VORNADO REALTY TRUST Form 10-K/A June 10, 2005

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

FORM 10-K/A

(Amendment No. 1)

ý ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the Fiscal Year Ended: December 31, 2004

OR

0 TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from

to

Commission File Number: 1-11954

VORNADO REALTY TRUST

(Exact name of Registrant as specified in its charter)

Maryland	22-1657560
(State or other jurisdiction of incorporation or organization)	(I.R.S. Employer Identification Number)

888 Seventh Avenue, New York, New York	10019
(Address of Principal Executive Offices)	(Zip Code)

Registrant s telephone number including area code: (212) 894-7000

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

Title of Each Class	Name of Each Exchange on Which Registered
Common Shares of beneficial interest, \$.04 par value per share	New York Stock Exchange
Series A Convertible Preferred Shares of beneficial interest, no par value	New York Stock Exchange
8.5% Series B Cumulative Redeemable Preferred Shares of beneficial interest, no par value	New York Stock Exchange
8.5% Series C Cumulative Redeemable Preferred Shares of beneficial interest, no par value	New York Stock Exchange
7.0% Series E Cumulative Redeemable Preferred Shares of beneficial interest, no par value	New York Stock Exchange
6.75% Series F Cumulative Redeemable Preferred Shares of beneficial interest, no par value	New York Stock Exchange
6.625% Series G Cumulative Redeemable Preferred Shares of beneficial interest, no par value	New York Stock Exchange

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

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

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

Indicate by check mark whether the registrant is an accelerated filer (as defined in Exchange Act Rule 12b-2). YES ý NO o

Aggregate market value of the voting and non-voting common shares held by non-affiliates of the registrant, i.e. by persons other than officers and trustees of Vornado Realty Trust as reflected in the table in Item 12 of this Form 10-K/A at June 30, 2004 was \$5,790,469,000.

As of February 1, 2005, there were 127,819,849 of the registrant s common shares of beneficial interest outstanding.

Documents Incorporated by Reference

Part III: Portions of Proxy Statement for Annual Meeting of Shareholders to be held on May 18, 2005.

EXPLANATORY PARAGRAPH

This Form 10-K/A is being filed for the purpose of restating the Company s consolidated statements of cash flows for the years ended December 31, 2004, 2003 and 2002 to reclassify \$16,740,000, \$6,666,000 and \$65,197,000, respectively, from net cash used in investing activities to net cash provided by operating activities as they relate to distributions of income received from investments in partially-owned entities accounted for on the equity method. The restatement does not affect the total net change in cash and cash equivalents for each of the three years in the period ended December 31, 2004, and has no impact on the Company s consolidated balance sheets, consolidated statements of income or the related income per share amounts. It also has no impact on the non-GAAP measure of funds from operations which is described on page 103. Conforming changes have been made to management s discussion and analysis of financial condition and results of operations included in this Form 10-K/A. See footnote 21 in the notes to the consolidated financial statements for further information relating to the restatement. In connection with the restatement, management has revised its assessment of the effectiveness of the Company's internal control over financial reporting as of December 31, 2004. This Form 10-K/A has not been updated for events or information subsequent to the date of filing of the original Form 10-K except in connection with the foregoing. Accordingly, this Form 10-K/A should be read in conjunction with the Company's filings made with the SEC subsequent to the filing of the original Form 10-K.

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⁽¹⁾ The Registrant will file a definitive Proxy Statement pursuant to Regulation 14A involving the election of trustees with the Securities and Exchange Commission not later than 120 days after December 31, 2004, portions of which are incorporated by reference herein. Information relating to Executive Officers of the Registrant appears on page 49 of this Annual Report on Form 10-K/A.

³

FORWARD LOOKING STATEMENTS

Certain statements contained herein constitute forward-looking statements as such term is defined in Section 27A of the Securities Act of 1933, as amended (the Securities Act), and Section 21E of the Securities Exchange Act of 1934, as amended (the Exchange Act). Forward-looking statements are not guarantees of performance. Our future results, financial condition and business may differ materially from those expressed in these forward-looking statements. You can find many of these statements by looking for words such as plans, intends, estimates, anticipates, expects, believes or similar expressions in this annual report on Form 10-K/A. These forward-looking statements are subject to numerous assumptions, risks and uncertainties. Many of the factors that will determine these items are beyond our ability to control or predict. For further discussion of these factors see Item 1. Business Certain Factors That May Adversely Affect Our Business and Operations in this annual report on Form 10-K/A.

For these statements, we claim the protection of the safe harbor for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995. You are cautioned not to place undue reliance on our forward-looking statements, which speak only as of the date of this annual report on Form 10-K/A or the date of any document incorporated by reference. All subsequent written and oral forward-looking statements attributable to us or any person acting on our behalf are expressly qualified in their entirety by the cautionary statements contained or referred to in this section. We do not undertake any obligation to release publicly any revisions to our forward-looking statements to reflect events or circumstances after the date of this annual report on Form 10-K/A.

PART I

ITEM 1. BUSINESS

THE COMPANY

Vornado Realty Trust is a fully-integrated real estate investment trust (REIT) and conducts its business through Vornado Realty L.P., a Delaware limited partnership (the Operating Partnership). All references to We, Us, Company and Vornado refer to Vornado Realty Trust its consolidated subsidiaries, including the Operating Partnership. Vornado is the sole general partner of, and owned approximately 87% of the common limited partnership interest in, the Operating Partnership at December 31, 2004.

The Company currently owns directly or indirectly:

Office Properties (Office):

(i) all or portions of 86 office properties aggregating approximately 27.6 million square feet in the New York City metropolitan area (primarily Manhattan) and in the Washington D.C. and Northern Virginia area;

Retail Properties (Retail):

(ii) 94 retail properties in seven states and Puerto Rico aggregating approximately 14.2 million square feet, including 2.8 million square feet built by tenants on land leased from the Company;

Merchandise Mart Properties:

(iii) 8.6 million square feet of showroom and office space, including the 3.4 million square foot Merchandise Mart in Chicago;

Temperature Controlled Logistics:

(iv) a 47.6% interest in Americold Realty Trust which owns and operates 88 cold storage warehouses nationwide;

Other Real Estate Investments:

(v) 33% of the outstanding common stock of Alexander s, Inc. (Alexander s) which has six properties in the greater New York metropolitan area;

(vi) the Hotel Pennsylvania in New York City consisting of a hotel portion containing 1.0 million square feet with 1,700 rooms and a commercial portion containing 0.4 million square feet of retail and office space;

(vii) a 22.4% interest in The Newkirk Master Limited Partnership (Newkirk MLP) which owns office, retail and industrial properties net leased primarily to credit rated tenants, and various debt interests in such properties;

(viii) seven dry warehouse/industrial properties in New Jersey containing approximately 1.7 million square feet;

(ix) mezzanine loans to real estate related companies; and

(x) interests in other real estate including a 12.25% interest in GMH Communities L.P. (which owns and manages student and military housing properties throughout the United States), other investments and marketable securities.

OBJECTIVES AND STRATEGY

Our business objective is to maximize shareholder value. We intend to achieve this objective by continuing to pursue our investment philosophy and executing our operating strategies through:

Maintaining a superior team of operating and investment professionals and an entrepreneurial spirit;

Investing in properties in select markets, such as New York City and Washington, D.C., where we believe there is high likelihood of capital appreciation;

Acquiring quality properties at a discount to replacement cost and where there is a significant potential for higher rents;

Investing in retail properties in select under-stored locations such as the New York City metropolitan area;

Investing in fully-integrated operating companies that have a significant real estate component with qualified, experienced operating management and strong growth potential which can benefit from our access to efficient capital;

Developing/redeveloping our existing properties to increase returns and maximize value; and

Providing specialty financing to real estate related companies.

We expect to finance our growth, acquisitions and investments using internally generated funds, proceeds from possible asset sales and by accessing the public and private capital markets.

2004 ACQUISITIONS AND INVESTMENTS

During the year ended December 31, 2004, the Company has completed \$328,600,000 of acquisitions and investments in real estate, of which \$246,600,000 related to the retail segment. In addition, the Company made \$183,400,000 of mezzanine loans during 2004 which increased the outstanding balance of Notes and Mortgage Loans Receivable to \$440,186,000 at December 31, 2004. Details of these transactions are described in Management s Discussion and Analysis of Financial Condition and Results of Operations and in the Notes to the Consolidated Financial Statements in this Annual Report on Form 10-K/A.

Investment in GMH Communities L.P.

On July 20, 2004, the Company committed to make up to a \$159,000,000 convertible preferred investment in GMH Communities L.P. (GMH), a partnership focused on the student and military housing sectors. Distributions accrued on the full committed balance of the investment, whether or not drawn, from July 20, 2004, at a rate of 16.27%. In connection with this commitment, the Company received a placement fee of \$3,200,000. The Company also purchased for \$1,000,000, warrants to acquire GMH common equity. These warrants entitle the Company to acquire (i) 6,666,667 limited partnership units in GMH at an exercise price of \$7.50 per unit and (ii) 5,496,724 limited partnership units, through May 6, 2006, at an exercise price of \$9.10 per unit. As of November 3, 2004, the Company had funded a total of \$113,777,000 of the commitment.

On November 3, 2004, GMH Communities Trust (GCT) closed its initial public offering (IPO) at a price of \$12.00 per share. GCT is a real estate investment trust that conducts its business through GMH, of which it is the sole general partner. In connection with the IPO, the \$113,777,000 previously funded by the Company under the \$159,000,000 commitment was repaid, together with accrued distributions of \$13,381,000. The Company also exercised warrants to purchase 6,666,667 limited partnership units at a price of \$7.50 per unit, or \$50,000,000 in total, which resulted in a gain of \$29,500,000. The Company accounts for its interest in the partnership units on the equity-method based on its 12.25% ownership interest and right to appoint one of its executive officers to GCT s Board of Trustees. The Company records its pro-rata share of GMH s net income or loss on a one-quarter lag basis as the Company files its financial statements on Form 10-K or 10-Q prior to the time GMH files its financial statements.

Under the warrant agreement, the number of GMH partnership units or GCT common shares underlying the warrants is adjusted for dividends declared by GCT. On December 16, 2004, GCT declared a dividend of \$.16 per common share, which increased the number of shares underlying the warrants from 5,496,724 to 5,563,417 and the exercise price was decreased from \$9.10 to \$8.99 per share. Because these warrants are derivatives and do not qualify for hedge accounting treatment, the gains and losses resulting from the mark-to-market of the warrants at the end of each reporting period are recognized as an increase or decrease in interest and other investment income on the Company s consolidated statement of income. In the quarter ended December 31, 2004, the Company recognized income of \$24,190,000 from the mark-to-market of these warrants, which were valued using a trinomial option pricing model based on GCT s closing stock price on the NYSE of \$14.10 per share on December 31, 2004.

Further, in connection with the IPO, the Company contributed its 90% interest in Campus Club Gainesville, which it acquired in 2000, in exchange for an additional 671,190 GMH limited partnership units.

Of the Company s GMH units, 6,666,667 may be converted into an equivalent number of common shares of GCT commencing on May 2, 2005 and 671,190 units may be converted commencing on November 2, 2005. The Company has agreed not to sell any common shares or units it owns or may acquire until May 2, 2005.

Investment in Sears, Roebuck and Co.

In July and August 2004, the Company acquired an aggregate of 1,176,600 common shares of Sears, Roebuck and Co. (Sears) for \$41,945,000, an average price of \$35.65 per share. Included in the cost is \$1,361,000 for a performance-based participation. These shares are recorded as marketable securities on the Company s consolidated balance sheet and are classified as available for sale. Appreciation or depreciation in the fair market value of these shares is recorded as an increase or decrease in accumulated other comprehensive income in the shareholders equity section of the Company s consolidated balance sheet and not recognized in income. At December 31, 2004, based on Sears closing stock price of \$51.03 per share, \$18,105,000 of appreciation in the value of these shares was included in accumulated other comprehensive income.

In August and September 2004, the Company acquired an economic interest in an additional 7,916,900 Sears common shares through a series of privately negotiated transactions with a financial institution pursuant to which the Company purchased a call option and simultaneously sold a put option at the same strike price on Sears common shares. These call and put options have an initial weighted-average strike price of \$39.82 per share, or an aggregate of \$315,250,000, expire in April 2006 and provide for net cash settlement. Under these agreements, the strike price for each pair of options increases at an annual rate of LIBOR plus 45 basis points and is credited for the dividends received on the shares. The options provide the Company with the same economic gain or loss as if it had purchased the underlying common shares and borrowed the aggregate strike price at an annual rate of LIBOR plus 45 basis points. Because these options are derivatives and do not qualify for hedge accounting treatment, the gains or losses resulting from the mark-to-market of the options at the end of each reporting period are recognized as an increase or decrease in interest and other investment income on the Company s consolidated statement of income. During the year ended December 31, 2004, the Company recorded net income of \$\$1,730,000, comprised of (i) \$\$8,782,000 from the mark-to-market of the options on December 31, 2004, based on Sears closing stock price of \$\$1.03 per share and (ii) \$2,295,000 for accrued dividends, partially offset by (i) \$5,972,000 for a performance-based participation, (ii) \$2,371,000 for the increase in strike price resulting from the LIBOR charge and (iii) \$1,004,000 of professional fees.

On November 16, 2004, Kmart Holding Corporation (Kmart) and Sears entered into an Agreement and Plan of Merger. Upon the effective date of the merger, each share of Sears common stock will be converted into the right to receive, at the election of the holder, (i) \$50.00 in cash or (ii) 0.50 shares of common stock of the merged company, subject to proration so that 55% of the Sears shares are exchanged for shares of the merged company.

Based on Sears most recent filing with the Securities and Exchange Commission, the Company s aggregate investment in Sears represents 4.2% of Sears outstanding common shares.

2004 DISPOSITIONS

On June 29, 2004, the Company sold the Palisades Residential Complex for \$222,500,000, which resulted in a net gain on sale after closing costs of \$65,905,000. Substantially all of the proceeds from the sale were reinvested in tax-free like kind exchange investments pursuant to Section 1031 of the Internal Revenue Code (Section 1031).

