28,476		17,445
Other service operations revenues		1,984		1,765		1,181		1,308		1,019
Total Revenues		86,751	_	87,536		79,531		91,466	_	77,476
		00,701		07,000		,,,,,,,,,,		> 1,100		,,,,,,
Expenses										
Property operating		22,240		21,704		19,573		18,496		17,139
Depreciation and amortization associated with real estate		- 1		ĺ				ĺ		
operations		18,603		19,171		15,237		17,651		14,713
Construction contract expenses		11,643		14,026		12,341		28,074		17,223
Other service operations expenses		1,818		1,678		1,254		1,252		955
General and administrative expenses		3,706		3,963		3,773		3,318		3,166
Total Operating Expenses		58,010		60,542		52,178		68,791		53,196
Operating Income		28,741		26,994		27,353		22,675		24,280
Interest expense		(17,536)		(17,481)		(15,025)		(14,027)		(13,391
Amortization of deferred financing costs		(609)		(559)		(732)		(642)		(471
Income from continuing operations before equity in loss of		10.506		0.054		11.506		0.007		10.410
unconsolidated entities, income taxes and minority interests		10,596		8,954		11,596		8,006		10,418
Equity in loss of unconsolidated entities		(32)		(23)		(88)		(2.62)		(212
Income tax (expense) benefit		(206)		(215)		265		(263)		(213
Income from continuing operations before minority interests		10,358		8,716		11,773		7,743		10,205
Minority interest in income from continuing operations		(4.4.50)		(0.0.0.)		(4.400)		(= 00)		(4.5.5
Common units in the Operating Partnership		(1,153)		(900)		(1,489)		(789)		(1,256
Preferred units in the Operating Partnership		(165)		(165)		(165)		(165)		(165
Other consolidated entities		25		33		27		19		15
Income from continuing operations		9,065		7,684		10,146		6,808		8,799
Income from discontinued operations, net of minority interests		26		2,143		115		3,722		152
Income before gain on sales of real estate		9,091		9,827		10,261		10,530		8,951
Gain on sales of real estate		25		110		21		59		169
Net Income		9,116		9,937		10,282		10,589		9,120
Preferred share dividends		(3,653)		(3,654)		(3,654)		(3,654)		(3,654
Net Income Available to Common Shareholders	\$	5,463	\$	6,283	\$	6,628	\$	6,935	\$	5,466
T. FROM										
For EPS Computations:										
Numerator for Dilutive EPS	\$	5,463	\$	6,283	\$	6,628	\$	6,935	\$	5,466
Trumerator for Britaine Er S	Ψ	5,105	Ψ	0,203	Ψ	0,020	Ψ	0,755	Ψ	5,100
Denominator:										
Weighted Average Common Shares - Basic		41,510		39,668		39,297		36,913		36,692
Dilutive options		1,550		1,658		1,678		1,667		1,528
Dilutive restricted shares		152		184		_		_		_
Weighted Average Common Shares - Diluted		43,212		41,510		40,975		38,580		38,220
Earnings per diluted share	\$	0.13	\$	0.15	\$	0.16	\$	0.18	\$	0.14

Quarterly Consolidated Reconciliations of Funds From Operations (FFO), Adjusted Funds From Operations (AFFO) and Earnings per diluted share, as adjusted (Dollars in thousands)

		200					2005			
		June 30		March 31	D	ecember 31	Se	eptember 30		June 30
Net Income	S	9,116	s	9,937	\$	10,282	S	10,589	\$	9.120
Combined real estate related depreciation and other amortization	Ψ	18,490	Ψ	19,068	Ψ	15,410	Ψ	17,848	Ψ	15,087
Depreciation and amortization of unconsolidated real estate entities		109		94		182				
Depreciation and amortization allocable to minority interests in other consol.										
entities		(44)		(42)		(29)		(23)		(30)
Loss/(gain) on sales of real estate properties, excluding development		6		(2,459)		(14)		(4,360)		(24)
Funds From Operations (FFO)		27,677		26,598		25,831	_	24,054		24,153
Minority interest - common units, gross		1,157		1,406		1,520		1,726		1,335
Preferred share dividends		(3,653)		(3,654)		(3,654)		(3,654)		(3,654)
Funds From Operations (FFO) — Basic		25,181		24,350		23,697		22,126		21,834
Restricted share dividends						107				
Funds From Operations (FFO) — Diluted	•	25 101	•	24.250	•		•	22 126	0	21 024
Funus From Operations (FFO) — Diluted	\$	25,181	\$	24,350	\$	23,804	\$	22,126	\$	21,834
Straight line rent adjustments		(2,315)		(2,122)		(2,292)		(1,519)		(1,369)
Amortization of deferred market rental revenue		(495)		(555)		(394)		229		(191)
Recurring capital expenditures		(3,425)		(2,808)		(5,226)		(4,945)		(3,293)
Adjusted Funds from Operations - Diluted	\$	18,946	\$	18,865	\$	15,892	\$	15,891	\$	16,981
Preferred dividends - redeemable non-convertible		3,653		3,654		3,654		3,653		3,654
Preferred distributions		165		165		165		165		165
Common distributions		2,357		2,374		2,386		2,452		2,205
Common dividends		11,853		11,260		11,069		10,966		9,381
Total Dividends/Distributions	\$	18,028	\$	17,453	\$	17,274	\$	17,236	\$	15,405
Denominator for earnings per share - Diluted		43,212		41,510		40,975		38,580		38,220
Restricted shares		_		_		224		_		_
Common units		8,465		8,520		8,688		8,758		8,676
Denominator for funds from operations per share - Diluted		51,677	_	50,030		49,887	_	47,338	_	46,896

8

Quarterly Consolidated Reconciliations of Earnings Before Interest, Income Taxes, Depreciation and Amortization (EBITDA), Combined Net Operating Income (NOI), Discontinued Operations and Gain on Sales of Real Estate (Dollars in thousands)

		200)6					2005	
		June 30		March 31		December 31		September 30	 June 30
Net Income	\$	9,116	\$	9,937	\$	10,282	\$	10,589	\$ 9,120
Combined interest expense		17,636		17,715		15,374		14,496	13,916
Amortization of deferred financing costs		609		559		732		641	471
Income tax (expense) benefit, gross		206		215		(265)		294	213
Depreciation of furniture, fixtures and equipment		259		270		195		178	171
Combined real estate related depreciation and other									
amortization		18,490		19,068		15,410		17,848	15,087
Minority interest - preferred units		165		165		165		165	165
Minority interest - other consolidated entities		(25)		(33)		(27)		(19)	(15)
Minority interest - common units, gross									
		1,157		1,406		1,520		1,726	1,335
Earnings Before Interest, Income Taxes, Depreciation and									
Amortization (EBITDA)	\$	47,613	\$	49,302	\$	43,386	\$	45,918	\$ 40,463
Addback:									
General and administrative		3,706		3,963		3,773		3,318	3,166
(Income) from service operations		(679)		(605)		(294)		(458)	(286)
Loss/(gain) on sales of depreciated real estate properties		6		(2,459)		(14)		(4,360)	(24)
Merchant sales and real estate services		_		(111)		(2)		(80)	(186)
Equity in loss of unconsolidated entities		31		23		88			
Combined Net Operating Income (NOI)	\$	50,677	\$	50,113	\$	46,937	\$	44,338	\$ 43,133
	_				_		_		
Discontinued Operations:									
Revenues from real estate operations	\$	467	\$	953	\$	1,381	\$	1,986	\$ 2,029
Property operating expenses		(156)		(364)		(512)		(832)	(769)
Depreciation and amortization		(146)		(168)		(368)		(376)	(545)
Interest		(101)		(233)		(349)		(470)	(525)
(Loss)/gain on sales of real estate		(32)		2,435		(11)		4,335	

Income from discontinued operations	32	2,623	141	4,643	190
Minority interests in discontinued operations	(6)	(480)	(27)	(921)	(38)
Income from discontinued operations, net of minority	 				
interests	\$ 26	\$ 2,143	\$ 114	\$ 3,722	\$ 152
Gain on sales of real estate, net, per statement of					
operations	\$ 25	\$ 110	\$ 21	\$ 59	\$ 169
Add income taxes and minority interest	_	25	6	46	41
(Loss)/gain on sales of real estate from discontinued					
operations	(32)	2,435	(11)	4,335	_
Combined (loss)/gain on sales of real estate	(7)	2,570	16	4,440	210
Merchant sales and real estate services	1	(111)	(2)	(80)	(186)
(Loss)/gain on sales of depreciated real estate properties	\$ (6)	\$ 2,459	\$ 14	\$ 4,360	\$ 24

Quarterly Equity Analysis (Amounts in thousands except per share data, share prices and ratios)

		20	006					2005		
		June 30		March 31	I	December 31	Se	eptember 30		June 30
Common Equity - End of Quarter										
Common Shares		42,374		40,244		39,927		39,558		37,191
Common Units		8,595		8,480		8,523		8,765		8,675
Total		50,969		48,724		48,450		48,323		45,866
End of Quarter Common Share Price	\$	42.08	\$	45.74	\$	35.54	\$	34.95	\$	29.45
Market Value of Common Shares/Units	\$	2,144,776	\$	2,228,636	\$	1,721,913	\$	1,688,889	\$	1,350,754
Common Shares Trading Volume										
Average Daily Volume (Shares)		284		189		172		164		145
Average Daily Volume (Dollars in thousands)	\$	11,606.66	\$	7,838.86	\$	6.026.90	\$	5,391.59	\$	4,031.40
As a Percentage of Weighted Average Common Shares	*	0.7%		0.5%		0.4%		0.4%		0.4%
Common Share Price Range										
Quarterly High	\$	45.74	\$	46.12	\$	37.15	\$	35.68	\$	29.78
Quarterly Low	\$	37.32	\$	34.91	\$	32.50	\$	29.27	\$	25.39
Quarterly Average	\$	40.83	\$	41.41	\$	35.13	\$	32.98	\$	27.71
	Ψ	40.03	Ψ	71.71	Ψ	33.13	Ψ	32.70	Ψ	27.71
Convertible Preferred Equity - End of Quarter										
Convertible Series I Preferred Units Outstanding		352		352		352		352		352
Conversion Ratio		0.5000		0.5000		0.5000		0.5000		0.5000
Common Shares Issued Assuming Conversion		176		176		176		176		176
Nonconvertible Preferred Equity - End of Quarter										
Redeemable Series E Shares Outstanding (1)		1,150		1,150		1,150		1,150		1,150
Redeemable Series F Shares Outstanding		1,425		1,425		1,425		1,425		1,425
Redeemable Series G Shares Outstanding		2,200		2,200		2,200		2,200		2,200
Redeemable Series H Shares Outstanding		2,000		2,000		2,000		2,000		2,000
Total Nonconvertible Preferred Equity		6,775		6,775		6,775		6,775		6,775
Total Convertible Preferred Equity		352		352		352		352		352
Total Preferred Equity		7,127		7,127		7,127		7,127		7,127
Preferred Share Recorded Book Value	\$	25.00	\$	25.00	\$	25.00	\$	25.00	\$	25.00
Recorded Book Value of Preferred Equity	\$	178,175	\$	178,175	\$	178,175	\$	178,175	\$	178,175
Weighted Average Shares:										
Common Shares Outstanding		41,510		39,668		39,297		36,913		36,692
Restricted shares		152		184		224		50,715		50,072
Dilutive options		1,550		1,658		1,678		1,667		1,528
Common Units		8,465		8,520		8,688		8,758		8,676
Denominator for funds from operations per share - diluted		51,677	_	50,030		49,887	_	47,338	_	46,896
Conitalization										
Capitalization Recorded Book Value of Preferred Shares	\$	178,175	\$	178,175	\$	178,175	\$	178,175	\$	178,175
Market Value of Common Shares/Units	\$	2,144,776	Þ	2,228,636	Э	1,721,913	Ф	1,688,889	Ф	1,350,754
Total Equity Market Capitalization	<u>s</u>	2,322,951	•	2,406,811	\$	1,900,088	s	1,867,064	\$	1,528,929
	<u>a</u>	2,322,951	\$	2,400,811	<u> </u>	1,900,088	<u> </u>	1,807,004	<u>»</u>	1,528,929
Total Debt	\$	1,433,718	\$	1,360,638	\$	1,348,351	\$	1,124,299	\$	1,177,779
Total Market Capitalization	\$	3,756,669	\$	3,767,449	\$	3,248,439	\$	2,991,363	\$	2,706,708
Debt to Total Market Capitalization		38.2 %	6	36.1%	,	41.5%	, O	37.6%		43.5%
Debt to Total Assets		62.1 %	6	63.5%)	63.3 %	ó	59.1%	•	62.3%
Debt to Undepreciated Book Value of Real Estate Assets		60.7%	6	62.7%)	62.6%	ó	58.3 %		61.3%

⁽¹⁾ We redeemed all of the outstanding Series E Preferred Shares on July 15, 2006 for \$28,750,000 or \$25.00 per share par value.

(Dollars in thousands)

	 200	06					2005	
	 June 30		March 31	D	ecember 31	Se	eptember 30	 June 30
Debt Outstanding								
Mortgage Loans	\$ 1,030,648	\$	997,410	\$	1,005,113	\$	787,684	\$ 769,408
Construction Loans	100,070		84,228		70,238		97,615	72,371
Unsecured Revolving Credit Facility	303,000		279,000		273,000		239,000	336,000
	\$ 1,433,718	\$	1,360,638	\$	1,348,351	\$	1,124,299	\$ 1,177,779
Average Outstanding Balance								
Mortgage Loans	\$ 994,927	\$	998,726	\$	862,700	\$	777,209	\$ 829,493
Construction Loans	86,257		76,799		96,793		83,608	58,167
Unsecured Revolving Credit Facility	247,678		284,171		239,537		352,022	271,201
	\$ 1,328,862	\$	1,359,696	\$	1,199,030	\$	1,212,839	\$ 1,158,861
Interest Rate Structure								
Fixed	\$ 947,848	\$	914,610	\$	922,313	\$	710,484	\$ 724,369
Variable	385,870		396,028		426,038		340,415	380,010
Variable Subject to Interest Rate Protection (1) (2) (3)	100,000		50,000				73,400	73,400
	\$ 1,433,718	\$	1,360,638	\$	1,348,351	\$	1,124,299	\$ 1,177,779
% of Fixed Rate Loans (4)	73.09%		70.89%		68.40%		69.72%	67.74%
% of Variable Rate Loans (3)	26.91%		29.11%		31.60%		30.28%	32.26%
	 100.00%		100.00%		100.00%		100.00%	100.00%
Average Contract Interest Rates	<u> </u>				<u>.</u>			
Mortgage & Construction Loans	6.30%		6.24%		6.26%		6.23%	6.17%
Unsecured Revolving Credit Facility	6.23%		5.85%		5.09%		4.83%	4.51%
Total Weighted Average	6.28%		6.13%		5.90%		5.76%	5.74%
Coverage Ratios (excluding capitalized interest) — All coverage								
computations include the effect of discontinued operations								
Interest Coverage - Combined NOI	2.87x		2.83x		3.05x		3.06x	3.10x
Interest Coverage - EBITDA	2.70x		2.78x		2.82x		3.17x	2.91x
Debt Service Coverage - Combined NOI	2.33x		1.98x		2.45x		2.43x	2.44x
Debt Service Coverage - EBITDA	2.19x		1.95x		2.26x		2.52x	2.29x
Fixed Charge Coverage - Combined NOI	2.36x		2.33x		2.45x		2.42x	2.43x
Fixed Charge Coverage - EBITDA	2.22x		2.29x		2.26x		2.51x	2.28x

⁽¹⁾ On April 7, 2005, we entered into a \$73.4 million notional amount forward swap at a fixed rate of 5.0244% which commenced in July 2005. We terminated this forward swap in October 2005 and paid \$603,000.

11

Quarterly Operating Ratios (Dollars in thousands except per share data and ratios)

	June 3	200	06	March 31	<u></u>	December 31	2005 tember 30	June 30
OPERATING RATIOS—All computations inclue the effect of discontin	ued operatio	ons						
Net Income as a % of Combined Real Estate Revenues								
(Net Income / Combined Real Estate Revenues)		12.47%		13.77%		15.34%	16.63%	14.94%
Combined NOI as a % of Combined Real Estate Revenues								
(Combined NOI / Combined Real Estate Revenues)		69.35%		69.43%		70.03%	69.64%	70.66%
EBITDA as a % of Combined Real Estate Revenues								
(EBITDA / Combined Real Estate Revenues)		65.15%		68.30%		64.73%	72.12%	66.29%
G&A as a % of Net Income								
(G&A / Net Income)		40.65%		39.88%		36.70%	31.33%	34.71%
G&A as a % of Combined Real Estate Revenues								
(G&A / Combined Real Estate Revenues)		5.07%		5.49%		5.63%	5.21%	5.19%
G&A as a % of EBITDA								
(G&A / EBITDA)		7.78%		8.04%		8.70%	7.23%	7.82%
Recurring Capital Expenditures	\$	3,425	\$	2,808	\$	5,226	\$ 4,945	\$ 3,293
Recurring Capital Expenditures per average square foot of wholly owned								
properties	\$	0.24	\$	0.21	\$	0.41	\$ 0.41	\$ 0.27
Recurring Capital Expenditures as a % of NOI (Combined NOI)		6.76%		5.60%		11.13%	11.15%	7.63%

⁽²⁾ On March 28, 2006, we entered into a \$50.0 million notional amount swap at a fixed one-month LIBOR rate of 5.036%, which commenced March 28, 2006 and expires March 30, 2009.

⁽³⁾ On April 27, 2006, we entered into two notional amount swaps aggregating \$50.0 million at a fixed one-month LIBOR rate of 5.232%, which commenced May 1, 2006 and expire May 1, 2009.

⁽⁴⁾ Includes interest rate protection agreements.

		200)6					2005	
Common Share Dividends		June 30	_	March 31		December 31	S	eptember 30	June 30
Dividends per share/unit	\$	0.280	\$	0.280	\$	0.280	\$	0.280 \$	0.255
Increase over prior quarter	Ψ	0.280	φ	0.280	Ψ	0.280	Ψ	9.8%	0.0%
Common Dividend Payout Ratios									
Payout - Earnings		217.0%		179.2%		167.0%		158.1%	171.6%
Payout - FFO - Diluted		56.4%		56.0%		57.0%		60.6%	53.1%
Payout - AFFO - Diluted		75.0%		72.3%		85.3%		84.4%	68.2%
Dividend Coverage - FFO - Diluted		1.77x		1.79x		1.76x		1.65x	1.88x
Dividend Coverage - AFFO - Diluted		1.33x		1.38x		1.17x		1.18x	1.47x
Common Dividend Yields									
Dividend Yield		2.66%		2.45%		3.15%		3.20%	3.46%
Series I Preferred Unit Distributions									
Preferred Unit Distributions Per Unit	\$	0.46875	\$	0.46875	\$	0.46875	\$	0.46875 \$	0.46875
Preferred Unit Distributions Yield		7.500%		7.500%		7.500%		7.500%	7.500%
Quarter End Recorded Book Value	\$	25.00	\$	25.00	\$	25.00	\$	25.00 \$	25.00
Series E Preferred Share Dividends (1)									
Preferred Share Dividends Per Share	\$	0.64063	\$	0.64063	\$	0.64063	\$	0.64063 \$	0.64063
Preferred Share Dividend Yield		10.250%		10.250%		10.250%		10.250%	10.250%
Quarter End Recorded Book Value	\$	25.00	\$	25.00	\$	25.00	\$	25.00 \$	25.00
Series F Preferred Share Dividends									
Preferred Share Dividends Per Share	\$	0.61719	\$	0.61719	\$	0.61719	\$	0.61719 \$	0.61719
Preferred Share Dividend Yield		9.875%		9.875%		9.875%		9.875%	9.875%
Quarter End Recorded Book Value	\$	25.00	\$	25.00	\$	25.00	\$	25.00 \$	25.00
Series G Preferred Share Dividends									
Preferred Share Dividends Per Share	\$	0.50000	\$	0.50000	\$	0.50000	\$	0.50000 \$	0.50000
Preferred Share Dividend Yield		8.000%		8.000%		8.000%		8.000%	8.000%
Quarter End Recorded Book Value	\$	25.00	\$	25.00	\$	25.00	\$	25.00 \$	25.00
Series H Preferred Share Dividends									
Preferred Share Dividends Per Share	\$	0.46875	\$	0.46875	\$	0.46875	\$	0.46875 \$	0.46875
Preferred Share Dividend Yield		7.500%		7.500%		7.500%		7.500%	7.500%
Quarter End Recorded Book Value	\$	25.00	\$	25.00	\$	25.00	\$	25.00 \$	25.00

⁽¹⁾ We redeemed all of the outstanding Series E Preferred Shares on July 15, 2006 for \$28,750,000 or \$25.00 per share par value.

Investor Composition and Analyst Coverage (as of June 30, 2006)

SHAREHOLDER CLASSIFICATION	Common Shares	Common Units	As if Converted Preferred Shares / Units	<u>Total</u>	Fully Diluted Ownership % of Total
Insiders	1,054,145	7,378,513	_	8,432,658	16.49%
Institutional Ownership	39,405,723	_	_	39,405,723	77.05%
Other / Retail	1,913,637	1,216,555	176,000	3,306,192	6.46%
	42,373,505	8,595,068	176,000	51,144,573	100.00%

RESEARCH COVERAGE	June 30, 2006	March 31, 2006	December 31, 2005	September 30, 2005	June 30, 2005
A. G. Edwards	x	X	X	X	X
BMO Capital Markets	x	X	X	X	n/a
Credit Suisse First Boston	n/a	X	X	X	X
Ferris, Baker Watts, Incorporated	X	X	X	X	X
Friedman Billings Ramsey & Co.	X	n/a	n/a	n/a	n/a
Legg Mason Wood Walker, Inc.	n/a	n/a	n/a	X	X
Maxcor Financial Group, Inc.	n/a	n/a	n/a	n/a	X
KeyBanc Capital Markets	n/a	n/a	X	X	X
RBC Capital Markets	X	n/a	n/a	n/a	n/a
Raymond James	X	X	X	X	X
Robert W. Baird & Co. Incorporated	X	X	X	X	X
Stifel, Nicolaus & Company, Incorporated	X	X	X	X	X
Wachovia Securities	X	X	X	X	X

Source: Institutional ownership was obtained from filed Forms 13(f) as of March 31, 2006 per Vickers Stock Research Corporation.