On August 12, 2004, the Company sold its Dundalk, Maryland shopping center for \$12,900,000, which resulted in a net gain on sale after closing costs of \$9,850,000. Substantially all of the proceeds from the sale have been reinvested in tax-free like-kind exchange investments pursuant to Section 1031.

On November 4, 2004, Americold Realty Trust (Americold), owned 60% by the Company, purchased its tenant, AmeriCold Logistics, for \$47,700,000 in cash. On November 18, 2004 the Company and its 40% partner, Crescent Real Estate Equities Company (CEI) collectively sold 20.7% of Americold s common shares to The Yucaipa Companies (Yucaipa) for \$145,000,000, which resulted in a gain, of which the Company s share was \$18,789,000. In connection with the governance provisions of the transaction, the Company has the right to appoint three of the five members to Americold s Board of Trustees. Consequently, the Company is deemed to exercise control over Americold and on November 18, 2004 began to consolidate Americold s operations and financial position and no longer accounts for its investment on the equity method.

Further details regarding the Company s dispositions are disclosed in Management s Discussion and Analysis of Financial Condition and Results of Operations and in the Notes to the Consolidated Financial Statements in this annual report on Form 10-K/A.

DEVELOPMENT AND REDEVELOPMENT PROJECTS

The Company is currently engaged in various development/redevelopment projects for which it has budgeted approximately \$470.0 million. Of this amount \$30.9 million was expended in 2004 (excluding \$104.5 million for projects completed in 2004) and \$310.0 million is estimated to be expended in 2005. Below is a description of these projects.

	The Company s Share of										
(\$ in millions)		Estimated Completion Date			stimated Project Cost		Costs Expended in Year Ended December 31, 2004			C	timated Costs to omplete
In Progress:											
New York Office:											
Redevelopment of 7 West 34 th Street office space to permanent showroom space for Gift industry manufacturers and wholesalers		2005-2006		\$	33.0		\$.5		\$	32.5
CESCR:											
Crystal City Office space to be vacated by the U.S. Government Patent and Trade Office (PTO):											
(i)Renovation of buildings (see next page)		2005-2007			75.0	(1)		11.0			64.0
(ii)Cost to retenant		2005-2007			75.0	(1)					75.0
Retail:											
Green Acres Mall interior and exterior renovation, construction of an additional 63,600 square feet of free-standing retail space, parking decks and site-work and tenant improvements for B.J. s Wholesale who will construct its own store(2)		2006			71.0			1.0			69.0
Bergen Mall expand, re-tenant and redevelop the mall(2)		2008			102.0			1.6			100.0
Strip shopping centers redevelopment of five properties and one industrial warehouse(2)		2005-2006			54.0			7.2			44.0
715 Lexington Avenue - demolition of existing building and construction of 24,000 square feet of retail space on four floors		Fall 2005			19.0			4.9			12.0
968 Third Avenue (50% interest) demolition of existing building and construction of 5,700 square feet of retail space on three floors		Spring 2005			6.0			1.8			1.0
Other: Penn Plaza Signage District construction of approximately 21 signs at various locations in the Penn Plaza District, of which 10 have been completed as of December 31, 2004		Ongoing			35.0			2.9			20.0
				\$	470.0		\$	30.9		\$	417.5

⁽¹⁾ Revised from the prior estimate of \$90.0 million to renovate the buildings and \$60.0 million to re-tenant the space.

⁽²⁾ Subject to governmental approvals.

The Company is also in the pre-development phase of other projects including, retail space in the Penn Plaza area, repositioning of the Hotel Pennsylvania, expansion of the Monmouth Mall and renovation of the 2101 L Street office building.

There can be no assurance that any of the above projects will commence or be completed on schedule or on budget.

The Company has substantially completed the following projects during 2004:

	The Company s Share of										
(\$ in millions)	Pro	oject Cost		Costs Expended in Year Ended December 31, 2004			(stimated Costs to omplete			
Completed in 2004:											
New York City:											
640 Fifth Avenue construction of additional 47,000 square feet of office space and redevelopment of existing building	\$	64.0		\$	13.9		\$	6.0			
CESCR:											
Crystal Drive Retail construction of additional 57,000 square feet of retail space and improvements to the infrastructure including streets, signals and signs as part of way finding program		43.0			25.5			3.0			
Retail:											
4 Union Square South redevelopment of 198,000 square feet, of which 193,000 square feet has been leased to Whole Foods, Forever 21, DSW Shoe Warehouse and Filenes		54.0			29.6			6.0			
Strip shopping centers site work and/or demolition of existing buildings as part of the redevelopment of six properties released to Wal-Mart and Lowes. (each of these locations were previously leased to Bradlees.)		18.0			16.9						
Merchandise Mart:											
350 West Mart Center, Chicago addition of 40,000 square feet at street level and new lobby and drive		18.0			14.6			2.0			
Other:											
400 North LaSalle (85% interest) construction of 381,000 square foot, high-rise rental apartment complex containing 452 apartments		78.0			4.0			1.0			
	\$	275.0		\$	104.5		\$	18.0			

PTO Space Redevelopment:

The Company plans to redevelop certain office buildings in which the PTO has vacated or will vacate space as their leases expire over the next two years as follows:

		Square Feet Vacated 2004		Squa	<u>re Feet</u> 2005	Expiring (in thou	sands)	2006
	Total	Q4	Q1	Q2		Q3		Q4	Q1
Taken out of Service:									
Crystal Plaza Three	263	263							
Crystal Plaza Four	234	234							
Remaining in Service:									
Crystal Plaza Two	181		181						
Crystal Park One	224	13	109	64				38	

Crystal Park Two	4)6	39	103	77		98	89
Crystal Park Three	1)7	67		24			16
Crystal Park Five	1	94			194			
Crystal Mall One	1	30	180					
Other Buildings	1	50	141				9	
	1,9	39	937	393	359		145	105

Renovations to Crystal Plaza Three and Four will include new mechanical systems, new restrooms, lobbies and corridors. These buildings have been taken out of service for redevelopment which is expected to be completed over a 12 to 18 month period. Renovations to the remaining buildings will consist of common area and exterior renovations to upgrade the buildings that will not be taken out of service.

See page 60 for details of the projected lease up of the PTO space.

FINANCING ACTIVITIES

During 2004, the Company issued (i) \$425,000,000 of Cumulative Redeemable Preferred Shares at a weighted average rate of 6.74%, (ii) \$55,000,000 Cumulative Redeemable Preferred Units of the Operating Partnership at a weighted average rate of 6.96%, (iii) \$46,700,000 of 3.0% Series D-13 preferred units and (iv) redeemed \$85,000,000 and \$27,500,000 of outstanding Cumulative Redeemable Preferred Shares and Units with a weighted average rate of 8.50% and 8.38%, respectively. In addition, the Company completed property level financings of \$520,000,000 and issued \$250,000,000 of senior unsecured notes. Details of these transactions as well as other financing activities are described in Management s Discussion and Analysis of Financial Condition and Results of Operations and in the Notes to the Consolidated Financial Statements in this Annual Report on Form 10-K/A.

The Company may seek to obtain funds through equity offerings, debt financings or asset sales, although there is no express policy with respect thereto. The Company may offer its shares or Operating Partnership units in exchange for property and may repurchase or otherwise re-acquire its shares or any other securities in the future.

COMPETITION

The Company s business segments Office, Retail, Merchandise Mart Properties, Temperature Controlled Logistics, and Other operate in highly competitive environments. The Company has a large concentration of properties in the New York City metropolitan area and in the Washington, D.C. and Northern Virginia area. The Company competes with a large number of real estate property owners and developers. Principal factors of competition are rent charged, attractiveness of location, the quality of the property and breadth and quality of services provided. The Company s success depends upon, among other factors, trends of the national and local economies, financial condition and operating results of current and prospective tenants and customers, availability and cost of capital, construction and renovation costs, taxes, governmental regulations, legislation and population trends.

ENVIRONMENTAL REGULATIONS

The Company s operations and properties are subject to various federal, state and local laws and regulations concerning the protection of the environment including air and water quality, hazardous or toxic substances and health and safety. Under certain of these environmental laws a current or previous owner or operator of real estate may be required to investigate and clean up hazardous or toxic substances released at a property. The owner or operator may also be held liable to a governmental entity or to third parties for property damage or personal injuries and for investigation and clean-up costs incurred by those parties because of the contamination. These laws often impose liability without regard to whether the owner or operator knew of the release of the substances or caused the release. The presence of contamination or the failure to remediate contamination may impair the Company s ability to sell or lease real estate or to borrow using the real estate as collateral. Other laws and regulations govern indoor and outdoor air quality including those that can require the abatement or removal of asbestos-containing materials in the event of damage, demolition, renovation or remodeling and also govern emissions of and exposure to asbestos fibers in the air. The maintenance and removal of lead paint and certain electrical equipment containing polychlorinated biphenyls (PCBs) and underground storage tanks are also regulated by federal and state laws. The Company could incur fines for environmental compliance and be held liable for the costs of remedial action with respect to the foregoing regulated substances or tanks or related claims arising out of environmental contamination or exposure at or from the Company s properties.

Each of the Company s properties has been subjected to varying degrees of environmental assessment at various times. The environmental assessments did not reveal any environmental condition material to the Company s business. However, identification of new compliance concerns or undiscovered areas of contamination, changes in the extent or known scope of contamination, discovery of additional sites, human exposure to the contamination or changes in cleanup or compliance requirements could result in significant costs to the Company.

TENANTS WHICH ACCOUNTED FOR OVER 10% OF REVENUES

In 2004, the Company had 106 separate leases with various agencies of the U.S. Government, the rent from which accounted for 12.5% of the Company s consolidated total revenues. The loss of this tenant would have a material adverse effect on the Company s finances as a whole.

CERTAIN ACTIVITIES

Acquisitions and investments are not required to be based on specific allocation by type of property. The Company has historically held its properties for long-term investment; however, it is possible that properties in the portfolio may be sold in whole or in part, as circumstances warrant, from time to time. Further, the Company has not adopted a policy that limits the amount or percentage of assets which would be invested in a specific property. While the Company may seek the vote of its shareholders in connection with any particular material transaction, generally the Company s activities are reviewed and may be modified from time to time by its Board of Trustees without the vote of shareholders.

EMPLOYEES

As of December 31, 2004, the Company and its majority-owned subsidiaries had approximately 2,592 employees, of which 186 were corporate staff. The Office segment had 269 employees and 1,123 employees of Building Maintenance Services, a wholly-owned subsidiary. The Retail segment, the Merchandise Mart segment and the Hotel Pennsylvania had 61, 479 and 474 employees, respectively. This does not include employees of partially-owned entities, including Americold Realty Trust which had 6,058 employees as of December 31, 2004.

SEGMENT DATA

The Company operates in four business segments: Office Properties, Retail Properties, Merchandise Mart Properties and Temperature Controlled Logistics. The Merchandise Mart segment has trade show operations in Canada. The Temperature Controlled Logistics segment operates one managed warehouse in Canada. Information related to the Company s business segments for the years 2004, 2003 and 2002 is set forth in Note 19. Segment Information to the Company s consolidated financial statements in this annual report on Form 10-K/A.

The Company s principal executive offices are located at 888 Seventh Avenue, New York, New York 10019; telephone (212) 894-7000.

MATERIALS AVAILABLE ON OUR WEBSITE

Copies of the Company s annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K, and amendments to those reports, as well as Reports on Forms 3, 4 and 5 regarding officers, trustees or 10% beneficial owners of the Company, filed or furnished pursuant

to Section 13(a), 15(d) or 16(a) of the Securities Exchange Act of 1934 are available free of charge through our website (www.vno.com) as soon as reasonably practicable after it is electronically filed with, or furnished to, the Securities and Exchange Commission. We also have made available on our website copies of our Audit Committee Charter, Compensation Committee Charter, Corporate Governance and Nominating Committee Charter, Code of Business Conduct and Ethics and Corporate Governance Guidelines. In the event of any changes to these charters or the code or guidelines, changed copies will also be made available on our website.

¹²

CERTAIN FACTORS THAT MAY ADVERSELY AFFECT OUR BUSINESS AND OPERATIONS

Real Estate Investments Value and Income Fluctuate Due to Various Factors.

The value of real estate fluctuates depending on conditions in the general economy and the real estate business. These conditions may also limit our revenues and available cash.

The factors that affect the value of the our real estate include, among other things, national, regional and local economic conditions; consequences of any armed conflict involving, or terrorist attack against, the United States; our ability to secure adequate insurance; local conditions such as an oversupply of space or a reduction in demand for real estate in the area; competition from other available space; whether tenants consider a property attractive; the financial condition of our tenants, including the extent of tenant bankruptcies or defaults; whether we are able to pass some or all of any increased operating costs through to tenants; how well we manage our properties; fluctuations in interest rates; changes in real estate taxes and other expenses; changes in market rental rates; the timing and costs associated with property improvements and rentals; changes in taxation or zoning laws; government regulation; availability of financing on acceptable terms or at all; potential liability under environmental or other laws or regulations; and general competitive factors.

The rents we receive and the occupancy levels at our properties may decline as a result of adverse changes in any of these factors. If our rental revenues decline, we generally would expect to have less cash available to pay our indebtedness and distribute to our shareholders. In addition, some of our major expenses, including mortgage payments, real estate taxes and maintenance costs, generally do not decline when the related rents decline.

We depend on leasing space to tenants on economically favorable terms and collecting rent from our tenants, who may not be able to pay.

Our financial results depend on leasing space in our properties to tenants on economically favorable terms. In addition, because substantially all of our income comes from renting of real property, our income, funds available to pay indebtedness and funds available for distribution to our shareholders will decrease if a significant number of our tenants cannot pay their rent. If a tenant does not pay its rent, we might not be able to enforce our rights as landlord without delays and might incur substantial legal costs to enforce those rights. For information regarding the bankruptcy of our tenants, see Bankruptcy or insolvency of tenants may decrease our revenues and available cash below.

Bankruptcy or insolvency of tenants may decrease our revenues and available cash.

A number of companies, including some of our tenants, have declared bankruptcy in recent years, and other tenants may declare bankruptcy or become insolvent in the future. If a major tenant declares bankruptcy or becomes insolvent, the rental property where it leases space may have lower revenues and operational difficulties, and, in the case of our shopping centers, we may have difficulty leasing the remainder of the affected property. Our leases generally do not contain restrictions designed to ensure the creditworthiness of our tenants. As a result, the bankruptcy or insolvency of a major tenant could result in a lower level of funds from operations available for distribution to our shareholders or the payment of our indebtedness.

Real estate is a competitive business.

For a discussion of risks related to competition in the real estate business, see Item 1. Business Competition.

We may incur costs to comply with environmental laws.

For a discussion of risks related to the Company s compliance with environmental laws, see Item 1. Business Environmental Regulations.

Some of our potential losses may not be covered by insurance.

The Company carries comprehensive liability and all risk property insurance ((i) fire, (ii) flood, (iii) extended coverage, (iv) acts of terrorism as defined in the Terrorism Risk Insurance Act of 2002 which expires in 2005 and (v) rental loss insurance) with respect to its assets. In April 2004, the Company reviewed its all risk policies and increased its coverage for Acts of Terrorism for each of its New York Office, CESCR Office, Retail and Merchandise Mart divisions. Below is a summary of the all risk property insurance and terrorism risk insurance for each of the Company s business segments:

	Coverage Per Occurrence									
		All Risk(1)			ub-Limits for s of Terrorism					
New York Office	\$	1,400,000,000		\$	750,000,000					
CESCR Office		1,400,000,000			750,000,000					
Retail		500,000,000			500,000,000					
Merchandise Mart		1,400,000,000			750,000,000					
Temperature Controlled Logistics		225,000,000			225,000,000					

(1) Limited as to terrorism insurance by the sub-limit shown in the adjacent column.

In addition to the coverage above, the Company carries lesser amounts of coverage for terrorist acts not covered by the Terrorism Risk Insurance Act of 2002. To the extent the Company incurs losses in excess of its insurance coverage, these losses would be born by the Company and could be significant.

The Company s debt instruments, consisting of mortgage loans secured by its properties (which are generally non-recourse to the Company), its senior unsecured notes due 2007, 2009 and 2010 and its revolving credit agreement, contain customary covenants requiring the Company to maintain insurance. Although the Company believes that it has adequate insurance coverage under these agreements, the Company may not be able to obtain an equivalent amount of coverage at reasonable costs in the future. Further if lenders insist on greater coverage than the Company is able to obtain, or if the Terrorism Risk Insurance Act of 2002 is not extended, it could adversely affect the Company s ability to finance and/or refinance its properties and expand its portfolio.

Our Investments Are Concentrated in the New York City/New Jersey and Washington, D.C. Metropolitan Areas. Circumstances Affecting These Areas Generally Could Adversely Affect Our Business.

A significant proportion of our properties are in the New York City/New Jersey and Washington, D.C. metropolitan areas and are affected by the economic cycles and risks inherent to those regions.

During 2004, 64.2% of our EBITDA, excluding items that affect comparability, came from properties located in New Jersey and the New York City and Washington, D.C. metropolitan areas. In addition, we may continue to concentrate a significant portion of our future acquisitions in New Jersey and the New York City and Washington, D.C. metropolitan areas. Like other real estate markets, the real estate markets in these

areas have experienced economic downturns in the past, and we cannot predict how the current economic conditions will impact these markets in both the short and long term. Further declines in the economy or a decline in the real estate markets in these areas could hurt our financial performance and the value of our properties. The factors affecting economic conditions in these regions include: space needs of the United States Government, business layoffs or downsizing; industry slowdowns; relocations of businesses; changing demographics; increased telecommuting and use of alternative work places; financial performance and productivity of the publishing, advertising, financial, technology, retail, insurance and real estate industries; infrastructure quality; and any oversupply of or reduced demand for real estate.

It is impossible for us to assess the future effects of the current uncertain trends in the economic and investment climates of the New York City/New Jersey and Washington, D.C. regions, and more generally of the United States, or the real estate markets in these areas. If these conditions persist or if any local, national or global economic recovery is of a short term, businesses and future profitability may be adversely affected.

Terrorist Attacks such as those of September 11, 2001 in New York City and the Washington, D.C. Area May Adversely Affect the Value of Our Properties and Our Ability to Generate Cash Flow.

We have significant investments in large metropolitan areas, including the New York/New Jersey, Washington, D.C. and Chicago metropolitan areas. Tenants in these areas may choose to relocate their business to less populated, lower-profile areas of the United States that may be perceived to be less likely targets of future terrorist activity. This in turn would trigger a decrease in the demand for space in these areas, which could increase vacancies in our properties and force us to lease our properties on less favorable terms. In addition, threatened or actual future terrorist attacks in these areas could directly or

indirectly impact our properties. As a result of the foregoing, the value of our properties and the level of our revenues could decline materially.

We May Acquire or Sell Additional Assets or Develop Additional Properties. Our Failure or Inability to Consummate These Transactions or Manage the Results of These Transactions Could Adversely Affect Our Operations and Financial Results.

We have grown rapidly through acquisitions. We may not be able to maintain this rapid growth and our failure to do so could adversely affect our stock price.

We have experienced rapid growth in recent years, increasing our total assets from approximately \$565 million at December 31, 1996, to approximately \$11.6 billion at December 31, 2004. We may not be able to maintain a similar rate of growth in the future or manage our growth effectively. Our failure to do so may have a material adverse effect on our financial condition and results of operations and ability to pay dividends to our shareholders.

We may acquire or develop new properties and this may create risks.

We may acquire or develop properties or acquire other real estate companies when we believe that an acquisition or development is consistent with our business strategies. We may not, however, succeed in consummating desired acquisitions or in completing developments on time or within budget. We also may not succeed in leasing newly developed or acquired properties at rents sufficient to cover their costs of acquisition or development and operations. Difficulties in consummating desired acquisitions and integrating acquisitions may prove costly or time-consuming and could divert management s attention.

It may be difficult to buy and sell real estate quickly.

Real estate investments are relatively difficult to buy and sell quickly. Consequently, we may have limited ability to vary our portfolio promptly in response to changes in economic or other conditions.

We may not be permitted to dispose of certain properties or pay down the debt associated with those properties when we might otherwise desire to do so without incurring additional costs.

As part of an acquisition of a property, we may agree with the seller that we will not dispose of the acquired properties or reduce the mortgage indebtedness on them for significant periods of time unless we pay certain of the resulting tax costs of the seller. These agreements could result in our holding on to properties that we would otherwise sell and not pay down or refinance indebtedness that we would otherwise pay down or refinance.

For example, subject to limited exceptions, we are restricted from selling or otherwise transferring or disposing of certain properties located in the Crystal City area of Arlington, Virginia or an interest in our division that manages the majority of our office properties in the Washington, D.C. metropolitan area, which we refer to as the CESCR Division, until 2014 with respect to certain properties located in the Crystal City area of Arlington, Virginia or until 2008 with respect to an interest in the CESCR Division. These restrictions, which currently cover approximately 13.0 million square feet of space, could result in our inability to sell these properties or an interest in the CESCR Division at an opportune time and increase costs to us.

Our Organizational and Financial Structure Gives Rise to Operational and Financial Risks.

We May Not Be Able to Obtain Capital to Make Investments.

We depend primarily on external financing to fund the growth of our business. This is because one of the requirements of the Internal Revenue Code of 1986, as amended, for a REIT is that it distribute 90% of its net taxable income, excluding net capital gains, to its shareholders (there is a separate requirement to distribute net capital gains or pay a corporate level tax in lieu). Our access to debt or equity financing depends on the willingness of third parties to lend or make equity investments and on conditions in the capital markets generally. We and other companies in the real estate industry have experienced limited availability of financing from time to time. Although we believe that we will be able to finance any investments we may wish to make in the foreseeable future, new financing may not be available on acceptable terms.

For information about our available sources of funds, see Management s Discussion and Analysis of Financial Condition and Results of Operations Liquidity and Capital Resources and the notes to the consolidated financial statements in this annual report on Form 10-K/A.

Vornado Realty Trust depends on its direct and indirect subsidiaries dividends and distributions, and these subsidiaries creditors and preferred security holders are entitled to payment of amounts payable to them by the subsidiaries before the subsidiaries may pay any dividends or distributions to Vornado Realty Trust.

Substantially all of Vornado Realty Trust s assets are held through its Operating Partnership which holds substantially all of its properties and assets through its own subsidiaries. The Operating Partnership therefore depends for substantially all of its cash flow on cash distributions to it by its subsidiaries, and Vornado Realty Trust in turn depends for substantially all of its cash flow on cash distributions to it by the Operating Partnership. The creditors of each of the Vornado Realty Trust s direct and indirect subsidiaries are entitled to payment of that subsidiary s obligations to them, when due and payable, before distributions may be made by that subsidiary to its equity holders. Thus, the Operating Partnership s ability to make distributions to holders of units depends on its subsidiaries ability first to satisfy their obligations to their creditors and then to make distributions to the Operating Partnership.

Furthermore, the holders of preferred units of the Operating Partnership are entitled to receive preferred distributions before payment of distributions to holders of common units of the Operating Partnership, including Vornado Realty Trust. Thus, Vornado Realty Trust ability to pay dividends to holders of its common shares and satisfy its debt obligations depends on the Operating Partnership s ability first to satisfy its obligations to its creditors and make distributions payable to holders of preferred units and then to make distributions to Vornado Realty Trust. As of December 31, 2004, there were 13 series of preferred units of the Operating Partnership not held by Vornado Realty Trust that have preference over Vornado Realty Trust common shares. The total liquidation value of these 13 series of preferred units is approximately \$960,900,000.

In addition, Vornado Realty Trust s participation in any distribution of the assets of any of its direct or indirect subsidiaries upon the liquidation, reorganization or insolvency of the subsidiary, is only after the claims of the creditors, including trade creditors, and preferred security holders, if any, of the subsidiary are satisfied.

We have indebtedness, and this indebtedness may increase.

As of December 31, 2004, we had approximately \$5.2 billion in total debt outstanding including the Company's proportionate share of debt of partially-owned entities. Our ratio of total debt to total enterprise value was 30.4%. When we say enterprise value in the preceding sentence, we mean market equity value of Vornado Realty Trust plus total debt outstanding, including the Company's pro-rata share of partially-owned entities debt, less cash. In the future, we may incur additional debt, and thus increase its ratio of total debt to total enterprise value, to finance acquisitions or property developments.

Vornado Realty Trust might fail to qualify or remain qualified as a REIT.

Although we believe that we will remain organized and will continue to operate so as to qualify as a REIT for federal income tax purposes, we might fail to remain qualified in this way. Qualification as a REIT for federal income tax purposes is governed by highly technical and complex provisions of the Internal Revenue Code for which there are only limited judicial or administrative interpretations. Our qualification as a REIT also depends on various facts and circumstances that are not entirely within our control. In addition, legislation, new regulations, administrative interpretations or court decisions might significantly change the tax laws with respect to the requirements for qualification as a REIT or the federal income tax consequences of qualification as a REIT.

If, with respect to any taxable year, Vornado Realty Trust fails to maintain its qualification as a REIT, it could not deduct distributions to shareholders in computing its taxable income and would have to pay federal income tax on its taxable income at regular corporate rates. The federal income tax payable would include any applicable alternative minimum tax. If Vornado Realty Trust had to pay federal income tax, the amount of money available to distribute to shareholders and pay its indebtedness would be reduced for the year or years involved, and Vornado Realty Trust would no longer be required to distribute money to shareholders. In addition, Vornado Realty Trust would also be disqualified from treatment as a REIT for the four taxable years following the year during which qualification was lost, unless it was entitled to relief under the relevant statutory provisions. Although Vornado Realty Trust currently intends to operate in a manner designed to allow it to qualify as a REIT, future economic, market, legal, tax or other considerations may cause it to revoke the REIT election.

Loss of the Company s key personnel could harm our operations and adversely affect the value of our common shares.

We are dependent on the efforts of Steven Roth, the Chairman of the Board of Trustees and Chief Executive Officer of Vornado Realty Trust, and Michael D. Fascitelli, the President of Vornado Realty Trust. While we believe that we could find replacements for these key personnel, the loss of their services could harm our operations and adversely affect the value or our common shares.

Vornado Realty Trust s charter documents and applicable law may hinder any attempt to acquire us.

Generally, for Vornado Realty Trust to maintain its qualification as a REIT under the Internal Revenue Code, not more than 50% in value of the outstanding shares of beneficial interest of Vornado Realty Trust may be owned, directly or indirectly, by five or fewer individuals at any time during the last half of Vornado Realty Trust s taxable year. The Internal Revenue Code defines individuals for purposes of the requirement described in the preceding sentence to include some types of entities. Under Vornado Realty Trust s Amended and Restated Declaration of Trust, as amended, no person may own more than 6.7% of the outstanding common shares or 9.9% of the outstanding preferred shares, with some exceptions for persons who held common shares in excess of the 6.7% limit before Vornado Realty Trust adopted the limit and other persons approved by Vornado Realty Trust s Board of Trustees. These restrictions on transferability and ownership may delay, deter or prevent a change in control of the Company or other transaction that might involve a premium price or otherwise be in the best interest of the shareholders. We refer to Vornado Realty Trust s Amended and Restated Declaration of Trust, as amended, as the declaration of trust.

Vornado Realty Trust s Board of Trustees is divided into three classes of trustees. Trustees of each class are chosen for three-year staggered terms. Staggered terms of trustees may reduce the possibility of a tender offer or an attempt to change control of the Company, even though a tender offer or change in control might be in the best interest of Vornado Realty Trust s shareholders.