Debt Maturity Schedule - June 30, 2006 (Dollars in thousands)

		Non-Recour	se Debt (1)		Recourse Debt (1)						
Year of Maturity		Annual ortization of Monthly Payments	Due on Mat	urity	An	Annual nortization of Monthly Payments	Du	ue on Maturity		Wachovia Revolver (2)	Total Scheduled Payments
2006	\$	7,615	\$	59,975	\$	1,665	\$	42,470	\$	_	\$ 111,725
2007		14,131		65,698		5,715		78,054		_	163,598
2008		12,274	1	42,903		2,079		59,211		303,000	519,467
2009		8,768		52,228		2,135		_		_	63,131
2010	(3)	8,198		52,177		272		13,821		_	74,468
2011		6,349	1	02,264		241		_		_	108,854
2012		4,799		36,123		260		_		_	41,182
2013		1,689	1	29,886		281		_		_	131,856
2014	(4)	160		4,262		305		_		_	4,727
2015		154	1	03,000		329		_		_	103,483
2016		165	1	08,543		356		_		_	109,064
2017		176		_		385		_		_	561
2018		_		193		417		_		_	610
2019		_		_		412		_		_	412
	\$	64,478	\$ 8	57,252	\$	14,852	\$	193,556	\$	303,000	\$ 1,433,138
			Net premium	/ (discou	int) to a	djust to fair valu	e of de	bt			580
			-		Debt	per the Balance	e Sheet				\$ 1,433,718

Notes:

- (1) Certain mortgages contain extension options, generally either for a period of six months or one year, subject to certain conditions. The maturity dates presented above in the table assume that the extension options have not been exercised.
- (2) We have the right to extend the Wachovia Revolver for a one-year period, subject to certain conditions, upon maturity in March 2008.
- (3) We assumed that our \$9.5 million non-recourse loan that matures in September 2025 will be called in October 2010. The above table includes the \$8.5 million amount due on maturity in 2010.
- (4) We assumed that our \$4.9 million non-recourse loan that matures in March 2034 may be prepaid in the three month period ending March 2014, without penalty. The above table includes the \$4.3 million amount due on maturity in 2014.

15

Property Summary by Region - June 30, 2006 Wholly Owned Properties

Operating Property Count		Submarket	Business Park	Year Built or Renovated	S or M	Total Operational Square Feet	Total Square Feet Under Construction / Redevelopment
	Office Properties						
	Baltimore /Washington Corridor						
		B) III n	4000		240.225	
1	2730 Hercules Road	BWI Airport	NBP	1990	M	240,336	
2	304 Sentinel Drive (304 NBP)	BWI Airport	NBP	2005	M	162,498	
_	302 Sentinel Drive (302 NBP)	BWI Airport	NBP		M		157,146
3	306 Sentinel Drive (306 NBP)	BWI Airport	NBP	2006	M	93,324	64,072
4	2720 Technology Drive (220 NBP)	BWI Airport	NBP	2004	M	156,730	
5	2711 Technology Drive (211 NBP)	BWI Airport	NBP	2002	M	152,000	
	320 Sentinel Drive (320 NBP)	BWI Airport	NBP		M		125,760
	322 Sentinel Drive (322 NBP)	BWI Airport	NBP		M		125,568
6	318 Sentinel Drive (318 NBP)	BWI Airport	NBP	2005	M	125,681	
7	140 National Business Parkway	BWI Airport	NBP	2003	M	119,904	
8	132 National Business Parkway	BWI Airport	NBP	2000	M	118,456	
9	2721 Technology Drive (221 NBP)	BWI Airport	NBP	2000	M	118,093	
10	2701 Technology Drive (201 NBP)	BWI Airport	NBP	2001	M	117,450	
11	2691 Technology Drive (191 NBP)	BWI Airport	NBP	2005	M	103,683	
12	134 National Business Parkway	BWI Airport	NBP	1999	M	93,482	
13	133 National Business Parkway	BWI Airport	NBP	1997	M	88,741	
14	135 National Business Parkway	BWI Airport	NBP	1998	M	87,655	
15	141 National Business Parkway	BWI Airport	NBP	1990	M	87,404	
16	131 National Business Parkway	BWI Airport	NBP	1990	M	69,039	
17	114 National Business Parkway	BWI Airport	NBP	2002	S	9,908	
	· ·	•				1,944,384	472,546
						, ,	,
1	1306 Concourse Drive	BWI Airport	APS	1990	M	114,046	
2	870-880 Elkridge Landing Road	BWI Airport	APS	1981	M	105,151	
3	1304 Concourse Drive	BWI Airport	APS	2002	M	101,710	
4	900 Elkridge Landing Road	BWI Airport	APS	1982	M	97,261	
5	1199 Winterson Road	BWI Airport	APS	1988	M	96,636	
6	920 Elkridge Landing Road	BWI Airport	APS	1982	M	96,566	
7	1302 Concourse Drive	BWI Airport	APS	1996	M	84,406	
8	881 Elkridge Landing Road	BWI Airport	APS	1986	M	73,572	
9	1099 Winterson Road	BWI Airport	APS	1988	M	71,076	
10	1190 Winterson Road	BWI Airport	APS	1987	M	69,024	
11	849 International Drive	BWI Airport	APS	1988	M	68,802	
11	047 International Drive	DWI Alipoit	Ars	1900	IVI	00,002	

12	911 Elkridge Landing Road	BWI Airport	APS	1985	M	68,296	
13	1201 Winterson Road	BWI Airport	APS	1985	M	67,903	
14	999 Corporate Boulevard	BWI Airport	APS	2000	M	67,455	
15	891 Elkridge Landing Road	BWI Airport	APS	1984	M	58,454	
16	901 Elkridge Landing Road	BWI Airport	APS	1984	M	57,593	
17	930 International Drive	BWI Airport	APS	1986	S	57,409	
18	800 International Drive	BWI Airport	APS	1988	S	57,379	
19	900 International Drive	BWI Airport	APS	1986	S	57,140	
20	921 Elkridge Landing Road	BWI Airport	APS	1983	M	54,175	
21	939 Elkridge Landing Road	BWI Airport	APS	1983	M	53,031	
22	938 Elkridge Landing Road	BWI Airport	APS	1984	M	52,988	
	940 Elkridge Landing Road	BWI Airport	APS	1984	M		55,063
						1,630,073	55,063
1	7467 Ridge Road	BWI Airport	Comm./Pkwy.	1990	M	74,326	
2	7240 Parkway Drive	BWI Airport	Comm./Pkwy.	1985	M	73,972	
3	7318 Parkway Drive	BWI Airport	Comm./Pkwy.	1984	S	59,204	
4	7320 Parkway Drive	BWI Airport	Comm./Pkwy.	1983	S	58,453	
5	1340 Ashton Road	BWI Airport	Comm./Pkwy.	1989	S	46,400	
6	7321 Parkway Drive	BWI Airport	Comm./Pkwy.	1984	S	39,822	
7	1334 Ashton Road	BWI Airport	Comm./Pkwy.	1989	S	37,565	
8	1331 Ashton Road	BWI Airport	Comm./Pkwy.	1989	S	29,936	
9	1350 Dorsey Road	BWI Airport	Comm./Pkwy.	1989	S	19,992	
10	1344 Ashton Road	BWI Airport	Comm./Pkwy.	1989	M	17,061	
11	1341 Ashton Road	BWI Airport	Comm./Pkwy.	1989	S	15,841	
12	1343 Ashton Road	BWI Airport	Comm./Pkwy.	1989	S	9,962	
13	1348 Ashton Road	BWI Airport	Comm./Pkwy.	1988	S	3,108	
					•	485,642	_
52	Subtotal (continued on next page)					4,060,099	527,609

16

Property Summary by Region - June 30, 2006 (continued) Wholly Owned Properties

Operating Property Count	_	Submarket	Business Park	Year Built or Renovated	S or M	Total Operational Square Feet	Total Square Feet Under Construction / Redevelopment
52	Subtotal (continued from prior page)					4,060,099	527,609
	5522 Research Park Drive (UMBC) (1)	BWI Airport	bwtech@UMBC		S		23,500
1	2500 Riva Road	Annapolis		2000	M	155,000	
1	9140 Route 108	Howard Co. Perimeter	Oakland Ridge	1985	S	150,000	
1	7125 Columbia Gateway Drive	Howard Co. Perimeter	Columbia Gateway	1973/1999	M	611.379	
2	7000 Columbia Gateway Drive	Howard Co. Perimeter	Columbia Gateway	1999	M	145,806	
-	6711 Columbia Gateway Drive	Howard Co. Perimeter	Columbia Gateway	1,,,,	M	1 15,000	125,000
3	6731 Columbia Gateway Drive	Howard Co. Perimeter	Columbia Gateway	2002	M	123,760	123,000
4	6940 Columbia Gateway Drive	Howard Co. Perimeter	Columbia Gateway	1999	M	109,003	
5	6950 Columbia Gateway Drive	Howard Co. Perimeter	Columbia Gateway	1998	M	107,778	
6	7067 Columbia Gateway Drive	Howard Co. Perimeter	Columbia Gateway	2001	M	82,953	
7	8621 Robert Fulton Drive	Howard Co. Perimeter	Columbia Gateway	2005	M	65,700	20,332
8	6750 Alexander Bell Drive	Howard Co. Perimeter	Columbia Gateway	2003	M	78.460	20,332
9	6700 Alexander Bell Drive	Howard Co. Perimeter	Columbia Gateway	1988	M	74,151	
10	6740 Alexander Bell Drive	Howard Co. Perimeter	Columbia Gateway	1992	M	61.957	
11	7015 Albert Einstein Drive	Howard Co. Perimeter	Columbia Gateway	1999	S	61,203	
12	8671 Robert Fulton Drive	Howard Co. Perimeter	Columbia Gateway	2002	S	56,350	
13	6716 Alexander Bell Drive	Howard Co. Perimeter	Columbia Gateway	1990	M	52,005	
13	8661 Robert Fulton Drive	Howard Co. Perimeter Howard Co. Perimeter		2002	S	49,307	
15			Columbia Gateway	1989			
	7130 Columbia Gateway Drive	Howard Co. Perimeter	Columbia Gateway		S	46,840	
16	7142 Columbia Gateway Drive	Howard Co. Perimeter	Columbia Gateway	1994	S	45,951	
17	6708 Alexander Bell Drive	Howard Co. Perimeter	Columbia Gateway	1988	M	39,203	
18	7065 Columbia Gateway Drive	Howard Co. Perimeter	Columbia Gateway	2000	S	38,560	
19	7138 Columbia Gateway Drive	Howard Co. Perimeter	Columbia Gateway	1990	S	38,225	
20	7063 Columbia Gateway Drive	Howard Co. Perimeter	Columbia Gateway	2000	S	36,936	
21	6760 Alexander Bell Drive	Howard Co. Perimeter	Columbia Gateway	1991	M	36,440	
22	7150 Columbia Gateway Drive	Howard Co. Perimeter	Columbia Gateway	1991	S	35,812	
23	7061 Columbia Gateway Drive	Howard Co. Perimeter	Columbia Gateway	2000	M	29,604	
24	6724 Alexander Bell Drive	Howard Co. Perimeter	Columbia Gateway	2001	M	28,420	
25	7134 Columbia Gateway Drive	Howard Co. Perimeter	Columbia Gateway	1990	S	21,991	
						2,077,794	145,332
1	7200 Riverwood Drive	Howard Co. Perimeter	Rivers 95	1986	S	160,000	
2	9140 Guilford Road	Howard Co. Perimeter	Rivers 95	1983	S	41,704	
3	9160 Guilford Road	Howard Co. Perimeter	Rivers 95	1984	M	37.034	
4	7175 Riverwood Drive	Howard Co. Perimeter	Rivers 95	1996	S	26,500	
5	9150 Guilford Road	Howard Co. Perimeter	Rivers 95	1984	S	18,592	
6	9130 Guilford Road	Howard Co. Perimeter	Rivers 95	1984	S	13,700	
						297,530	_
85	Total Baltimore/Washington Corridor					6,740,423	696,441
	Culturalism Manualani d						
	Suburban Maryland						