The declaration of trust authorizes the Board of Trustees to cause Vornado Realty Trust to issue additional authorized but unissued common shares or preferred shares; classify or reclassify, in one or more series, any unissued preferred shares; set the preferences, rights and other terms of any classified or reclassified shares that Vornado Realty Trust issues; and increase, without shareholder approval, the number of shares of beneficial interest that Vornado Realty Trust may issue.

The Board of Trustees could establish a series of preferred shares whose terms could delay, deter or prevent a change in control of the Company or other transaction that might involve a premium price or otherwise be in the best interest of Vornado Realty Trust s shareholders, although the Board of Trustees does not now intend to establish a series of preferred shares of this kind. Vornado Realty Trust s declaration of trust and bylaws contain other provisions that may delay, deter or prevent a change in control of the Company or other transaction that might involve a premium price or otherwise be in the best interest of the shareholders.

Under the Maryland General Corporation Law, as amended, which we refer to as the MGCL, as applicable to real estate investment trusts, certain business combinations, including certain mergers, consolidations, share exchanges and asset transfers and certain issuances and reclassifications of equity securities, between a Maryland real estate investment trust and any person who beneficially owns ten percent or more of the voting power of the trust s hares or an affiliate or an associate, as defined in the MGCL, of the trust who, at any time within the two-year period before the date in question, was the beneficial owner of ten percent or more of the voting power of the then outstanding voting shares of beneficial interest of the trust, which we refer to as an interested shareholder, or an affiliate of the interested shareholder are prohibited for five years after the most recent date on which the interested shareholder becomes an interested shareholder. After that five-year period, any business combination of these kinds must be recommended by the board of trustees of the trust and approved by the affirmative vote of at least (a) 80% of the votes entitled to be cast by holders of outstanding shares of beneficial interest of the trust and (b) two-thirds of the votes entitled to be cast by holders of voting shares of the trust other than shares held by the interested shareholder with whom, or with whose affiliate, the business combination is to be effected, unless, among other conditions, the trust s common shareholders receive a minimum price, as defined in the MGCL, for their shares and the consideration is received in cash or in the same form as previously paid by the interested shareholder for its common shares. The provisions of the MGCL do not apply, however, to business combinations that are approved or exempted by the board of trustees of the applicable trust before the interested shareholder becomes an interested shareholder, and a person is not an interested shareholder if the board of trustees approved in advance the transaction by which the person otherwise would have become an interested shareholder. In approving a transaction, the board may provide that its approval is subject to compliance, at or after the time of approval, with any terms and conditions determined by the board. Vornado Realty Trust s board has adopted a resolution exempting any business combination between any trustee or officer of the Company, or their affiliates, and the Company. As a result, the trustees and officers of the Company and their affiliates may be able to enter into business combinations with the Company which may not be in the best interest of shareholders. With respect to

business combinations with other persons, the business combination provisions of the MGCL may have the effect of delaying, deferring or preventing a change in control of the Company or other transaction that might involve a premium price or otherwise be in the best interest of the shareholders. The business combination statute may discourage others from trying to acquire control of the Company and increase the difficulty of consummating any offer.

Our Ownership Structure and Related-Party Transactions May Give Rise to Conflicts of Interest.

Steven Roth and Interstate Properties may exercise substantial influence over the Company. They and some of the Company s other trustees and officers have interests or positions in other entities that may compete with the Company.

As of December 31, 2004, Interstate Properties, a New Jersey general partnership, and its partners owned approximately 10.8% of the common shares of Vornado Realty Trust and approximately 27.4% of the common stock of Alexander s, Inc. Steven Roth, David Mandelbaum and Russell B. Wight, Jr. are the partners of Interstate Properties. Mr. Roth is the Chairman of the Board and Chief Executive Officer of Vornado Realty Trust, the managing general partner of Interstate Properties, the Chief Executive Officer and a director of Alexander s.

As of December 31, 2004, we owned 33% of the outstanding common stock of Alexander s. Alexander s is a REIT engaged in leasing, managing, developing and redeveloping properties, focusing primarily on the locations where its department stores operated before they ceased operations in 1992. Alexander s has six properties, which are located in the New York City metropolitan area. Mr. Roth and Mr. Fascitelli, the President and a trustee of Vornado Realty Trust, are directors of Alexander s. Messrs. Mandelbaum, West and Wight are trustees of Vornado Realty Trust and are also directors of Alexander s.

Prior to the dissolution of Vornado Operating on December 29, 2004, Interstate was also a significant equity holder of Vornado Operating. When it existed, Vornado Operating s principal business was operating, as tenant, the cold storage warehouses owned by our partially-owned subsidiary, Americold Realty Trust. Messrs. Roth and Fascitelli were officers and directors of Vornado Operating. Mr. Wight was also a director of Vornado Operating.

Because of these overlapping interests, Mr. Roth and Interstate Properties and its partners may have substantial influence over Vornado Realty Trust and Alexander s and on the outcome of any matters submitted to Vornado Realty Trust or Alexander s shareholders for approval. In addition, certain decisions concerning the Company s operations or financial structure may present conflicts of interest among Messrs. Roth, Mandelbaum and Wight and Interstate Properties and the Company s other equity or debt holders. In addition, Mr. Roth and Interstate Properties and its partners currently and may in the future engage in a wide variety of activities in the real estate business which may result in conflicts of interest with respect to matters affecting the Company or Alexander s, such as which of these entities or persons, if any, may take advantage of potential business opportunities, the business focus of these entities, the types of properties and geographic locations in which these entities make investments, potential competition between business activities conducted, or sought to be conducted, by the Company, Interstate Properties and Alexander s, competition for properties and tenants, possible corporate transactions such as acquisitions and other strategic decisions affecting the future of these entities.

The Company currently manages and leases the real estate assets of Interstate Properties under a management agreement for which the Company receives an annual fee equal to 4% of base rent and percentage rent and certain other commissions. The management agreement has a term of one year and is automatically renewable unless terminated by either of the parties on 60 days notice at the end of the term. The Company earned \$726,000, \$703,000, and \$747,000 of management fees under the management agreement for the years ended December 31, 2004, 2003 and 2002. Because the Company and Interstate Properties are controlled by the same persons, as described above, the terms of the management agreement and any future agreements between the Company and Interstate Properties may not be comparable to those the Company could have negotiated with an unaffiliated third party.

There may be conflicts of interest between Alexander s and Us

At December 31, 2004, the Company had loans receivable from Alexander s of \$124,000,000 at an interest rate of 9.0%, including \$29,000,000 drawn under a \$50,000,000 line of credit. The maturity date of the loans is the earlier of January 3, 2006 or the date that Alexander s Lexington Avenue construction loan is finally repaid. The Operating Partnership manages, develops and leases the Alexander s properties under management and development agreements and leasing agreements under which the Operating Partnership receives annual fees from Alexander s. These agreements have a one-year term expiring in March of each year, except that the Lexington Avenue management and development agreements have a term lasting until substantial completion of development of the Lexington Avenue property, and are all automatically renewable. Because the Company and Alexander s share common senior management and because a majority of the trustees of Vornado Realty Trust also constitute the majority of the directors of Alexander s, the terms of the foregoing agreements and any future agreements between us and Alexander s may not be comparable to those we could have negotiated with an unaffiliated third party.

Interstate Properties, which is further described above, owned an additional 27.4% of the outstanding common stock of Alexander s as of December 31, 2004. Mr. Roth, Chairman of the Board and Chief Executive Officer of Vornado Realty

Trust, is Chief Executive Officer and a director of Alexander s, and Mr. Fascitelli, President and a trustee of Vornado Realty Trust, is President and a director of Alexander s. Messrs. Mandelbaum, West and Wight, trustees of the Company, are also directors of Alexander s. Alexander s common stock is listed on the New York Stock Exchange under the symbol ALX.

For a description of Interstate Properties ownership of Vornado Realty Trust and Alexander s, see Steven Roth and Interstate Properties may exercise substantial influence over the Company. They and some of the Company s other trustees and officers have interests or positions in other entities that may compete with the Company above.

The Number of Shares of the Company and the Market for Those Shares Give Rise to Various Risks.

Vornado Realty Trust has many shares available for future sale, which could hurt the market price of its shares.

As of February 1, 2005, we had authorized but unissued, 72,178,522 common shares of beneficial interest, \$.04 par value, and 85,610,600 preferred shares of beneficial interest, no par value. We may issue these additional shares from time to time in public or private offerings or in connection with acquisitions.

In addition, as of February 1, 2005, 17,643,708 Vornado Realty Trust common shares were reserved for issuance upon redemption of Operating Partnership units. Some of these shares may be sold in the public market after registration under the Securities Act under registration rights agreements between the Company and some holders of units of the Operating Partnership. These shares may also be sold in the public market under Rule 144 under the Securities Act or other available exemptions from registration. In addition, Vornado Realty Trust has reserved a number of common shares for issuance under its employee benefit plans, and these common shares will be available for sale from time to time. Vornado Realty Trust has awarded shares of restricted stock and granted options to purchase additional common shares to some of its executive officers and employees. Of the authorized but unissued common and preferred shares referenced above, 41,969,628 common and 40,929,336 preferred shares, in the aggregate, were reserved for issuance upon the redemption of Operating Partnership units, under benefit plans, the conversion of outstanding securities or other action not directly in our control.

We cannot predict the effect that future sales of our common shares, preferred shares or Operating Partnership Units, or the perception that sales of common shares, preferred or Operating Partnership Units could occur, will have on the market prices for Vornado Realty Trust s shares.

Changes in market conditions could hurt the market price of Vornado Realty Trust s shares.

The value of the Vornado Realty Trust s shares depends on various market conditions, which may change from time to time. Among the market conditions that may affect the value of the Vornado Realty Trust s shares are the following: the extent of institutional investor interest in the Company; the reputation of REITs generally and the attractiveness of their equity securities in comparison to other equity securities, including securities issued by other real estate companies, and fixed income securities; our financial condition and performance; and general financial market conditions.

The stock market in recent years has experienced extreme price and volume fluctuations that have often been unrelated or disproportionate to the operating performance of companies generally, and Vornado in particular.

Increased market interest rates may hurt the value of Vornado Realty Trust s shares.

We believe that investors consider the distribution rate on REIT shares, expressed as a percentage of the market price of the shares, relative to market interest rates as an important factor in deciding whether to buy or sell the shares. If market interest rates go up, prospective purchasers of REIT shares may expect a higher distribution rate. Higher interest rates would likely increase our borrowing costs and might decrease funds available for distribution. Thus, higher market interest rates could cause the market price of Vornado Realty Trust s shares to decline.

ITEM 2. PROPERTIES

The Company currently owns, directly or indirectly, Office properties, Retail properties, Merchandise Mart properties and Temperature Controlled Logistics refrigerated warehouses. The Company also owns or has investments in Alexander s, Hotel Pennsylvania, The Newkirk Master Limited Partnership, GMH Communities L.P., dry warehouses and industrial buildings.

Office Segment

The Company currently owns all or a portion of 86 office properties containing approximately 27.6 million square feet. Of these properties, 20 containing 13.4 million square feet are located in the New York City metropolitan area (primarily Manhattan) (the New York City Office Properties) and 66 containing 14.2 million square feet are located in the Washington, D.C. and Northern Virginia area (the CESCR Office Properties).

New York City Office Properties:

The New York City Office Properties contain 12,607,000 square feet of office space and 805,000 square feet of retail space. In addition, the New York City Office properties contain five garages totaling 332,000 square feet (1,600 spaces) which are managed by or leased to third parties. The garage space is excluded from the statistics provided in this section.

The following table sets forth the percentage of the New York City Office Properties 2004 revenue by tenants industry:

Industry	Percentage	
Retail	13	%
Publishing	10	%
Government	8	%
Legal	7	%
Technology	6	%
Advertising	6	%
Pharmaceuticals	5	%
Finance	5	%
Service Contractors	5	%
Communication	4	%
Not-for-Profit	4	%
Insurance	4	%
Bank Branches	3	%
Real Estate	3	%
Health Services	3	%

Engineering	3%
Other	11%
	100 %

The Company s New York City Office properties lease terms generally range from five to seven years for smaller tenant spaces to as long as 15 years for major tenants, and may include extension options at market rates. Leases typically provide for step-ups in rent periodically over the term of the lease and pass through to tenants the tenant s share of increases in real estate taxes and operating expenses over a base year. Electricity is provided to tenants on a sub-metered basis or included in rent based on surveys and adjusted for subsequent utility rate increases. Leases also typically provide for tenant improvement allowances for all or a portion of the tenant s initial construction costs of its premises.

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Below is a listing of tenants that accounted for 2% or more of the New York City Office Properties revenues in 2004:

Tenant	Square Feet Leased		2004 Revenues																				Percentage of New York City Office Revenues		Percentage of Company Revenues
The McGraw-Hill Companies, Inc.	520,000		\$	20,612,000	3.3	%	1.2 %																		
VNU Inc.	515,000			19,544,000	3.2	%	1.1 %																		
Sterling Winthrop, Inc.	429,000			18,879,000	3.0	%	1.1 %																		
Cablevision/Madison Square Garden L.P./ Rainbow Media Holdings, Inc.	285,000			14,905,000	2.4	%	0.9%																		
Federated Department Stores	357,000			14,622,000	2.4	%	0.9 %																		
U.S. Government	639,000			14,411,000	2.3	%	0.8 %																		
New York Stock Exchange, Inc.	348,000			14,268,000	2.3	%	0.8 %																		

The following table sets forth the occupancy rate and the average annual escalated rent per square foot for the New York City Office properties, excluding garage space, at the end of each of the past five years.