1	11800 Tech Road	North Silver Spring	Montgomery Industrial	1989	M	235,954	
2	400 Professional Drive	Gaithersburg	Crown Point	2000	M	129,030	
3	110 Thomas Johnson Drive	Frederick		1987/1999	M	117,803	
4	15 West Gude Drive	Rockville		1986	M	113,114	
5	45 West Gude Drive	Rockville		1987	M	108,588	
	Total Suburban Maryland					704,489	_

(1) This property is a land-lease property.

17

Property Summary by Region - June 30, 2006 (continued) Wholly Owned Properties

Operating Property				Year Built or		Total Operational	Total Square Feet Under Construction /
Count	_	Submarket	Business Park	Renovated	S or M	Square Feet	Redevelopment
	St. Mary's & King George Counties						
1	22309 Exploration Drive	St. Mary's County	Exploration Park	1984/1997	М	98,860	
2	22289 Exploration Drive	St. Mary's County	Exploration Park	2000	M	61,059	
3	22299 Exploration Drive	St. Mary's County	Exploration Park	1998	M	58,231	
4	22300 Exploration Drive	St. Mary's County	Exploration Park	1997	M	44,830	
	·		•			262,980	_
1	46579 Expedition Drive	St. Mary's County	Expedition Park	2002	M	61,156	
2	46591 Expedition Drive	St. Mary's County	Expedition Park	2005	M	14,378	46,62
	F	, , , , , , , , , ,	• • • • • • • • • • • • • • • • • • • •			75,534	46,62
1	44425 Pecan Court	St. Mary's County	Wildewood Tech Park	1997	M	59,055	
2	44408 Pecan Court	St. Mary's County	Wildewood Tech Park	1986	S	50,532	
3	23535 Cottonwood Parkway	St. Mary's County	Wildewood Tech Park	1984	M	46,656	
4	44417 Pecan Court	St. Mary's County	Wildewood Tech Park	1989	S	29,053	
5	44414 Pecan Court	St. Mary's County	Wildewood Tech Park	1986	S	25,444	
6	44420 Pecan Court	St. Mary's County	Wildewood Tech Park	1989	S	25,200	
Ů	77720 I ccan court	St. Wai y S County	widewood recirrark	1707	5	235,940	
	16100 0	W. G. G.		****		#0 # 2 0	
1	16480 Commerce Drive	King George County	Dahlgren Technology Center	2000	M	70,728	
2	16541 Commerce Drive	King George County	Dahlgren Technology Center	1996	S	36,053	
3	16539 Commerce Drive	King George County	Dahlgren Technology Center	1990	S	32,076	
4	16442 Commerce Drive	King George County	Dahlgren Technology Center	2002	S	25,518	
5	16501 Commerce Drive	King George County	Dahlgren Technology Center	2002	S	22,860	
6	16543 Commerce Drive	King George County	Dahlgren Technology Center	2002	S	17,370 204,605	
						204,003	
18	Total St. Mary's & King George Counties					779,059	46,62
	Northern Virginia						
1	15000 Conference Center Drive	Dulles South	Westfields	1989	M	470,406	
1	15010 Conference Center Drive	Dulles South	Westfields	1909	M	470,400	223.61
2.	15059 Conference Center Drive	Dulles South	Westfields	2000	M	145,192	223,01
3	15049 Conference Center Drive	Dulles South	Westfields	1997	M	145,053	
4	14900 Conference Center Drive	Dulles South	Westfields	1999	M	127,115	
5	14280 Park Meadow Drive	Dulles South	Westfields	1999	M	114,126	
6	4851 Stonecroft Boulevard	Dulles South	Westfields	2004	M	88,094	
7	14850 Conference Center Drive	Dulles South	Westfields	2000	M	69,711	
8	14840 Conference Center Drive	Dulles South	Westfields	2000	M	69,710	
						1,229,407	223,61
1	13200 Woodland Park Road	Herndon	Woodland	2002	M	404,665	
1	13200 Woodland Park Road	Hemdon	woodland	2002	M	404,665	
						,,,,,	
1	13454 Sunrise Valley Road	Herndon	Dulles Tech	1998	M	112,597	
2	13450 Sunrise Valley Road	Herndon	Dulles Tech	1998	M	53,728 166,325	
						100,325	-
1	1751 Pinnacle Drive	Tysons Corner		1989/1995	M	260,469	
2	1753 Pinnacle Drive	Tysons Corner		1976/2004	M	181,637	
						442,106	
13	Total Northern Virginia					2,242,503	223,61
						_,,500	325,01

The S or M notation indicates single story or multi-story building, respectively.

18

Property Summary by Region - June 30, 2006 (continued) Wholly Owned Properties

Operating Property Count		Submarket	Business Park	Year Built or Renovated	S or M	Total Operational Square Feet	Total Square Feet Under Construction / Redevelopment
	Virginia						
	Meadowville Road (1) Total Virginia	Richmond Southwest	Meadowville Tech Park		M		193,000 193,000

					_		
	Northern/Central New Jersey						
	Northern/Central New Jersey						
1	431 Ridge Road	Exit 8A — Cranbury	Princeton Tech Cntr.	1998	S	171,200	
2	429 Ridge Road	Exit 8A — Cranbury	Princeton Tech Cntr.	1996	M	142,385	
3	437 Ridge Road	Exit 8A — Cranbury	Princeton Tech Cntr.	1996	S	30,000	
, ,	137 Idage Itoda	Date of Country	Timeton Teen Cha.	1,,,0	_	343,585	
						343,363	
1	47 Commerce	Exit 8A — Cranbury	Centrepoint North	1998	S	41,398	
_					_	41,398	_
						41,570	
1	7 Centre Drive	Exit 8A — Cranbury	Monroe Center	1986	S	19,468	
2	8 Centre Drive	Exit 8A — Cranbury	Monroe Center	1989	S	16,199	
3	2 Centre Drive	Exit 8A — Cranbury	Monroe Center	1989	S	16,132	
, ,	2 centre Birre	Date of Country	Monroe Center	1,0,	_	51,799	
						31,799	
1	710 Route 46	Wayne	Fairfield Corp. Cntr.	1985	M	101,263	
•	/ 10 Route 40	wayne	ranneld corp. Char.	1703		101,263	
					_	101,203	
8	Total Northern/Central New Jersey					538,045	_
o	Total Northern/Central New Jersey				_	556,045	
	C Antonio T						
	San Antonio, Texas						
2	8611 Military Drive	San Antonio		1982 / 1985	M	468,994	
2	Total San Antonio, Texas	San Antonio		1982 / 1983	M		
	Total San Antonio, Texas				_	468,994	
	01 10:						
	Colorado Springs						
	005 G . D .	Cl. I.G.: F.	D. C. D. J.	1000		100 717	
1	985 Space Center Drive Patriot Park View	Colorado Springs East Colorado Springs East	Patriot Park Patriot Park	1989	M M	102,717	50,000
2		Colorado Springs East Colorado Springs East	Patriot Park	1995	S	33,190	30,000
2	980 Technology Court	Colorado Springs East	Patriot Park	1995			=0.000
						135,907	50,000
1	1670 North Newport Road	Colorado Springs East		1006 1007	3.6	67.500	
•				1986-1987	M	67,500	
2 3	1915 Aerotech Drive 1925 Aerotech Drive	Colorado Springs East Colorado Springs East		1985 1985	S S	37,946 37,946	
3	1925 Aerotech Drive	Colorado Springs East		1985	s _		
						143,392	_
	0050 F 1 1D '	1000 4.0 11	T . O . O . O . O . O . O . O . O . O .	2001		((222	
1 2	9950 Federal Drive 9960 Federal Drive	I-25 North Corridor I-25 North Corridor	InterQuest Office	2001 2001	M S	66,222 46,948	
2	9965 Federal Drive		InterQuest Office	1983	M	46,948	60.000
	9965 Federal Drive	I-25 North Corridor	InterQuest Office	1983	M		60,000
						113,170	60,000
1	5775 Mark Dahling Daylarand	Coloredo Servinos Northeres		1004	M	100 (70	
-	5775 Mark Dabling Boulevard	Colorado Springs Northwest		1984	M	109,678	
2	5725 Mark Dabling Boulevard	Colorado Springs Northwest		1984	M	108,976	
3	5755 Mark Dabling Boulevard	Colorado Springs Northwest		1989	M	105,895	
					_	324,549	
10	Total Colorado Springs				_	717,018	110,000

(1) The lease provides for conveyance of the land parcel.