As of December 31,	Rentable Square Feet	Occupancy Rate		Average Annual Escalated Rent Per Square Foot (excluding retail space)	
2004	13,412,000	95.6	%	\$ 41.90	
2003	13,253,000	95.8	%	37.36	
2002	13,957,000	97.3	%	35.53	
2001	13,953,000	96.2	%	32.18	
2000	14,049,000	94.9	%	30.16	

During 2004, the Company leased 1,623,000 square feet of New York City Office space as follows:

	2004 Leasing Activity						
Location	Square Feet		Average Initial Rent Per Square Foot(1)				
One Penn Plaza	411,000		\$	39.79			
909 Third Avenue	286,000			41.61			
888 Seventh Avenue	170,000			54.43			
330 Madison Avenue (25% interest)	146,000			39.57			
Eleven Penn Plaza	114,000			33.84			
Two Penn Plaza	110,000			37.65			
640 Fifth Avenue	86,000			68.23			
866 U.N. Plaza	84,000			42.22			
150 East 58 th Street	65,000			46.48			
595 Madison	54,000			49.07			
90 Park Avenue	24,000			44.02			

825 Seventh Avenue (50% interest)	23,000	25.00
689 Fifth Avenue	18,000	49.56
40 Fulton Street	17,000	24.83
1740 Broadway	11,000	30.00
Paramus	4,000	19.06
Total	1,623,000	42.96
Vornado s Ownership Interest	1,502,000	43.34

(1) Most leases include periodic step-ups in rent, which are not reflected in the initial rent per square foot leased.

In addition to the office space noted above, the Company leased 51,000 square feet of retail space at a weighted average initial rent of \$118.39 per square foot.

The following tables set forth lease expirations for the office and retail portions of the New York City Office Properties as of December 31, 2004, for each of the next 10 years assuming that none of the tenants exercise their renewal options.

Office Space:

	Number of	Squa	re Feet of		Percentage of New York City		Annual Rent of Ex			
Year	Expiring Leases	Expiri	ing Leases		Office Square Feet		Total		Per S	quare Foot
2005	170		698,000		5.5	%	\$ 29,312,000	9	5	41.99
2006	80		709,000		5.6	%	27,592,000			38.92
2007	81		632,000		5.0	%	26,494,000			41.92
2008	69		1,171,000	(1)	9.3	%	50,180,000			42.85
2009	84		653,000		5.2	%	27,271,000			41.76
2010	55		1,043,000		8.3	%	43,672,000			41.87
2011	35		863,000		6.8	%	43,036,000			49.87
2012	24		860,000		6.8	%	30,529,000			35.50
2013	20		584,000		4.6	%	22,909,000			39.23
2014	26		351,000		2.8	%	16,400,000			46.72

⁽¹⁾ Excludes 492,000 square feet at 909 Third Avenue leased to the U.S. Post Office through 2038 (including six five-year renewal options) for which the annual escalated rent is \$8.96 per square foot.

Retail Space (contained in office buildings):

	Number of	Square Feet of	Percentage of Retail Square				calated ing Leases			
Year	Expiring Leases	Expiring Leases	Feet		Total		Per	r Square Foot		
2005	11	24,000	3.0	%	\$ 1,473,0	00	\$	61.38		
2006	10	63,000	7.8	%	3,028,0	00		48.06		
2007	3	4,000	0.5	%	770,0	00		192.50		
2008	5	27,000	3.4	%	1,511,0	00		55.96		
2009	6	26,000	3.2	%	4,509,0	00		173.42		
2010	4	6,000	0.7	%	535,0	00		89.17		
2011	3	9,000	1.1	%	667,0	00		74.11		
2012	4	69,000	8.6	%	2,406,0	00		34.87		
2013	10	36,000	4.5	%	3,629,0	00		100.56		
2014	13	106,000	13.2	%	16,719,0	00		157.73		

Location	Approximate Leasable Building Square Feet	Percent Leased		_	Encumbrances in thousands)
NEW YORK (Manhattan)					
One Penn Plaza(1)	2,379,000	94.0	%	\$	
Two Penn Plaza	1,543,000	91.7	%		300,000
909 Third Avenue(1)	 1,359,000	98.5	%		125,000
770 Broadway	1,046,000	99.6	%		170,000
Eleven Penn Plaza	1,029,000	96.8	%		219,777
90 Park Avenue	890,000	98.5	%		
888 Seventh Avenue(1)	833,000	99.0	%		105,000
330 West 34th Street(1)	637,000	99.9	%		
1740 Broadway	567,000	96.1	%		
150 East 58th Street(2)	522,000	90.5	%		
866 United Nations Plaza	349,000	91.1	%		48,130
595 Madison (Fuller Building)	307,000	95.1	%		
640 Fifth Avenue	324,000	99.5	%		
40 Fulton Street	240,000	89.4	%		
689 Fifth Avenue	90,000	98.8	%		
7 West 34th Street	424,000	100.0	%		
330 Madison Avenue (25% interest)	784,000	94.1	%		60,000
20 Broad Street(1)	466,000	85.3	%		
825 Seventh Avenue (50% interest)	165,000	100.0	%		23,104
NEW JERSEY					
Paramus	128,000	91.2	%		
Total Office Buildings	14,082,000	95.6	%	\$	1,051,011
Vornado s Ownership Interest	13,412,000	95.6	%	\$	994,459

(1) Ground leased.

(2) Less than 10% of this property is ground leased.

Charles E. Smith Commercial Realty (CESCR) Office Properties:

CESCR owns 66 office buildings and a hotel in the Washington D.C. and Northern Virginia area containing 14.2 million square feet, including two buildings taken out of service for redevelopment. CESCR manages an additional 7.1 million square feet of office and other commercial properties. In addition, CESCR s buildings contain 19 garages totaling approximately 7.4 million square feet (25,000 spaces) which are managed by or leased to third parties. The garage space is excluded from the statistics provided in this section. As of December 31, 2004, 35 percent of CESCR s property portfolio is leased to various agencies of the U.S. government.

On July 1, 2004, the Company acquired the Marriott hotel located in its Crystal City office complex from a limited partnership in which Robert H. Smith and Robert P. Kogod, trustees of the Company, together with family members own approximately 67 percent. The purchase price of \$21,500,000 was paid in cash. The hotel contains 343 rooms and is leased to an affiliate of Marriott International, Inc. until July 31, 2015, with one 10-year extension option. The land under the hotel was acquired in 1999.

The following table sets forth the percentage of CESCR s Office properties 2004 revenue by tenants industry:

Industry	Percentage	
U.S. Government	42	%
Government Contractors	29	%
Legal Services	4	%
Communication	3	%
Transportation by Air	3	%
Real Estate	3	%
Trade Associations	2	%
Business Services	2	%
Eating and Drinking Places	1	%
Health Services	1	%
Other	10	%
	100	%

CESCR office leases are typically for four to seven year terms, and may provide for extension options at either pre-negotiated or market rates. Most leases provide for annual rental escalations throughout the lease term, plus recovery of increases in real estate taxes and certain property operating expenses over a base year. Annual rental escalations are typically based upon either fixed percentage increases or the consumer price index. Leases also typically provide for tenant improvement allowances for all or a portion of the tenant s initial construction costs of its premises.

Below is a listing of tenants which accounted for 2% or more of the CESCR Office properties revenues during 2004:

	s	Square Feet	2004	Percentage of CESCR	Percentage of Company	
Tenant		Leased	Revenues	Revenues	Revenues	

The following table sets forth the New York City Office Properties owned by the Company as of Decembe#31, 2004

U.S. Government (93 separate leases)	5,043,000	\$ 186,315,000	41.9%	, 0	10.9 %
Science Applications International Corp	499,000	12,631,000	2.8 %	, b	0.7 %
TKC Communications	305,000	10,221,000	2.3 %	, 0	0.6 %
The Boeing Company	283,000	9,035,000	2.0%	, b	0.5 %

The following table sets forth the occupancy rate and the average annual escalated rent per square foot for the CESCR properties at the end of each of the past five years:

As of December 31,	Rentable Square Feet	Occupancy I	Rate	Esc	rage Annual alated Rent Square Foot
2004	14,216,000		91.5%	\$	30.06
2003	13,963,000		93.9%		29.64
2002	13,395,000		93.6%		29.38
2001	12,899,000		94.8%		28.59
2000	12,495,000		97.9%		27.38

During 2004, the Company leased 2,824,000 square feet of CESCR office space as follows:

Location	Square Feet	Average Initial Rent Per Square Foot(1)
Skylines	762,000	\$ 26.13
Crystal Gateway	529,000	32.53
Crystal Plaza	499,000	29.40
Crystal Park	201,000	32.62
Crystal Square	158,000	32.83
Tysons Dulles	142,000	24.25
Reston Executive	90,000	24.19
Courthouse Plaza	88,000	26.61
Commerce Executive	83,000	19.97
1919 South Eads Street	57,000	33.22
1730 M Street	45,000	31.14
Arlington Plaza	36,000	29.35
Crystal Mall	32,000	29.00
Fairfax Square (20% interest)	30,000	26.75
1101 17th Street	20,000	33.63
1150 17th Street	19,000	34.00
1140 Connecticut Avenue	12,000	33.39
Democracy Plaza	11,000	33.54
1750 Pennsylvania	10,000	38.00
	2,824,000	28.93

⁽¹⁾ Most leases include periodic step-ups in rent which are not reflected in the initial rent per square foot leased.

The following table sets forth the New York City Office Properties owned by the Company as of December 1, 2004

The following table sets forth lease expirations for the CESCR Office Properties as of December 31, 2004 for each of the next 10 years, assuming that none of the tenants exercise their renewal options.

	Number of	Square Feet of	Percentage of CESCR Square			Escalated iring Leases					
Year	Expiring Leases	Expiring Leases	Feet		Total		Per	Square Foot			
								,			
2005	375	2,909,000	20.5	%	\$ 87,280,000		\$	30.00			
2006	195	2,362,000	16.6	%	75,044,000			31.77			
2007	157	1,075,000	7.6	%	33,134,000			30.83			
2008	135	1,246,000	8.8	%	38,598,000			30.99			
2009	126	1,305,000	9.2	%	37,874,000			29.02			
2010	49	447,000	3.1	%	14,152,000			31.66			
2011	62	952,000	6.7	%	28,391,000			29.81			
2012	28	620,000	4.4	%	20,743,000			33.46			
2013	24	361,000	2.5	%	12,172,000			33.70			
2014	24	441,000	3.1	%	11,236,000			25.47			

The above table includes 1,002,000 square feet leased to the U.S. Patent and Trademark Office (PTO) in the Crystal City submarket. Of this square feet, 393,000 expires in Q1 2005, 359,000 expires in Q2 2005, 145,000 expires in Q4 2005 and 105,000 expires in Q1 2006. In addition, the PTO vacated 937,000 square feet in the fourth quarter of 2004, of which 497,000 has been taken out of service, and will vacate another 1,002,000 square feet during 2005 and the first quarter of 2006. As of February 1, 2005, the Company has leased 416,000 square feet of the PTO space vacated. Of this space, 262,000 square feet was leased to the Federal Supply Service which will be relocated from 240,000 square feet in other Crystal City buildings, 122,000 square feet was leased to the Public Broadcasting Service and 32,000 square feet was leased to Lockheed Martin.

Below is a comparison of the Company s actual leasing activity to the Company s projection for the lease-up of this space:

	-	eet Leased ousands)
Period in which rent commences:	Projection	Actual Through February 1, 2005
Q4 2004		32
Q3 2005		122
Q4 2005	247	
Q1 2006	793	262
Q2 2006	404	
Q3 2006	252	
Q4 2006	98	
Q1 2007	145	
	1,939	416

Straight-line rent per square foot for the actual square feet leased is \$32.34 as compared to \$31.94 projected. Actual tenant improvements and leasing commissions per square foot is \$45.25 as compared to \$45.28 projected.

The Company s original redevelopment plans for the PTO space included taking Crystal Park One and Crystal Plaza Three and Four out of service. Plans for Crystal Plaza Three and Four have not changed. Current plans for Crystal Park One are to lease its 224,000 square feet to private sector tenants which will not require taking the building out of service, as opposed to leasing it to another government agency which would have required taking it out of service. As a result, the Company will recognize approximately \$4,000,000 of expense in 2005, which under the original plan would have been capitalized as part of development costs.

The following table sets forth the CESCR Office Properties owned by the Company as of December 31, 2004:

Location/Complex	Number of Buildings		Approximate Leasable Building Square Feet	Percent Leased		Encumbrances (in thousands)
Crystal Mall	4		1,067,000	85.9	%	\$ 48,618
Crystal Plaza	7	(1)	1,231,000	85.4	%	
Crystal Square	4		1,420,000	95.0	%	185,296
Crystal City Hotel	1		266,000	100	%	
Crystal City Shops	1		47,000	100	%	
Crystal Gateway	5		1,465,000	93.9	%	203,928
Crystal Park	5		2,180,000	89.0	%	253,238
1919 S. Eads Street	1		97,000	98.5	%	11,952
Total Crystal City	28		7,773,000	91.0	%	703,032
Skyline	8		2,542,000	93.7	%	194,897
Courthouse Plaza(2)	2		624,000	95.7	%	77,153
1101 17th Street	1		207,000	96.7	%	25,537
1730 M Street	1		190,000	82.7	%	15,944
1140 Connecticut Avenue	1		179,000	90.8	%	18,888
1150 17th Street	1		227,000	76.6	%	30,838
1750 Pennsylvania Avenue	1		259,000	97.9	%	48,876
2101 L Street	1		354,000	99.5	%	
Democracy Plaza I(2)	1		210,000	91.2	%	26,095
Tysons Dulles	3		484,000	93.8	%	
Commerce Executive	3		382,000	74.9	%	51,796
Reston Executive	3		487,000	91.1	%	71,197
South Capitol	3		58,000	96.9	%	
Fairfax Square (20% interest)	3		524,000	90.7	%	67,215
Kaempfer equity interests (.1% to 10%						
interests)	6		3,437,000	99.4	%	491,869
Total Office Buildings	66		17,937,000	92.1		\$ 1,823,337
Vornado s Ownership Interest	66		14,216,000	91.5	%	\$ 1,296,549
Assets Held for Sale:						
Arlington Plaza	1		179,000	93.3	%	\$ 14,691

⁽¹⁾ Includes Crystal Plaza Three and Four containing an aggregate of 497,000 square feet which have been taken out of service for redevelopment and not included in Percent Leased.