19

Property Summary by Region - June 30, 2006 (continued) Wholly Owned Properties

Operating Property Count		Submarket	Business Park	Year Built or Renovated	S or M	Total Operational Square Feet	Total Square Feet Under Construction / Redevelopment
	Suburban Baltimore						
1	1615 and 1629 Thames Street	Baltimore City		1989	M	104,203	
•	1013 and 1023 Thanks Street	Building City		1707	141	104,203	
1	11311 McCormick Road	Hunt Valley/Rte 83 Corridor	Hunt Valley Business Comm.	1984/1994	M	211,931	
2	200 International Circle	Hunt Valley/Rte 83 Corridor	Hunt Valley Business Comm.	1984/1994	M	128,658	
3	230 Schilling Circle	Hunt Valley/Rte 83 Corridor	Hunt Valley Business Comm.	1981	M	107,348	
4	226 Schilling Circle	Hunt Valley/Rte 83 Corridor	Hunt Valley Business Comm.	1981	M	98,640	
5	201 International Circle			1980	M	78,417	
	11011 McCormick Road	Hunt Valley/Rte 83 Corridor	Hunt Valley Business Comm.	1982			
6 7		Hunt Valley/Rte 83 Corridor	Hunt Valley Business Comm.	1974	M S	56,292	
/	11101 McCormick Road	Hunt Valley/Rte 83 Corridor	Hunt Valley Business Comm.	1976	5	24,232	
						705,518	_
1	10150 York Road	Hunt Valley/Rte 83 Corridor		1985	M	180,374	
2	9690 Deereco Road	•		1988	M	134,175	
		Hunt Valley/Rte 83 Corridor					
3	375 West Padonia Road	Hunt Valley/Rte 83 Corridor		1986	M	110,328	
						424,877	
1	7210 Ambassador Road	Baltimore County Westside	Rutherford Business Center	1972	S	83,435	
2	7152 Windsor Boulevard	Baltimore County Westside	Rutherford Business Center	1986	S	57,855	
3	21 Governor's Court	Baltimore County Westside	Rutherford Business Center	1981/1995	M	56,063	
4	7125 Ambassador Road	Baltimore County Westside	Rutherford Business Center	1985	M	50,488	
5	7253 Ambassador Road	Baltimore County Westside	Rutherford Business Center	1988	S	38,930	
6	7104 Ambassador Road	Baltimore County Westside	Rutherford Business Center	1988	M	29,457	
7	17 Governor's Court	Baltimore County Westside	Rutherford Business Center	1981	S	14.701	
8	15 Governor's Court	Baltimore County Westside	Rutherford Business Center	1981	S	14,568	
9	7127 Ambassador Road	Baltimore County Westside	Rutherford Business Center	1985	S	11,144	
10	7129 Ambassador Road	Baltimore County Westside	Rutherford Business Center	1985	S	10,945	
11	7108 Ambassador Road	Baltimore County Westside	Rutherford Business Center	1988	S	9,018	
12	7102 Ambassador Road	Baltimore County Westside	Rutherford Business Center	1988	S	8,879	
13	7106 Ambassador Road	Baltimore County Westside	Rutherford Business Center Rutherford Business Center	1988	S	8,820	
13	7131 Ambassador Road	Baltimore County Westside	Rutherford Business Center Rutherford Business Center	1985	S	7,453	
14	/131 Ambassador Road	Daniniore County wesiside	Rumeriora Business Center	1983	3		
						401,756	
25	Total Suburban Baltimore					1,636,354	

	Greater Philadelphia						
1	753 Jolly Road	Blue Bell	Unisys campus	1992	M	419,472	
2	785 Jolly Road	Blue Bell	Unisys campus	1996	M	219,065	
3	760 Jolly Road	Blue Bell	Unisys campus	1994	M	208,854	
4	751 Jolly Road	Blue Bell	Unisys campus	1991	M	112,958	
	Total Greater Philadelphia					960,349	_
170	TOTAL PORTFOLIO					14,787,234	1,269,673

20

Property Summary by Region - - June 30, 2006 Joint Venture Properties

Operating Property Count	<u>-</u>	Submarket	Business Park	Year Built or Renovated	S or M	Total Operational Square Feet	Total Square Feet Under Construction / Redevelopment
	Unconsolidated Joint V	enture Properties					
	Greater Harrisburg						
1	2605 Interstate Drive	East Shore	Commerce Park	1990	М	79,456	
2	2601 Market Place	East Shore	Commerce Park	1989	M	65,411	
						144,867	
						,	
1	6345 Flank Drive	East Shore	Gtwy Corp. Ctr.	1989	S	69,443	
2	6340 Flank Drive	East Shore	Gtwy Corp. Ctr.	1988	S	68,200	
3	6400 Flank Drive	East Shore	Gtwy Corp. Ctr.	1992	S	52,439	
4	6360 Flank Drive	East Shore	Gtwy Corp. Ctr.	1988	S	46,500	
5	6385 Flank Drive	East Shore	Gtwy Corp. Ctr.	1995	S	32,921	
6	6380 Flank Drive	East Shore	Gtwy Corp. Ctr.	1991	S	32,668	
7	6405 Flank Drive	East Shore	Gtwy Corp. Ctr.	1991	S	32,000	
8	95 Shannon Road	East Shore	Gtwy Corp. Ctr.	1999	S	21,976	
9	75 Shannon Road	East Shore	Gtwy Corp. Ctr.	1999	S	20,887	
10	6375 Flank Drive	East Shore	Gtwy Corp. Ctr.	2000	S	19,783	
11	85 Shannon Road	East Shore	Gtwy Corp. Ctr.	1999	S	12,863	
						409,680	_
1	5035 Ritter Road	West Shore	Rossmoyne Bus. Ctr.	1988	S	56,556	
2	5070 Ritter Road - Building A	West Shore	Rossmoyne Bus. Ctr.	1989	S	32,309	
3	5070 Ritter Road - Building B	West Shore	Rossmoyne Bus. Ctr.	1989	S	28,347	
	č		·			117,212	
16	Total Greater Harrisburg					671,759	
10						0/1,/37	
1	Northern/Central New Jersey 695 Route 46	Wasan	Friefield Come Cute	1990	M	157 204	
1		Wayne	Fairfield Corp. Cntr.	1990	IVI	157,394 157,394	
	Total Northern/Central New Jers	sey					
17	Total Unconsolidated Joint Ventu	ure Properties				829,153	
	Consolidated Joint Venture Prop	<u>erties</u>					
	Suburban Maryland						
1	4230 Forbes Boulevard	Lanham	Forbes 50	2003	S	55,866	
	Total Suburban Maryland	Lamani	1 010es 30	2003	3	55,866	
	·					33,800	
	Baltimore/Washington Corridor						
	1362 Mellon Road (Lot 6B)	BWI Airport	Baltimore Commons	2006	M		44,134
	7468 Candlewood Road	BWI Airport	Baltimore Commons	1979/1982	S		471,587
	Total Baltimore/Wash	ington Corridor					515,721
	Northern Virginia						
1	2900 Towerview Road	Route 28 South	Renaissance Park	1982	M	78,171	61,706
	Total Northern Virginia					78,171	61,706
2	Total Consolidated Joint Venture	Properties				134,037	577,427
		P** ****					
19	TOTAL PORTFOLIO					963,190	577,427

The S or M notation indicates single story or multi-story building, respectively.

								St. Mary's &			
	Baltimore / Washington Corridor	Northern Virginia	Northern / Central New Jersey	Greater Philadelphia	Greater Harrisburg	Suburban Maryland	Suburban Baltimore	Kings George Counties	Colorado Springs	San Antonio	Total Portfolio
June 30, 2006											
Number of Buildings	85	13	8	4	_	5	25	18	10	2	170
Rentable Square Feet	6,740,423	2,242,503	538,045	960,349	_	704,489	1,636,354	779,059	717,018	468,994	14,787,234
Occupied %	95.52%	94.14%	94.88%	100.00%	_	82.01%	85.21%	96.74%	87.35%	100.00%	93.61%
Leased %	96.22%	94.59%	95.12%	100.00%	_	91.11%	88.34%	97.20%	90.85%	100.00%	94.97%
March 31, 2006											
Number of Buildings	83	13	8	4	_	5	25	18	5	2	163
Rentable Square Feet	6,035,901	2,242,503	538,045	960,349	_	704,489	1,632,261	771,852	316,577	468,994	13,670,971
Occupied %	95.15%	92.87%	95.75%	100.00%	_	80.01%	86.51%	96.80%	83.12%	100.00%	93.31%
Leased %	95.69%	94.14%	95.98%	100.00%	_	89.03%	87.61%	97.53%	83.12%	100.00%	94.40%
December 31, 2005											
	0.0					_	2.5	40			4.00
Number of Buildings	82	13	9	960,349	_	7	25	18	5	2	165
Rentable Square Feet	5,873,489 96,21%	2,242,999 96,36%	595,325 96,40%	100.00%	_	846,272 79,83%	1,632,261 84,74%	771,852 95,41%	316,577 85,81%	468,994 100.00%	13,708,118 93,97%
Occupied % Leased %	96.21% 96.35%	98.49%		100.00%	_	79.83% 85.67%	84.74% 89.04%	95.41%	85.81% 85.81%	100.00%	93.97%
Leased %	90.33%	98.49%	96.40%	100.00%	_	83.07%	89.04%	97.55%	83.81%	100.00%	93.37%
September 30, 2005											
September 30, 2003											
Number of Buildings	80	13	9	4	_	6	4	17	3	n/a	136
Rentable Square Feet	5,672,582	2,243,561	593,671	960,349	_	728,469	525,395	764,959	203,407	n/a	11,692,393
Occupied %	95.82%	94.90%		100.00%	_	80.24%	86.90%	95.17%	95.46%	0.00%	94.62%
Leased %	96.70%	97.57%		100.00%	_	80.24%	92.05%	95.33%	95,46%	0.00%	95.80%
June 30, 2005											
Number of Buildings	73	13	13	4	16	7	4	17	n/a	n/a	147
Rentable Square Feet	5,354,519	2,244,018	904,250	960,349	671,759	784,335	525,406	764,959	n/a	n/a	12,209,595
Occupied %	95.81%	94.64%	77.44%	100.00%	84.93%	76.01%	98.04%	97.86%	0.00%	0.00%	92.92%
Leased %											93.75%

Note: We now report our occupancy and leased activity for joint venture properties separately, effective in the third quarter 2005. Prior quarters have not been restated. The Other region has been renamed the Suburban Baltimore region.

22

Property Occupancy Rates by Region by Quarter Joint Venture Properties

	Unconsolid	ated	Consolidat	ed	
	Northern / Central New Jersey	Greater Harrisburg	Suburban Maryland	Northern Virginia	Total Portfolio
June 30, 2006					
Number of Buildings	1	16	1	1	19
Rentable Square Feet	157,394	671,759	55,866	78,171	963,190
Occupied %	86.85%	89.90%	47.95%	100.00%	87.79%
Leased %	86.85%	90.07%	47.95%	100.00%	87.91%
Leaseu 76	80.8370	90.0776	47.9370	100.00 76	07.9170
March 31, 2006					
Number of Buildings	1	16	1	1	19
Rentable Square Feet	157,394	671,759	55,866	78,171	963,190
Occupied %	81.57%	89.35%	47.95%	100.00%	86.54%
Leased %	88.91%	89.35%	47.95%	100.00%	87.74%
<u>December 31, 2005</u>					
Number of Buildings	1	16	1	_	18
Rentable Square Feet	157,394	671,759	55,866	_	885,019
Occupied %	80.89%	89.35%	47.95%	0.00%	85.23%
Leased %	86.85%	89.35%	47.95%	0.00%	86.29%
<u>September 30, 2005</u>					
Number of Buildings	1	16	1	_	18
Rentable Square Feet	157,394	671,759	55,866	_	885,019
Occupied %	78.49%	87.54%	47.95%	0.00%	83.43%
Leased %	80.72%	87.79%	47.95%	0.00%	84.01%

Note: We previously reported our occupancy and leased percentages for joint venture properties as part of our entire portfolio. We now report these percentages for joint venture properties separately, effective in the third quarter 2005. Prior quarters have not been restated.