(2) Ground leased.

The following table sets forth the New York City Office Properties owned by the Company as of Decembe#81, 2004

Retail Segment

The Company owns 94 retail properties, of which 51 are strip shopping centers located in the Northeast and Mid-Atlantic; 25 are supermarkets in Southern California; five are regional malls located in New York, New Jersey and San Juan, Puerto Rico; and 13 are retail properties located in New York City. The Company s strip shopping centers and malls are generally located on major regional highways in mature, densely populated areas. The Company believes these properties attract consumers from a regional, rather than a neighborhood market place because of their location on regional highways.

The Company s strip shopping centers contain an aggregate of 9.2 million square feet and are substantially (over 80%) leased to large stores (over 20,000 square feet). Tenants include destination retailers such as discount department stores, supermarkets, home improvement stores, discount apparel stores and membership warehouse clubs. Tenants typically offer basic consumer necessities such as food, health and beauty aids, moderately priced clothing, building materials and home improvement supplies, and compete primarily on the basis of price and location.

The Company s five regional malls are as follows :

The Green Acres Mall in Long Island, New York contains 1.6 million square feet, and is anchored by four major department stores: Sears, J.C. Penney and Company, Inc., Federated Department Stores, Inc. (Federated) doing business as Macy's and Macy's Men's Furniture Gallery (formerly Sterns). The complex also includes The Plaza at Green Acres, a 175,000 square foot strip shopping center which is anchored by Wal-Mart and National Wholesale Liquidators. The Company plans to renovate the interior and exterior of the mall. In addition, the Company has entered into a ground lease with B.J. s Wholesale Club who will construct its own free-standing store in the mall complex. Further, the Company will construct 63,600 square feet of free-standing retail space and parking decks in the complex, subject to governmental approvals. The expansion and renovation are expected to be completed in 2006.

The Monmouth Mall in Eatontown, New Jersey, owned 50% by the Company, contains 1.4 million square feet and is anchored by four department stores; Macy s, Lord & Taylor, J.C. Penney and Boscovs, three of which own their stores aggregating 719,000 square feet.

The Bergen Mall in Paramus, New Jersey, contains 903,000 square feet. The Company has entered into agreements to terminate its lease with Macy s effective April 2005 and its lease with Value City effective January 2006. Under these agreements, in January 2005, the Company received \$2,000,000 from Macy s and paid \$12,000,000 to Value City, both of which were reflected in the acquisition price of the mall. The Company plans to expand, re-tenant and redevelop the mall subject to governmental approvals and anticipates taking the mall out of service in phases beginning in the second quarter of 2005.

The Montehiedra Mall in San Juan, Puerto Rico, contains 554,000 square feet and is anchored by Home Depot, Kmart, and Marshalls.

The Las Catalinas Mall in San Juan, Puerto Rico, contains 354,000 square feet and is anchored by Kmart and Sears, which owns its store.

2004 Retail Property Acquisitions

On February 3, 2004, the Company acquired the Forest Plaza Shopping Center for approximately \$32,500,000, of which \$14,000,000 was paid in cash and \$18,500,000 was debt assumed. Forest Plaza is a 165,000 square foot shopping center located in Staten Island, New York.

On March 19, 2004, the Company acquired a 62,000 square foot free-standing retail building located at 25 W. 14th Street in Manhattan for \$40,000,000 in cash.

On July 29, 2004, the Company acquired a real estate portfolio containing 25 supermarkets for \$65,000,000 in cash. These properties, all of which are all located in Southern California and contain an aggregate of approximately 766,000 square feet, were purchased from the Newkirk MLP, in which the Company currently owns a 22.4% interest. The supermarkets are net leased to Stater Brothers for an initial term expiring in 2008, with six 5-year extension options. Stater Brothers is a Southern California regional grocery chain that operates 158 supermarkets and has been in business since 1936.

On August 30, 2004, the Company acquired 99-01 Queens Boulevard, a 68,000 square foot free-standing building in Forest Hills, New York for \$26,500,000 in cash.

On November 2, 2004, the Company acquired a 50% joint venture interest in a 92,500 square foot property located at Broome Street and Broadway in New York City. The Company contributed \$4,462,000 of equity and provided a \$24,000,000 bridge loan with interest at 10% per annum. Upon the refinancing of the bridge loan, which is expected to close in the second quarter of 2005, the Company will be repaid \$15,106,000 and the balance of \$8,894,000 will remain in the venture as additional equity.

On November 12, 2004 and December 1, 2004, the Company acquired two shopping centers aggregating 185,000 square feet, in Lodi, New Jersey and Long Island (Inwood), New York, for a total purchase price of \$36,600,000 in cash plus \$10,900,000 of assumed debt.

In December 2004, the Company acquired two retail condominiums aggregating 12,000 square feet, located at 386 and 387 West Broadway in New York City for \$16,900,000 in cash plus \$4,700,000 of assumed debt.

The following table sets forth the percentage of the Retail Properties 2004 revenues by type of retailer:

Industry	Percentage	
Department Stores	20	%
Family Apparel	14	%
Supermarkets	10	%
Home Improvement	8	%
Restaurants	6	%
Home Entertainment and Electronics	6	%
Women s Apparel	5	%
Other	31	%
	100	%

The Company s shopping center lease terms range from five years or less in some instances for smaller tenant spaces to as long as 25 years for major tenants. Leases generally provide for additional rents based on a percentage of tenants sales and pass through to tenants of the tenants share of all common area charges (including roof and structure in strip shopping centers, unless it is the tenant s direct responsibility), real estate taxes and insurance costs and certain capital expenditures. Percentage rent accounted for less than 1% of total shopping center revenues in 2004. None of the tenants in the Retail segment accounted for more than 10% of the Company s 2004 total revenues.

Below is a listing of tenants which accounted for 2% or more of the Retail properties revenues in 2004:

Tenant		Square Feet		2004 Revenues	Percentage of Retail Revenues		Percentage of Company Revenues
Wal-Mart/Sam s Wholesale	-	1,561,000	\$	13,561,000	5.5	%	.8 %
Stop & Shop Companies, Inc, (Stop & Shop)		311,000		10,177,000	4.1	%	.6%
The Home Depot, Inc		630,000		9,986,000	4.0	%	.6%
Kohl s		698,000		7,347,000	3.0	%	.4 %
Hennes & Mauritz		60,000		7,317,000	2.9	%	.4 %
Federated Department Stores		705,000		6,155,000	2.5	%	.4 %
Shop Rite		364,000		5,406,000	2.2	%	.3 %
The TJX Companies, Inc.		389,000		5,057,000	2.0	%	.3 %

See Item 3. Legal Proceedings for details of Stop & Shop litigation.

The aggregate occupancy rate for the 14,210,000 square feet of retail properties at December 31, 2004 is 93.9%. The following sets forth the occupancy rate and the average annual base rent per square foot for the Strip Shopping Centers and Regional Malls at the end of each of the past five years.

Strip Shopping Centers:

As of December 31,	Rentable Square Feet	Occupancy Rate		I	erage Annual Base Rent Square Foot	
2004	9,931,000	94.5	%	\$	12.00	
2003	8,798,000	92.3	%		11.91	
2002	9,295,000	85.7	%	11.12		
2001	9,008,000	89.0	%	10.60		
2000	9,000,000	91.1	%	10.72		

Regional Malls:

	Rentable	Occupancy		nnual Base Rent Square Foot
As of December 31,	Square Feet	Rate	Mall Tenants	Total
2004	3,766,000	93.1 %	\$ 33.05	\$ 17.32
2003	3,766,000	94.1 %	31.08	16.41
2002	2,875,000	95.4%	27.79	17.15
2001	2,293,000	98.7 %	34.04	15.31
2000	2,293,000	95.5%	32.05	14.84

Manhattan Retail and Other:

Manhattan retail is comprised of 13 properties containing 513,000 square feet.

The following table sets forth the lease expirations for the Retail Properties as of December 31, 2004 for each of the next 10 years assuming that none of the tenants exercise their renewal options.

	Number of						Rent of Leases				
Year	Expiring Leases		of Expiring Leases		Retail Square Feet		Total			P	er Square Foot
2005	152		869,000		6.1	%	\$	14,327,000		\$	16.49
2006	89		799,000		5.6	%		7,593,000			9.50

2007	127	556,000	3.9%	11,009,000	19.81
2008	136	1,495,000	10.5 %	16,293,000	10.90
2009	102	729,000	5.1%	11,505,000	15.78
2010	57	590,000	4.1%	9,048,000	15.34
2011	48	787,000	5.5%	11,069,000	14.06
2012	43	416,000	2.9 %	6,346,000	15.25
2013	62	857,000	6.0%	13,065,000	15.24
2014	62	906,000	6.4%	13,029,000	14.38

During 2004, the Company leased 1,021,000 square feet of Retail space as follows:

	2004 Les	asing Activity
Location	Square Feet	Average Initial Rent Per Square Foot(1)
Green Acres Mall, Valley Stream, NY	276,000	\$ 18.46
Albany (Menands), NY	104,000	9.00
Woodbridge, NJ	60,000	13.84
Freeport, NY	55,000	17.50
East Hanover I, NJ	48,000	19.93
Dover, NJ	46,000	10.79
York, PA	46,000	6.07
Totowa, NJ	45,000	13.65
Towson, MD	42,000	6.26
Bethlehem, PA	35,000	5.31
Monmouth Mall, Eatontown, NJ (50%)	33,000	21.10
Middletown, NJ	32,000	14.29
Montehiedra, Puerto Rico	25,000	32.83
Jersey City, NJ	21,000	17.43
Lawnside, NJ	20,000	12.50
Las Catalinas, Puerto Rico	17,000	47.34
Cherry Hill, NJ	16,000	15.67
Lancaster, PA	15,000	4.50
Waterbury, CT	14,000	14.95
Bricktown, NJ	11,000	20.78
Union, NJ	11,000	32.50
Hackensack, NJ	9,000	33.33
Bensalem, PA	6,000	16.50
Chicopee, MA	6,000	14.17
North Plainfield, NJ	5,000	22.38
Bergen Mall, Paramus, NJ	4,000	32.51
East Hanover II, NJ	3,000	18.00
Turnersville, NJ	3,000	7.63
Watchung, NJ	3,000	15.50
25 W. 14 th Street, Manhattan, NY	2,000	95.00
Kearny, NJ	2,000	28.00
Manalapan, NJ	2,000	57.50
Staten Island, NY	2,000	35.34
Morris Plains, NJ	1,000	90.00
4 Union Square South, Manhattan, NY	1,000	136.78
	1,021,000	16.33

⁽¹⁾ Most leases include periodic step-ups in rent, which are not reflected in the initial rent per square foot leased.

The following table sets forth the Retail Properties owned by the Company as of December 31, 2004:

	Approximat Building Squ			
	Owned/ Leased by	Land Leased from	Percent	Encumbrances
Location	Company	Company	Leased	(in thousands)
REGIONAL MALLS:				· /
Green Acres Mall, Valley Stream, NY(1)	1,517,000	79,000	95.8%	\$ 152,819
Monmouth Mall, Eatontown, NJ (50%				
ownership)	718,000		96.1%	135,000
Montehiedra, Puerto Rico	554,000		89.1%	58,019
Las Catalinas, Puerto Rico	354,000		97.1%	65,696
Bergen Mall, Paramus, NJ	893,000	10,000	87.7%	
Total Regional Malls	4,036,000	89,000	93.4%	\$ 411,534
Vornado s ownership interest	3,677,000	89,000	93.1%	\$ 344,034
STRIP SHOPPING CENTERS:				
NEW JERSEY				
Bordentown	179,000		95.0%	\$ 7,893(2)
Bricktown	260,000	3,000	98.6%	15,951(2)
Cherry Hill	58,000	206,000	90.5%	14,670(2)
Delran	169,000	3,000	95.5%	6,288(2)
Dover	173,000		78.2%	7,190(2)
East Brunswick	221,000	10,000	100.0%	22,273(2)
East Hanover I and II	348,000		99.0%	26,703(2)
Hackensack	209,000	60,000	100.0%	24,470(2)
Jersey City	47,000	173,000	100.0%	18,733(2)
Kearny	40,000	66,000	92.4%	3,657(2)
Lawnside	142,000	3,000	92.5%	10,366(2)
Lodi	171,000		100.0%	9,186(2)
Lodi II	85,000		100.0%	12,228
Manalapan	196,000	2,000	100.0%	12,260(2)
Marlton	174,000	7,000	95.0%	11,921(2)
Middletown	180,000	52,000	95.4%	16,092(2)
Montclair	18,000		100.0%	1,881(2)
Morris Plains	176,000	1,000	100.0%	11,780(2)
North Bergen	7,000	55,000	100.0%	3,878(2)
North Plainfield(1)	219,000		89.5%	10,649(2)
Totowa	178,000	139,000	100.0%	28,898(2)
Turnersville	89,000	7,000	100.0%	3,998(2)
Union	120,000	159,000	98.4%	32,818(2)
Watchung	50,000	116,000	98.3%	13,241(2)
Woodbridge	88,000	140,000	96.1%	21,631(2)
Total New Jersey	3,597,000	1,202,000	96.6%	348,655
NEW YORK				
Albany (Menands)	140,000		74.0%	6,083(2)
Buffalo (Amherst)(1)	185,000	112,000	81.1%	6,855(2)
Freeport	167,000		100.0%	14,480(2)
New Hyde Park(1)	101,000		100.0%	7,309(2)
Inwood	100,000		100.0%	
North Syracuse(1)		98,000	100.0%	
Rochester (Henrietta)(1)	148,000		57.9%	
Rochester		205,000	100.0%	
Staten Island	165,000		94.3%	20,923
Total New York	1,006,000	415,000	88.4%	55,650

	Approxima	te Leasable		
	Building Squ	iare Footage		
		Owned by		
		Tenant on		
	Owned/	Land Leased	_	
•	Leased by	from	Percent	Encumbrances
Location PENNSYLVANIA	Company	Company	Leased	(in thousands)
	2(0,000	254.000	06.00	22 741(2)
Allentown	269,000	354,000	96.9%	22,741(2)
Bensalem	122,000	8,000	96.1%	6,284(2)
Bethlehem	159,000	22 000	98.2%	3,977(2)
Broomall	147,000	22,000	86.5%	9,563(2)
Glenolden	10,000	92,000	100.0%	7,172(2)
Lancaster	58,000	170,000	100.0%	
Levittown	105,000		100.0%	3,213(2)
10th and Market Streets, Philadelphia	271,000		76.2%	8,760(2)
Upper Moreland	122,000		100.0%	6,799(2)
York	111,000		66.1%	4,021(2)
Total Pennsylvania	1,374,000	646,000	92.5%	72,530
MARYLAND				
Baltimore (Towson)	152,000		64.4%	11,144(2)
Glen Burnie	65,000	56,000	100.0%	5,735(2)
Total Maryland	217,000	56,000	80.2%	16,879
CONNECTICUT				
Newington	43,000	140,000	100.0%	6,405(2)
Waterbury	146,000	.,	92.2%	6,038(2)
Total Connecticut	189,000	140,000	96.5%	12,443
MASSACHUSETTS		,	,,	,
Chicopee		118,000	100.0%	
Milford(1)	83,000	110,000	100.0%	
Springfield	8,000	117,000	100.0%	3,057(2)
Total Massachusetts	91,000	235,000	100.0%	3,057
SUPERMARKETS:	71,000	255,000	100.070	5,057
CALIFORNIA				
Anaheim	26,000		100.0%	
Barstow	30,000		100.0%	
Beaumont	29,000		100.0%	
			100.0%	
Calimesa	29,000			
Colton	73,000		100.0%	
Colton	26,000		100.0%	
Corona(1)	33,000		100.0%	
Costa Mesa	18,000		100.0%	
Costa Mesa	17,000		100.0%	
Desert Hot Springs	29,000		100.0%	
Fontana	26,000		100.0%	
Garden Grove	26,000		100.0%	
Mojave(1)	34,000		100.0%	
Moreno Valley	30,000		100.0%	
Ontario	24,000		100.0%	
Orange	26,000		100.0%	
Rancho Cucamonga	24,000		100.0%	
Rialto	29,000		100.0%	
Riverside	42,000		100.0%	
Riverside	39,000		100.0%	
San Bernadino	40,000		100.0%	
San Bernadino	30,000		100.0%	
Santa Ana	26,000		100.0%	
Westminister	26,000		100.0%	
Yucaipa	31,000		100.0%	

Total California	763,000		100.0%	
Total	7,237,000	2,694,000	94.5% \$	509,214

	Approximat Building Squ			
Location	Owned/ Leased by Company	Land Leased from Company	Percent Leased	Encumbrances (in thousands)
OTHER RETAIL:	company	Company	Litubtu	(in thousands)
NEW YORK (Manhattan)				
1135 Third Avenue	25,000		100.0%	
4 Union Square South	198,000		97.5%	
25 W. 14 th Street	62,000		89.5%	
386 W. Broadway	3,000		100.0%	5,084
387 W. Broadway	9,000		59.1%	
424 Sixth Avenue	10,000		100.0%	
435 Seventh Avenue	43,000		100.0%	
478-486 Broadway (50%)	93,000		83.0%	
484 Eighth Avenue	14,000		100.0%	
715 Lexington Avenue (in development)(1)	32,000			
825 Seventh Avenue	3,000		100.0%	
968 Third Avenue (50%) (in development)				
NEW YORK (Queens)				
99-01 Queens Boulevard	68,000		55.0%	
Total Other Retail	560,000		88.1%	\$ 5,084
Total Retail Space	11,833,000	2,783,000	94.0%	\$ 925,832
Vornado s Ownership Interest	11,427,000	2,783,000	93.9%	\$ 858,332
ASSETS HELD FOR SALE:				
Vineland, New Jersey	143,000		0%	\$

(1) 100% ground and/or building leasehold interest; other than Green Acres, where approximately 10% of the ground is leased.

(2) These encumbrances are cross collateralized under a blanket mortgage in the amount of \$476,063,000 at December 31, 2004.

Merchandise Mart Segment

The Merchandise Mart Properties are a portfolio of 8 properties containing an aggregate of 8.6 million square feet.

Below is a breakdown of square feet by location and use as of December 31, 2004.

				Showroom	Temporary	
(Amounts in thousands)	Total	Office	Total	Permanent	Trade Show	Retail
Chicago, Illinois						
Merchandise Mart	3,446	1,029	2,336	1,950	386	81
350 West Mart Center	1,210	1,066	144	144		
33 N. Dearborn	334	320				14
Other	19					19
Total Chicago, Illinois	5,009	2,415	2,480	2,094	386	114
HighPoint, North Carolina						
Market Square Complex	1,749		1,734	1,174	560	15
National Furniture Mart	259		259	259		
Total HighPoint, North Carolina	2,008		1,993	1,433	560	15
L.A. Mart	783		783	729	54	
Washington, D.C.						
Washington Design Center	393	60	333	333		
Washington Office Center	397	362				35
Total Washington, D.C.	790	422	333	333		35
Total Merchandise Mart Properties	8,590	2,837	5,589	4,589	1,000	164
Occupancy rate	96.9%	96.0%	97.6%			89.4%

The Merchandise Mart Properties also contain seven parking garages totaling 1,150,000 square feet (3,500 spaces). The garage space is excluded from the statistics provided in this section.

Office Space

The following table sets forth the percentage of the Merchandise Mart Properties 2004 office revenues by tenants industry during 2004:

Industry	Percentage	
Service	31	%
Government	23	%

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Banking	159	%
Telecommunications	129	%
Insurance	69	%
Pharmaceutical	49	%
Publications	49	%
Other	59	%
	100 %	76

The Company s Merchandise Mart properties lease terms generally range from three to seven years for smaller tenants to as long as 15 years for large tenants. Leases typically provide for step-ups in rent periodically over the term of the lease and pass through to tenants the tenants share of increases in real estate taxes and operating expenses for a building over a base year. Electricity is provided to tenants on a sub-metered basis or included in rent and adjusted for subsequent utility rate increases. Leases also typically provide for tenant improvement allowances for all or a portion of the tenant s initial construction of its premises.

Below is a listing of the Merchandise Mart Properties office tenants which accounted for 2% or more of the Merchandise Mart Properties revenues in 2004:

Tenant	Square Feet Leased	2004 Revenues		Percentage of Segment Revenues		Percentage of Company Revenues		
U.S. Government	344,000	\$	12,401,000		5.2	%	.7	%
SBC Ameritech	234,000		6,829,000		2.9	%	.4	%
Bank of America	205,000		5,461,000		2.3	%	.3	%
WPP Group	228,000		5,252,000		2.2	%	.3	%

The following table sets forth the occupancy rate and the average annual escalated rent per square foot for the Merchandise Mart Properties office space at the end of each of the past five years.

As of December 31,	Rentable Square Feet	Occupancy Rate		Average Annual Escalated Rent Per Square Foot		
2004	2,837,000	96.0	%	\$	24.87	
2003	2,825,000	92.6	%		25.23	
2002	2,838,000	91.7	%		24.00	
2001	2,841,000	89.2	%		23.84	
2000	2,869,000	90.2	%		23.52	

During 2004, the Company leased 568,740 square feet of Merchandise Mart Properties office space as follows:

	2004 Leasing Activity						
		Average Initial Rent Per					
	Square Feet	S	quare Foot(1)				
350 West Mart Center	359,339	\$	21.38				
Merchandise Mart	120,898		23.08				
33 North Dearborn Street	62,561		25.42				
Washington Design Center	15,210		36.00				
Washington Office Center	10,732		35.83				
Total	568,740		22.85				

⁽¹⁾ Most leases include periodic step-ups in rent, which are not reflected in the initial rent per square foot leased.

The following table sets forth lease expirations for the Merchandise Mart Properties office space as of December 31, 2004 for each of the next 10 years assuming that none of the tenants exercise their renewal options.

Year	Number of Expiring Leases		Square Feet of Expiring Leases	Percentage of Merchandise Mart Office Square Feet			nual Es of Expiri	calated ing Leases Per Square Foot
2005	29	Ĩ	159,000	5.6	%	\$ 3,633,0	00	\$ 22.82
2006	18		166,000	5.8	%	4,077,0	00	24.59
2007	17		228,000	8.0	%	5,433,0	00	23.79
2008	20		276,000	9.7	%	6,394,0	00	23.15
2009	13		295,000	10.3	%	7,233,0	00	24.53
2010	4		364,000	12.8	%	12,205,0	00	33.50
2011	2		193,000	6.7	%	5,902,0	00	30.51
2012	2		45,000	1.5	%	1,167,0	00	25.70
2013	11		135,000	4.9	%	3,665,0	00	27.18
2014	4		85,000	2.9	%	2,371,0	00	27.84

Showroom Space

The showrooms provide manufacturers and wholesalers with permanent and temporary space in which to display products for buyers, specifiers and end users. The showrooms are also used for hosting trade shows for the contract furniture, casual furniture, gifts, carpet, residential furnishings, building products, crafts, apparel and design industries. Merchandise Mart Properties own and operate five of the leading furniture and gifts trade shows including the contract furniture industry s largest annual trade show, NeoCon, which attracts over 45,000 attendees each June and is hosted at the Merchandise Mart building in Chicago. The Market Square Complex co-hosts the home furniture industry s semi-annual (April and October) market weeks which occupy over 11,500,000 square feet in the High Point, North Carolina region.

The following table sets forth the percentage of the Merchandise Mart Properties 2004 showroom revenues by tenants industry:

Industry	Percentage	
Residential Design	25	%
Gift	21	%
Residential Furnishings	17	%
Contract Furnishings	14	%
Market Suites	14	%
Casual Furniture	4	%
Building Products	3	%
Apparel	2	%
	100	%

The following table sets forth the occupancy rate and the average escalated rent per square foot for this space at the end of each of the past five years.

As of December 31,	Rentable Square Feet	Occupancy Rate		Average Annual Escalated Rent Per Square Foot	
2004	5,589,000	97.6	%	\$	23.08
2003	5,640,000	95.1	%		22.35
2002	5,528,000	95.2	%		21.46
2001	5,532,000	95.5	%		22.26
2000	5,044,000	97.6	%		22.85

During 2004, the Company leased 1,037,536 square feet of Merchandise Mart Properties showroom space as follows:

	20	2004 Leasing Activity					
	Square Feet		Average Initial Rent Per Square Foot(1)				
Market Square Complex	438,740		\$	16.31			
Merchandise Mart	374,604			30.57			
L.A. Mart	130,798			17.92			
350 West Mart Center	50,939			23.39			
Washington Design Center	42,455			31.99			
Total	1,037,536			22.65			

(1) Most leases include periodic step-ups in rent which are not reflected in the initial rent per square foot leased.

The following table sets forth lease expirations for the Merchandise Mart Properties showroom space as of December 31, 2004 for each of the next 10 years assuming that none of the tenants exercise their renewal options.

	Number of Expiring	Square Feet of	Percentage of Merchandise Mart Showroom Square	Annual Escalated Rent of Expiring Leases		
Year	Leases	Expiring Leases	Feet	Total		Per Square Foot
2005	239	576,000	10.6%	\$ 13,269,000	\$	23.06
2006	254	585,000	10.7%	15,212,000		26.02
2007	237	1,004,000	18.4%	21,576,000		21.49
2008	149	547,000	10.0%	13,472,000		24.63
2009	137	556,000	10.2%	13,233,000		23.78
2010	54	337,000	6.2%	8,867,000		26.27
2011	31	167,000	3.1%	4,714,000		28.25
2012	8	50,000	0.9%	1,557,000		31.32
2013	43	267,000	4.9%	7,854,000		29.42

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2014	18	158,000	2.9%	3,230,000	20.44					

Retail Space

The Merchandise Mart Properties portfolio also contains approximately 180,000 square feet of retail space which was 89.4% occupied at December 31, 2004.

The following table sets forth the Merchandise Mart Properties owned by the Company as of December 31, 2004:

	Approximate Leasable Building	Percent		En	cumbrances
Location	Square Feet	Leased			thousands)
ILLINOIS					
Merchandise Mart, Chicago	3,446,000	97.1	%	\$	
350 West Mart Center, Chicago	1,210,000	96.0	%		
33 North Dearborn Street, Chicago	334,000	92.0	%		
Other (50% interest)	19,000	95.6	%		12,480
Total Illinois	5,009,000	96.5	%		12,480
WASHINGTON, D.C.					
Washington Office Center	397,000	99.2	%		
Washington Design Center	393,000	99.6	%		48,000
Total Washington, D.C.	790,000	99.2	%		48,000
HIGH POINT, NORTH CAROLINA					
Market Square Complex	2,008,000	98.9	%		108,000
CALIFORNIA					
L.A. Mart	783,000	92.2	%		
Total Merchandise Mart Properties	8,590,000	96.9	%	\$	168,480

Temperature Controlled Logistics Segment

Prior to November 18, 2004, the Company owned a 60% interest in Vornado Crescent Portland Partnership (VCPP) which owned Americold Realty Trust (Americold). Americold owns 88 temperature controlled warehouses, all of which were leased to AmeriCold Logistics. On November 4, 2004, Americold purchased its tenant, AmeriCold Logistics, for \$47,700,000 in cash. On November 18, 2004, the Company and its 40% partner, Crescent Real Estate Equities Company (CEI) collectively sold 20.7% of Americold s common shares to The Yucaipa Companies (Yucaipa) for \$145,000,000, which resulted in a gain, of which the Company s share was \$18,789,000. The sale price was based on a \$1.450 billion valuation for Americold before debt and other obligations. Yucaipa is a private equity firm with significant expertise in the food distribution, logistics and retail industries. Upon closing of the sale to Yucaipa on November 18, 2004, Americold is owned 47.6% by the Company, 31.7% by CEI and 20.7% by Yucaipa. Pursuant to the sales agreement: (i) Yucaipa may earn a promote of 20% of the increase in the value of Americold through December 31, 2007, limited to 10% of the Company s and CEI s remaining interest in Americold; (ii) the annual asset management fee payable by CEI to the Company has been reduced from approximately \$5,500,000 to \$4,548,000, payable quarterly through October 30, 2027. CEI, at its option, may terminate the payment of this fee at any time after November 2009, by paying the Company a termination fee equal to the present value of the remaining payments through October 30, 2027, discounted at 10%. In addition, CEI is obligated to pay a pro rata portion of the termination fee to the extent it sells a portion of its equity interest in Americold; and (iii) VCPP was dissolved. The Company has the right to appoint three of the five members to Americold s Board of Trustees. Consequently, the Company is deemed to exercise control over Americold and, on November 18, 2004, the Company began to consolidate the operations and financial position of Americold into its accounts and no longer accounts for its investment on the equity method.