	Count	Square Feet	Occupied %	Leased %
Wholly Owned Properties	170	14,787,234	93.61%	94.97%
Add: Consolidated Joint Venture Properties	2	134,037	78.30%	78.30%
Subtotal	172	14,921,271	93.47%	94.82%
Add: Unconsolidated Joint Venture Properties	17	829,153	89.32%	89.46%
Entire Portfolio	189	15,750,424	93.25%	94.54%

Top Twenty Office Tenants of Wholly Owned Properties as of June 30, 2006 (Dollars in thousands)

Tenant	_	Number of Leases	Total Occupied Square Feet	Percentage of Total Occupied Square Feet	Total Annualized Rental Revenue (1)(6)	Percentage of Total Annualized Rental Revenue	Weighted Average Remaining Lease Term (2)
United States of America	(3)	43	2,037,616	14.7%	\$ 41,125	14.5%	6.7
Booz Allen Hamilton, Inc.		11	680,815	4.9%	17,268	6.1%	7.4
Northrop Grumman Corporation		15	542,064	3.9%	12,275	4.3%	2.8
Computer Sciences Corporation	(4)	4	454,645	3.3%	10,981	3.9%	4.9
L-3 Communications Holdings, Inc.	(4)	5	239,153	1.7%	8,906	3.1%	7.1
Unisys	(5)	3	741,284	5.4%	8,060	2.8%	3.0
AT&T Corporation	(4)	9	361,451	2.6%	7,680	2.7%	2.6
General Dynamics Corporation		9	278,239	2.0%	7,015	2.5%	3.5
The Aerospace Corporation		2	221,785	1.6%	6,207	2.2%	8.4
Wachovia Bank		4	183,641	1.3%	5,697	2.0%	12.1
The Boeing Company	(4)	5	162,279	1.2%	4,361	1.5%	2.7
Ciena Corporation		3	221,609	1.6%	3,558	1.3%	4.2
BAE Systems PLC	(4)	8	231,498	1.7%	3,212	1.1%	3.3
Science Applications International Corp.		12	170,839	1.2%	3,135	1.1%	0.8
VeriSign, Inc.		1	99,121	0.7%	3,064	1.1%	8.1
Magellan Health Services, Inc.		2	142,199	1.0%	2,941	1.0%	5.1
Lockheed Martin Corporation		6	159,677	1.2%	2,780	1.0%	2.9
Johns Hopkins University	(4)	7	106,473	0.8%	2,570	0.9%	1.3
Merck & Co., Inc. (Unisys)	(5)	1	219,065	1.6%	2,419	0.9%	3.0
Wyle Laboratories, Inc.		4	174,792	1.3%	2,399	0.8%	6.1
Subtotal Top 20 Office Tenants		154	7,428,245	53.7%	155,653	55.0 %	5.5
All remaining tenants		521	6,413,571	46.3%	127,207	45.0%	4.4
Total/Weighted Average		675	13,841,816	100.0%	\$ 282,860	100.0 %	5.0

- (1) Total Annualized Rental Revenue is the monthly contractual base rent as of June 30, 2006 multiplied by 12 plus the estimated annualized expense reimbursements under existing office leases.
- (2) The weighting of the lease term was computed using Total Rental Revenue.
- (3) Many of our government leases are subject to early termination provisions which are customary to government leases, the weighted average remaining lease term was computed assuming no exercise of such early termination rights.
- (4) Includes affiliated organizations or agencies.
- (5) Merck & Co., Inc. subleases 219,065 rentable square feet from Unisys' 960,349 leased rentable square feet.
- (6) Order of tenants is based on Annualized Rent.

24

Combined Real Estate Revenue by Geographic Region by Quarter (Dollars in thousands)

		20	06		2005						
	June 30		March 31		December 31		September 30			June 30	
Office Properties:											
Baltimore/Washington Corridor	\$	34,797	\$	34,393	\$	34,282	\$	30,771	\$	29,088	
Northern Virginia Northern/Central New Jersey		15,796 2,386		15,573 2,893		15,979 2,868		15,473 3,862		14,385 3,179	
Greater Philadelphia		2,506		2,506		2,506		2,506		2,506	
Greater Harrisburg		_		(6)		(3)		2,197		2,166	

St. Mary's and King George Counties	3,037	2,988	3,141	2,900	3,933
Suburban Maryland	3,785	3,553	3,614	3,354	3,133
Suburban Baltimore	7,230	7,357	3,025	2,720	2,692
San Antonio	1,797	1,810	1,814	_	_
Colorado Springs	1,963	1,289	983	23	_
Subtotal	 73,297	72,356	68,209	63,806	 61,082
Eliminations / other	(219)	(176)	(1,186)	(138)	(41)
Combined Real Estate Revenues	\$ 73,078	\$ 72,180	\$ 67,023	\$ 63,668	\$ 61,041

Combined Net Operating Income by Geographic Region by Quarter (Dollars in thousands)

		200	06							
	June 30		March 31		December 31		September 30			June 30
Office Properties:										
Baltimore/Washington Corridor	\$	24,662	\$	24,024	\$	24,108	\$	21,524	\$	20,548
Northern Virginia		9,992		10,083		10,634		10,266		9,603
Northern/Central New Jersey		1,563		1,908		1,780		2,244		1,656
Greater Philadelphia		2,465		2,466		2,466		2,464		2,469
Greater Harrisburg		(1)		44		(32)		1,425		1,504
St. Mary's and King George Counties		2,333		2,297		2,422		2,186		3,288
Suburban Maryland		2,520		2,236		2,220		2,120		2,054
Suburban Baltimore		4,298		4,517		1,878		1,641		1,724
San Antonio		1,478		1,477		1,479		_		_
Colorado Springs		1,347		798		613		(14)		_
Subtotal		50,657		49,850		47,568		43,856		42,846
Eliminations / other		20		263		(631)		482		287
Combined NOI	\$	50,677	\$	50,113	\$	46,937	\$	44,338	\$	43,133

25

Same Office Property Cash Net Operating Income by Quarter (Dollars in thousands)

		20	06						
	J	ine 30	March 31		December 31		September 30		June 30
Office Properties:(1)									
Baltimore/Washington Corridor	\$	20,496	\$	20,334	\$	21,263	\$	19,981	\$ 19,727
Northern Virginia		8,954		9,079		9,635		9,710	9,032
Northern/Central New Jersey		1,190		1,370		1,150		1,542	745
Greater Philadelphia		2,580		2,581		2,580		2,578	2,533
Suburban Maryland		1,578		1,593		1,376		1,416	1,362
St. Mary's and King George Counties		2,337		2,298		2,389		2,148	3,248
Suburban Baltimore		1,553		1,468		1,415		1,590	1,611
Total Office Properties	\$	38,688	\$	38,723	\$	39,808	\$	38,964	\$ 38,260

Same Office Property GAAP Net Operating Income by Quarter (Dollars in thousands)

	20	06							
	June 30	March 31		December 31		September 30			June 30
Office Properties:(1)									
Baltimore/Washington Corridor	\$ 20,703	\$	20,613	\$	21,851	\$	20,807	\$	20,417
Northern Virginia	9,619		9,837		10,552		9,895		9,614
Northern/Central New Jersey	1,289		1,470		1,264		1,488		731
Greater Philadelphia	2,467		2,468		2,467		2,465		2,471
Suburban Maryland	1,531		1,600		1,410		1,466		1,416
St. Mary's and King George Counties	2,324		2,288		2,411		2,186		3,290
Suburban Baltimore	1,599		1,520		1,457		1,641		1,724
Total Office Properties	\$ 39,532	\$	39,796	\$	41,412	\$	39,948	\$	39,663

⁽¹⁾ Same office properties include buildings owned for a minimum of five reporting quarters. Amounts reported do not include the effects of eliminations

St.Mary's and King George

_	Washington Corridor	Northern Virginia	Central New Jersey	Greater Philadelphia	Suburban Maryland	Suburban Baltimore	Counties	Total Office
2nd Quarter 2006 Average								
Number of Buildings	72	13	7	4	3	4	17	120
Rentable Square Feet	5,301,809	2,242,503	436,782	960,349	420,850	529,080	764,681	10,656,054
Percent Occupied	95.05%	94.14%	98.01%	100.00%	88.25%	91.15%	96.93%	95.10%
1st Quarter 2006 Average								
Number of Buildings	72	13	7	4	3	4	17	120
Rentable Square Feet	5.301.817	2,242,668	436,782	960,349	420,850	525,395	764,681	10,652,542
Percent Occupied	95.02%	95.55%	98.59%	100.00%	87.14%	90.52%	97.01%	95.34%
4th Quarter 2005 Average								
Number of Buildings	72	13	7	4	3	4	17	120
Rentable Square Feet	5,301,951	2,242,999	436,782	960,349	420,850	525,395	764,681	10,653,007
Percent Occupied	96.19%	95.86%	99.06%	100.00%	88.22%	86.96%	95.37%	95.75%
3rd Quarter 2005 Average								
Number of Buildings	72	13	7	4	3	4	17	120
Rentable Square Feet	5,302,490	2,243,713	435,982	960,349	420,850	525,402	764,959	10,653,745
Percent Occupied	95.84%	94.74%	73.25%	100.00%	88.22%	89.28%	95.17%	94.39%
2nd Quarter 2005 Average								
Number of Buildings	72	13	7	4	3	4	17	120
Rentable Square Feet	5,301,001	2,244,018	435,582	960,349	420,850	525,406	764,876	10,652,082
Percent Occupied	95.38%	93.74%	65.29%	100.00%	87.98%	97.58%	97.50%	94.19%

⁽¹⁾ Same office properties include buildings owned for a minimum of five reporting quarters.

Office Lease Expiration Analysis by Year for Wholly Owned Properties

Year of Lease Expiration (1)	Number of Leases Expiring	Square Footage of Leases Expiring	Percentage of Total Occupied Square Feet	Total Annualized Rental Revenue of Expiring Leases (2) (000's)	Percentage of Total Annualized Rental Revenue Expiring	Total Annual. Rental Revenue of Expiring Leases per Occupied Square Foot
July - September	24	350,665	2.5 % \$		2.3 % \$	18.52
October - December	26	226,634	1.6%	5,192	1.8%	22.91
Total 2006	50	577,299	4.2 %	11,688	4.1 %	20.25
		,		,		
2007	112	1,598,803	11.6 %	34,045	12.0 %	21.29
2008	115	1,483,492	10.7 %	31,320	11.1 %	21.11
2009	136	3,060,946	22.1 %	50,087	17.7 %	16.36
2010	93	1,726,819	12.5 %	38,844	13.7 %	22.49
2011	62	1,071,485	7.7 %	21,029	7.4 %	19.63
2012	22	897,951	6.5 %	18,507	6.5 %	20.61
2013	16	613,299	4.4 %	13,693	4.8 %	22.33
2014	13	630,029	4.6 %	19,033	6.7 %	30.21
2015	27	1,081,744	7.8 %	23,653	8.4 %	21.87
2016	6	163,673	1.2 %	4,121	1.5 %	25.18
2017	2	68,200	0.5 %	1,283	0.5 %	18.81
2018	3	328,944	2.4 %	7,378	2.6 %	22.43
2019	_	_	0.0 %	_	0.0 %	_
2020	_	_	0.0 %	_	0.0 %	_
2021	1	46,748	0.3 %	987	0.3 %	21.10
2022	_	-	0.0 %	_	0.0 %	_
2023	_	_	0.0 %	_	0.0 %	_
2024	_	_	0.0 %	_	0.0 %	_
2025	2	468,994	3.4 %	6,961	2.5 %	14.84
Other (3)	15	23,390	0.2 %	232	0.1 %	9.93
Total / Average	675	13,841,816	100.0 %\$	282,860	100.0 %\$	20.44

NOTE: As of June 30, 2006, the weighted average lease term for the wholly owned properties is 5.0 years.

- (1) Many of our government leases are subject to certain early termination provisions which are customary to government leases. The year of lease expiration was computed assuming no exercise of such early termination rights.
- (2) TotalAnnualized Rental Revenue is the monthly contractual base rent as of June 30, 2006 multiplied by 12 plus the estimated annualized expense reimbursements under existing office leases.
- (3) Other consists primarily of amenities, including cafeterias, concierge offices and property management space. In addition, month-to-month leases and leases which have expired but the tenant remains in holdover are included in this line as the exact expiration date is unknown.

	Baltimo Washing Corrido	ton !	Northern Virginia	Northern/ Central New Jersey		Suburban Maryland	Suburban Baltimore		St. Mary's and King George Counties	Colorado Springs	Total Office
Quarter Ended June 30, 2006:											
Expiring Square Feet Vacated Square Feet		243,518 102,578	2,500		2,857	2,080 2,080		,073 5,919	40,519 11,537	30,15	4.40,440
Renewed Square Feet		140,940	2,500		2,523	2,000		1,154	28,982	30,15	
Retention Rate (% based upon square feet)		57.88%	100.00%		1.04%	0.00%	5 8	33.15%	71.53%	100.0	0% 62.52%
Renewed Space Only:											
Average Committed Cost per Square Foot	\$	3.49 \$	5.00 \$		0.37 \$	_	\$	0.34 \$	_	\$ -	- \$ 2.16
Weighted Average Lease Term in years		2.8	10.0		1.0	_		2.0	1.9	1.	6 2.5
Change in Total Rent - GAAP Change in Total Rent - Cash		9.93 % 1.09 %	15.12% 2.25%		2.52% 1.50%	0.00 % 0.00 %		4.79 % 0.99 %	1.26 % -2.01 %		4% 7.90% 8% 1.20%
Renewed & Retenanted Space:											
Average Committed Cost per Square Foot Weighted Average Lease Term in years	\$	15.53 \$ 4.9	50.29 \$ 6.1		0.37 \$ 1.0	18.74 4.2	\$ 1	2.69 \$ 5.1	2.83 2.2	\$ – 1.	- \$ 14.06 6 4.5
Change in Total Rent - GAAP Change in Total Rent - Cash		18.49% 9.20%	18.67% 11.54%		2.52% 1.50%	-18.03 % -18.16 %		6.53 % ·0.02 %	-3.43 % -7.39 %		4% 12.61% 8% 5.34%

Notes:

No renewal or retenanting activity transpired in our Greater Philadelphia or San Antonio, Texas regions. Activity is exclusive of owner occupied space and leases with less than a one year term. Expiring square feet includes early renewals and excludes early terminations.

29

Year to Date Wholly Owned Acquisition Summary as of June 30, 2006 (1) (Dollars in thousands)

	Submarket	Acquisition Date	Square Feet	Occupancy Percentage at Acquisition	Pu	Contractual Purchase Price		tment (2)
Individual Property:								
9965 Federal Drive (3)	I-25 North Corridor	1/19/2006	60,000	0.0%	\$	2,134	\$	2,136
5725 Mark Dabling Boulevard	Colorado Springs Northwest	5/18/2006	108,976	100.0%		15,360		14,618
5755 Mark Dabling Boulevard	Colorado Springs Northwest	5/18/2006	105,895	67.0%		12,756		12,143
5775 Mark Dabling Boulevard	Colorado Springs Northwest	5/18/2006	109,678	100.0%		15,496		14,747
1915 Aerotech Drive	Colorado Springs East	6/8/2006	37,946	26.4%		4,021		4,181
1925 Aerotech Drive	Colorado Springs East	6/8/2006	37,946	100.0%		4,529		4,197
7125 Columbia Gateway Drive (3)	Howard Co. Perimeter	6/29/2006	611,379	94.2%		74,639		73,975
Total			1 071 920		s	128,935	e	125,997
1 Otal			1,071,820		Þ	140,935	3	145,997

⁽¹⁾ Excludes land only acquisitions.

30

Year to Date Wholly Owned Disposition Summary as of June 30, 2006 (1) (Dollars in thousands)

	Submarket	Disposition Date	Square Feet		Contractual Sales Price
14502 Greenview Drive	Laurel	2/6/2006	72,449	\$	8,687
14504 Greenview Drive	Laurel	2/6/2006	69,334		8,313
68 Culver Road	Exit 8A - Cranbury	3/8/2006	57,280		9,700
Total			199,063	S	26,700

⁽¹⁾ Includes operational buildings only.

 ⁽²⁾ Initial accounting investment recorded by property.
 (3) Contractual purchase price and investment balances exclude value assigned to development land.

Development Summary as of June 30, 2006 (Dollars in thousands)

Property and Location	-	Submarket	Wholly Owned or Joint Venture (JV)	Total Rentable Square Feet	Percentage Leased	Anticipated Total Cost	Cost to date	Outstanding Loan as of 6/30/2006	Anticipated Date of Operations
Under Construction									
322 Sentinel Drive (322 NBP) Annapolis Junction, Maryland	(1)	BWI Airport	Owned	125,568	100.00%	\$ 21,452	\$ 18,206	\$ 15,011	4Q 06
Patriot Park View Colorado Springs, Colorado		Colorado Springs East	Owned	50,000	100.00%	10,879	9,212	_	4Q 06
46591 Expedition Drive (Expedition 6) Lexington Park, Maryland	(2)	St. Mary's County	Owned	61,000	35.85%	8,310	6,793	_	1Q 07
15010 Conference Center Drive (WTP II) Chantilly, Virginia	(3)	Dulles South	Owned	223,610	100.00%	45,865	30,355	10,829	1Q 07
6711 Columbia Gateway Drive Columbia, Maryland	(4)	Howard Co. Perimeter	Owned	125,000	51.31%	26,333	24,121	13,876	1Q 07
306 Sentinel Drive (306 NBP) Annapolis Junction, Maryland	(5) (6)	BWI Airport	Owned	157,396	59.29%	27,032	23,782	19,132	1Q 07
1362 Mellon Road (Lot 6B) Hanover, Maryland	(7)	BWI Airport	JV	44,134	0.00%	8,590	6,146	4,043	2Q 07
Meadowville Road Richmond, Virginia	(8)	Richmond Southwest	Owned	193,000	100.00%	54,000	473	_	2Q 07
5522 Research Park Drive (UMBC) Baltimore, Maryland		BWI Airport	Land Lease	23,500	100.00%	4,978	298	_	2Q 07
320 Sentinel Drive (320 NBP) Annapolis Junction, Maryland	(9)	BWI Airport	Owned	125,760	0.00%	23,774	13,665	7,738	1Q 08
302 Sentinel Drive (302 NBP) Annapolis Junction, Maryland	(10)	BWI Airport	Owned	157,146	20.55%	31,826	12,394	6,500	2Q 08
Total Under Construction				1,286,114	64.33 %	\$ 263,039	\$ 145,445	\$ 77,129	

32

Development Summary as of June 30, 2006 (continued) (Dollars in thousands)

Property and Location		Submarket	Wholly Owned or Joint Venture (JV)	Total Rentable Square Feet	Anticipated Percentage Total Leased Cost		Total Cost		Anticipated Date of Operations
Redevelopment									
940 Elkridge Landing Road (AS 7) Linthicum, Maryland	(1)	BWI Airport	Owned	55,063	0.00%	\$ 6,455	\$ 643	\$ —	2007
9965 Federal Drive Colorado Springs, Colorado		I-25 North Corridor	Owned	60,000	0.00%	3,716	2,192	_	2007
2900 Towerview Road Herndon, Virginia	(2)	Route 28 South	JV	139,877	55.89%	21,994	14,439	_	2007
7468 Candlewood Road Hanover, Maryland		BWI Airport	JV	471,587	0.00%	52,376	19,991		2008
Total Redevelopment				726,527	10.76%	\$ 84,541	\$ 37,265	<u> </u>	

Total loan commitment is \$19.0 million.

Although classified as "Under Construction", 14,378 square feet are operational.

Total loan commitment is \$32.0 million.

Total loan commitment is \$25.0 million.

Total loan commitment is \$25.0 million.

Although classified as "Under Construction", 93,324 square feet are operational.

Total loan commitment is \$6.2 million.

Although the lease for this property was signed within the quarter, as of June 30, 2006 we do not hold title to the land.

Total loan commitment is \$21.0 million.

Total loan commitment is \$27.0 million.

⁽¹⁾ (2) (3) (4) (5) (6) (7) (8) (9) (10)

Under Development								
5520 Research Park Drive (UMBC) Baltimore, Maryland	BWI Airport	Land Lease	110,000	0.00% \$	22,733 \$	27 \$	_	2008
Rockville Corporate Center Rockville, Maryland	Rockville	Owned	110,000	0.00%	22,242	133	_	2008
300 Sentinel Drive (300 NBP) Annapolis Junction, Maryland	BWI Airport	Owned	202,400	0.00%	36,198	4,490	_	2008
316 Sentinel Drive (316 NBP) Annapolis Junction, Maryland	BWI Airport	Owned	125,000	0.00%	24,941	2,750	_	2008
7740 Milestone Parkway Hanover, Maryland	BWI Airport	Under Contract/ JV	151,800	0.00%	33,887	1,968	_	2008
Patriot Park View II Colorado Springs, Colorado	Colorado Springs East	Owned	90,000	0.00%	16,325	961	_	2008
6721 Columbia Gateway Drive Columbia, Maryland	Howard Co. Perimeter	Owned	131,550	0.00%	30,847	3,950	_	2008
16444 Commerce Drive Dahlgren, Virginia	King George County	Owned	56,000	0.00%	9,646	532	<u> </u>	2008
Total Under Development			976,750	0.00 % \$	196,819 \$	14,811 \$	<u> </u>	

⁹⁴⁰ Elkridge Landing Road's anticipated total cost excludes \$4.8 million of incurred costs for land and building as this property was previously operational. Although classified as "Redevelopment", 78,171 square feet are operational.

Year to Date Development Placed into Service as of June 30, 2006 (Dollars in thousands)

Property and Location	Submarket	Wholly Owned or Joint Venture (JV)	Total Rentable Square Feet	Development Square Feet Placed into Service	Percentage of Total Rentable Square Feet Leased or Committed
304 Sentinel Drive (304 NBP)					
Annapolis Junction, Maryland	BWI Airport	Owned	162,498	162,498	100.00%
306 Sentinel Drive (306 NBP)	DVV		455.000		#0 # 00/
Annapolis Junction, Maryland	BWI Airport	Owned	157,396	93,324	59.29%
Total			319,894	255,822	79.97%

34

Land Inventory as of June 30, 2006

			No	n-Wholly (Owned	Wholl	v Owned
Location	Submarket	Status	Acres		Developable Square Feet	Acres	Developable Square Feet
Westfields Corporate Center	Dulles South	owned	_		_	19	246,800
Westfields Corporate Center	Dulles South	owned	_		_	17	377,300
Westfields Corporate Center	Dulles South	owned	_		_	32	674,200
2900 Towerview Road	Route 28 South	JV	4		55,000	_	´—
Woodland Park	Herndon	owned	_			5	225,000
Total Northern Virginia			4		55,000	73	1,523,300
National Business Park (Phase II)	BWI Airport	owned	_		_	19	627,500
National Business Park (Phase III)	BWI Airport	owned	_		_	178	1,250,000
National Business Park (Phase III)	BWI Airport	option	5		_	_	_
1243 Winterson Road (AS 22)	BWI Airport	owned	_		_	2	30,000
Arundel Preserve	BWI Airport	under contract/ JV	56	up to	1,648,000	_	_
Lot 8F	BWI Airport	owned	_		_	2	_
1460 Dorsey Road	BWI Airport	owned	_		_	6	60,000
7175 Riverwood	Howard Co. Perimeter	owned	_		_	4	60,000
Columbia Gateway Parcel T-11	Howard Co. Perimeter	owned	_		_	14	220,000
7125 Columbia Gateway Drive	Howard Co. Perimeter	owned			<u> </u>	5	120,000
Total Baltimore / Washington Corridor			61		1,648,000	230	2,367,500
110 Thomas Johnson Drive	Frederick	owned	_		_	6	80,000
Rockville Corporate Center	Rockville	owned	_		_	5	110,000
Total Suburban Maryland						11	190,000
Unisys Campus	Blue Bell	owned	_		_	45	600,000
Unisys Campus	Blue Bell	option	27		354,000	_	´—
Total Greater Philadelphia		·	27	,	354,000	45	600,000
Princeton Technology Center	Exit 8A - Cranbury	owned	_		_	19	250,000
Total Northern / Central New Jersey	, , , , , , , , , , , , , , , , , , , ,				=	19	250,000
Dahlgren Technology Center	King George County	owned	_		_	32	65,000
Expedition Park	St. Mary's County	owned	_		_	6	60,000
Total St. Mary's & King George Counties	•			,	_	38	125,000

Interquest	I-25 North Corridor	50% interest	132	935,000	_	_
9965 Federal Drive	I-25 North Corridor	owned	_	· —	4	30,000
Patriot Park	Colorado Springs East	owned	_	_	52	560,000
Galley Road	Colorado Springs East	owned	_	_	20	300,000
Aerotech Commerce	Colorado Springs East	owned	_	_	13	120,000
Total Colorado Springs			132	935,000	89	1,010,000
San Antonio	San Antonio	owned	_	_	27	350,000
San Antonio	San Antonio	owned	_	_	31	375,000
Total San Antonio					58	725,000
TOTAL			224	2,992,000	563	6,790,800

This land inventory schedule excludes all properties listed as under construction, redevelopment or under development as detailed on pages 32 and 33.

35

Joint Venture Summary as of June 30, 2006 (Dollars in thousands)

Consolidated Properties

Property and Location	Joint Venture Interest Held By COPT	Status	Square Feet	Acreage	 Total Assets	_	onsolidated Debt as of 6/30/06	Recourse to COPT	Option to Acquire Partner's Interest
4230 Forbes Boulevard									
Lanham, Maryland	50%	Operating	55,866	5 acres	\$ 4,250	\$	3,685	Yes, up to \$4.5 million	Yes
7468 Candlewood Road (1)									
Hanover, Maryland	92.5%	Redevelopment	471,587	19 acres	21,326		_	N/A	Yes
2900 Towerview Road		Operating/							
Herndon, Virginia	92.5%	Redevelopment	139,877	12 acres	16,274		_	N/A	Yes
1362 Mellon Road (Lot 6B)									
Hanover, Maryland	50%	Construction	44,134	3 acres	6,146		4,043	Yes, up to \$6.2 million	Yes
TOTAL					\$ 47,996	\$	7,728		

Unconsolidated Properties

Property and Location	Joint Venture Interest Held By COPT	Status	Square Feet			Off-Balance Sheet Debt as of 6/30/06		Recourse to COPT	Option to Acquire Partner's Interest
695 Route 46 (2)									
Wayne, New Jersey	20%	Operating	157,394	\$	1,509	\$	13,752	No	No
Harrisburg Portfolio									
Harrisburg, Pennsylvania	20%	Operating	671,759	\$	(3,067)	\$	66,600	No	No

⁽¹⁾ The 7468 Candlewood Road project consists of 471,587 square feet of warehouse space and will be redeveloped into approximately 325,000 rentable square feet of office space.

(2) The 695 Route 46 joint venture property was sold on July 26, 2006.

Combined Real Estate Revenues

36

Reconciliations of Non GAAP Measurements (Dollars in thousands)

		2006				2005					
		June 30		March 31		December 31		September 30		June 30	
Total Assets or Denominator for Debt to Total Assets	\$	2,309,118	\$	2,142,875	\$	2,129,759	\$	1,901,696	\$	1,890,448	
Accumulated depreciation		197,395		183,920		174,935		163,381		165,058	
Intangible assets on real estate acquisitions, net		100,132		85,699		90,984		67,686		66,354	
Assets other than assets included in investment in real estate		(243,602)		(242,035)		(241,653)		(205,167)		(199,917)	
Denominator for Debt to Undepreciated Book Value of Real Estate Assets	\$	2,363,043	\$	2,170,459	\$	2,154,025	\$	1,927,596	\$	1,921,943	
GAAP Revenues from Real Estate Operations	\$	72,611	\$	71,227	\$	65,642	\$	61,682	\$	59,012	
Revenues from discontinued operations		467		953		1,381		1,986		2,029	
Other income/(expense)		_		_		_		_		_	

72,180 \$

67,023 \$

GAAP Revenues from Real Estate Operations	\$	72,611 \$	71,227 \$	65,642 \$	61,682 \$	59,012
Property operating		(22,240)	(21,704)	(19,573)	(18,496)	(17,139)
Revenues from discontinued operations		467	953	1,381	1,986	2,029
Property operating from discontinued operations		(156)	(364)	(512)	(832)	(769)
Other revenue				(1)	(2)	(1)
Combined Net Operating Income	\$	50,682 \$	50,112 \$	46,937 \$	44,338 \$	43,132
GAAP Net Operating Income for Same Office Properties	\$	39,532 \$	39,796 \$	41,412 \$	39,948 \$	39,663
Less: Straight line rent adjustments		(790)	(956)	(1,362)	(1,327)	(1,289)
Less: Amortization of deferred market rental revenue		(54)	(116)	(242)	343	(114)
Cash Net Operating Income for Same Office Properties	\$	38,688 \$	38,724 \$	39,808 \$	38,964 \$	38,260
		,				ĺ
Depreciation and amortization	s	18,603 \$	19,171 \$	15,237 \$	17.651 \$	14,713
Depreciation of furniture, fixtures and equipment		(259)	(270)	(195)	(178)	(171)
Depreciation and amortization from discontinued operations		146	168	368	376	545
Combined real estate related depreciation and other amortization	\$	18,490 \$	19,069 \$	15,410 \$	17,849 \$	15,087
		10,150	15,005	10,110 φ	17,010	10,007
Total tenant improvements and incentives on operating properties	s	3,317 \$	2,873 \$	6,146 \$	3,484 \$	7,659
Total capital improvements on operating properties		2,536	3,123	2,944	2,760	1,973
Total leasing costs for operating properties		1,421	946	3,743	3,017	967
Less: Nonrecurring tenant improvements and incentives on operating properties		(1,752)	(1,281)	(4,872)	(1,199)	(5,883)
Less: Nonrecurring capital improvements on operating properties		(1,068)	(2,519)	(954)	(1,047)	(891)
Less: Nonrecurring leasing costs for operating properties		(1,076)	(358)	(1,969)	(2,070)	(532)
Add: Recurring improvements on operating properties held through joint ventures		47	24	188	_	_
Recurring capital expenditures	\$	3,425 \$	2,808 \$	5,226 \$	4,945 \$	3,293
Interest expense from continuing operations	\$	17,536 \$	17,481 \$	15,025 \$	14,027 \$	13,391
Interest expense from discontinued operations		100	234	349	469	525
Combined interest expense or denominator for interest coverage	\$	17,636 \$	17,715 \$	15,374 \$	14,496 \$	13,916
Scheduled principal amortization	3	4,101	7,559	3,819	3,750	3,789
Denominator for Debt Service Coverage	<u>s</u>	21.737	25,274 \$	19,193 \$	18,246 \$	17,705
Scheduled principal amortization	3	(4,101)	(7,559)	(3,819)	(3,750)	(3,789)
Preferred dividends - redeemable non-convertible		3,653	3,654	3,654	3,653	3,654
Preferred distributions		165	165	165	165	165
Denominator for Fixed Charge Coverage	\$	21,454 \$	21,534 \$	19,193 \$	18,314 \$	17,735
Denominator for Fixed Charge Coverage	3	21,454 \$	21,554 \$	19,195 \$	10,514 \$	17,735
Common dividends for Earnings Payout Ratio	\$	11,853 \$	11,260 \$	11,069 \$	10,966 \$	9,381
Common distributions		2,357	2,374	2,386	2,452	2,205
Restricted shares		_	_	107		
Dividends and distributions for FFO and AFFO Payout Ratio	\$	14,210 \$	13,634 \$	13,562 \$	13,418 \$	11,586