AmeriCold Logistics, headquartered in Atlanta, Georgia, provides the food industry with refrigerated warehousing and transportation management services. Refrigerated warehouses are comprised of production, distribution and public facilities. In addition, AmeriCold Logistics manages facilities owned by its customers for which it earns fixed and incentive fees. Production facilities typically serve one or a small number of customers, generally food processors that are located nearby. Customers store large quantities of processed or partially processed products in these facilities until they are shipped to the next stage of production or distribution. Distribution facilities primarily warehouse a wide variety of customers finished products until future shipment to end-users. Each distribution facility generally services the surrounding regional market. Public facilities generally serve the needs of local and regional customers under short-term agreements. Food manufacturers and processors use these facilities to store capacity overflow from their production, backhaul coordination, freight bill auditing, network flow management, order consolidation and distribution channel assessment. AmeriCold Logistics temperature controlled logistics expertise and access to both frozen food warehouses and distribution channels enable its customers to respond quickly and efficiently to time-sensitive orders from distributors and retailers.

AmeriCold Logistics customers consist primarily of national, regional and local frozen food manufacturers, distributors, retailers and food service organizations. Below is a listing of customers which accounted for 2% or more of AmeriCold Logistics revenue in 2004:

(Amounts in thousands)		2004 Revenues	Percentage of Temperature Controlled Logistics Revenues	
H.J. Heinz & Co.	\$	111,872	16.09	70
Con-Agra Foods, Inc.		79,192	11.39	76
Altria Group Inc. (Kraft Foods).		46,825	6.7 9	70
Sara Lee Corp.		34,913	5.09	70
Tyson Foods, Inc.		27,757	4.0	70
General Mills		27,057	3.99	70
Schwan Corporation		23,690	3.49	76
McCain Foods, Inc.		22,187	3.29	70

On November 18, 2004, Tony Schnug became Chief Executive Officer of Americold. Mr. Schnug is a partner of The Yucaipa Companies responsible for conducting due diligence of potential acquisitions and oversees management of portfolio companies on strategy and operational issues. Previously, Mr. Schnug was an executive officer of Yucaipa portfolio companies including Fred Meyer, Ralphs and Food 4 Less with responsibilities covering logistics, manufacturing and construction.

The following table sets forth certain information for the Temperature Controlled Logistics properties as of December 31, 2004:

Property	Cubic Feet		Square Feet
	(in millions)		(in thousands)
			· · · · · · · · · · · · · · · · · · ·
ALABAMA			
Birmingham	2	.0	85.6
Montgomery	2	.5	142.0
Gadsden(1)	4	.0	119.0
Albertville	2	.2	64.5
	10	.7	411.1
ARIZONA			
Phoenix	2	.9	111.5
ARKANSAS			
Fort Smith	1	.4	78.2
West Memphis	5	.3	166.4
Texarkana	4	.7	137.3
Russellville	5	.6	164.7
Russellville	9	.5	279.4
Springdale	6	.6	194.1
	33	.1	1,020.1
CALIFORNIA			
Ontario(1)	8	.1	279.6
Fullerton(1)	2	.8	107.7
Pajaro(1)	1	.4	53.8
Turlock	2	.5	108.4
Watsonville(1)	5	.4	186.0
Turlock	3	.0	138.9
Ontario	1	.9	55.9
	25	.1	930.3
COLORADO			
Denver	2	.8	116.3
FLORIDA			
Tampa	0	.4	22.2
Plant City	0	.8	30.8
Bartow	1	.4	56.8
Tampa	2	.9	106.0
Tampa(1)	1	.0	38.5
	6	.5	254.3
GEORGIA			
Atlanta	11	.1	476.7
Atlanta	2	.9	157.1
Augusta	1		48.3
Atlanta	11		334.7
Atlanta		.0	125.7
Montezuma		.2	175.8
Atlanta		.9	201.6

Thomasville	6.9		202.9
	49.5		1,722.8
IDAHO			
Burley	10.7		407.2
Nampa	8.0		364.0
	18.7		771.2
ILLINOIS			
Rochelle	6.0		179.7
East Dubuque	5.6		215.4
	11.6		395.1
INDIANA			
Indianapolis	9.1		311.7
IOWA			
Fort Dodge	3.7	_	155.8
Bettendorf	8.8	Ц	336.0
	12.5		491.8
KANSAS			
Wichita	2.8		126.3
Garden City	2.2		84.6
	5.0	_	210.9
KENTUCKY			
Sebree	2.7	_	79.4
MAINE	1.0	-	151.6
Portland	1.8		151.6
MASSACHUSETTS Gloucester	1.9		95.5
Gloucester	0.3	-	93.3
Gloucester	2.8		95.2
Gloucester	2.8		126.4
Boston	3.1		218.0
Boston	10.5		548.7
MINNESOTA	10.5		5 10.7
Park Rapids (50% interest)	3.0		86.8
	5.0		00.0
MISSOURI			
Marshall	4.8		160.8
Carthage	42.0		2,564.7
	46.8		2,725.5
MISSISSIPPI			,
West Point	4.7		180.8
NEBRASKA			
Fremont	2.2		84.6
Grand Island	2.2		105.0
	4.4		189.6
NEW YORK			
Syracuse	11.8		447.2

Property	Cubic Feet		Square Feet
	(in millions)		(in thousands)
NORTH CAROLINA			
Charlotte	1.0)	58.9
Charlotte	4.1		164.8
Tarboro	4.9)	147.4
	10.0)	371.1
OHIO			
Massillon	5.5	5	163.2
OKLAHOMA			
Oklahoma City	0.7	7	64.1
Oklahoma City	1.4	Ļ	74.1
	2.1		138.2
OREGON			
Hermiston	4.0)	283.2
Milwaukee	4.7	7	196.6
Salem	12.5	5	498.4
Woodburn	6.3	_	277.4
Brooks	4.8	3	184.6
Ontario	8.1	_	238.2
	40.4		1,678.4
PENNSYLVANIA			,
Leesport	5.8	3	168.9
Fogelsville	21.6		683.9
	27.4		852.8
SOUTH CAROLINA			
Columbia	1.6	5	83.7
COTWITCH			
SOUTH DAKOTA			
Sioux Falls	2.9)	111.5
TENNESSEE			
Memphis	5.6	5	246.2
Memphis	0.5		36.8
Murfreesboro	4.5	_	106.4
	10.6		389.4
TEXAS	10.0		507.1
Amarillo	3.2	,	123.1
Fort Worth	3.4	_	102.0
	6.6	-	225.1
UTAH	0.0	,	225.1
Clearfield	8.6		358.4
Cleanicid	0.0	,	550.4
VIRGINIA		+	
Norfolk	10	5	83.0
	1.9		200.0
Strasburg	6.8		
WASHINGTON	8.7	-	283.0
WASHINGTON Durlington		7	104.0
Burlington	4.7		194.0

Moses Lake	7.3	302.4
Walla Walla	3.1	140.0
Connell	5.7	235.2
Wallula	1.2	40.0
Pasco	6.7	209.0
	28.7	1,120.6
WISCONSIN		
Tomah	4.6	161.0
Babcock	3.4	111.1
Plover	9.4	358.4
	17.4	630.5
Total Temperature Controlled Logistics Properties	443.7	17,562.6

(1) Leasehold interest.

On February 5, 2004, Americold completed a \$254,400,000 mortgage financing for 21 of its owned and seven of its leased temperature-controlled warehouses. The loan bears interest at LIBOR plus 2.95% (with a LIBOR floor of 1.5% with respect to \$54,400,000 of the loan) and requires principal payments of \$5,000,000 annually. The loan matures in April 2009 and is pre-payable without penalty after February 5, 2006. The net proceeds were approximately \$225,000,000 after providing for usual escrows, closing costs and the repayment of \$12,900,000 of existing mortgages on two of the warehouses, of which \$135,000,000 was distributed to the Company and the remainder was distributed to its partner, CEI. As at December 31, 2004, all except two of Americold s properties are encumbered under cross-collateralized mortgage loans aggregating \$733,740,000.

Alexander s

The Company owns 33% of Alexander s outstanding common shares. The following table shows the location, approximate size and leasing status of each of the properties owned by Alexander s as of December 31, 2004.

Location	Land Area in Square Feet or Acreage	Building Area/ Number of Floors		Percent Leased		Significant Tenants		cumbrances thousands)
Operating Properties								
New York:								
731 Lexington Avenue Manhattan:	84,420 SF					Bloomberg The Home Depot The Container Store		
Office and Retail		1,052,000/31		84.9	%	Hennes & Mauritz	\$	465,168
Residential condominiums		248,000/24						
		1,300,000/55						
Kings Plaza Regional Shopping Center-Brooklyn	24.3 acres	759,000/2 and 4	(1)(2)	98.1	%	Sears		213,699
						123 Mall Tenants		
Rego Park I-Queens	4.8 acres	351,000/3	(1)	100.0	%	Sears		81,661
						Circuit City Bed, Bath & Beyond Marshalls		
Flushing-Queens(3)	44.975 SF	177,000/4	(1)	0	%			
New Jersey:								
Paramus-New Jersey	30.3 acres			100.0	%	IKEA Property, Inc.		68.000
		2,587,000				yy, 		
Development Property		, , , , , , , , , , , , , , , , , , , ,						
Rego Park II-Queens	10.0 acres							

(1) Excludes parking garages.

(2) Excludes 339,000 square foot Macy s store, owned and operated by Federated Department Stores, Inc.

(3) Leased by Alexander s through January 2027.

731 Lexington Avenue

731 Lexington Avenue is a 1.3 million square foot multi-use building. The building contains approximately 885,000 net rentable square feet of office space, approximately 174,000 net rentable square feet of retail space and approximately 248,000 net saleable square feet of residential space consisting of 105 condominium units (through a taxable REIT subsidiary (TRS)). Of the construction budget of \$630,000,000 (which excludes \$29,000,000 for development and guarantee fees to the Company), \$489,400,000 has been expended through December 31, 2004 and an additional \$23,500,000 has been committed at December 31, 2004. Construction is expected to be completed by the end of 2005.

As of December 31, 2004, Alexander s has leased 697,000 square feet of office space to Bloomberg L.P. and 144,000 square feet of retail space to, among others, The Home Depot (excluding 14,800 square feet of the mezzanine also leased to The Home Depot), Hennes & Mauritz and The Container Store. On January 25, 2005, Alexander s leased an additional 176,000 square feet of office space to Citibank N.A. As a result, 100% of the property s 885,000 square feet of office space has been leased.

The offering plan for the residential space, as amended for price increases through December 31, 2004, would produce an aggregate sale price of \$500,000,000 (reflecting the value of existing contracts and the offering price for the remaining units). As of December 31, 2004, Alexander s has received deposits of \$64,060,000 on sales of the condominium units. On January 24, 2005 the offering plan was declared effective by the State of New York at which time 83 units were under sales contract. Alexander s expects to close on these sales during 2005 and recognize approximately \$38,000,000 of income after taxes of which \$32,000,000 will be recognized in the first quarter using the percentage-of-completion method. The Company s share of the income to be recognized in the first quarter is \$10,560,000.

On February 13, 2004, Alexander s completed a \$400,000,000 mortgage financing on the office space of its Lexington Avenue development project. The loan bears interest at 5.33%, matures in February 2014 and beginning in the third year, provides for principal payments based on a 25-year amortization schedule such that over the remaining eight years of the loan, ten years of amortization will be paid. Of the loan proceeds, \$253,529,000 was used to repay the entire amount outstanding under the construction loan. The construction loan was modified so that the remaining availability is \$237,000,000, which was approximately the amount estimated to complete the Lexington Avenue development project. The interest rate on the construction loan is LIBOR plus 2.5% (4.92% at December 31, 2004) and matures in January 2006, with two one-year extensions. The collateral for the construction loan is the same, except that the office space has been removed from the lien. Further, the construction loan permits the release of the retail space for a payment of \$15,000,000 and requires all proceeds from the sale of the residential condominium units to be applied to the construction loan balance until it is finally repaid.

The Company guaranteed to the 731 Lexington Avenue construction lender, the lien free, timely completion of the construction of the project and funding of project costs in excess of a stated budget, if not funded by Alexander s (the Completion Guarantee). The \$6,300,000 estimated fee payable by Alexander s to the Company for the Completion Guarantee is 1% of construction costs (as defined). Based upon the current status of construction, management does not anticipate a requirement to fund pursuant to this completion guarantee.

The Newkirk Master Limited Partnership

In 1998, the Company and affiliates of Apollo Real Estate Investment Fund III, L.P. (Apollo) formed a joint venture (30% owned by the Company and 70% owned by Apollo) (Newkirk JV) to acquire general and limited partnership interests in a portfolio of 104 partnerships, which own triple net leased properties. Since its formation, Newkirk JV has acquired equity interests in the above partnerships, which own approximately 19.6 million square feet of real estate and acquired certain first and second mortgages (Contract Rights) secured by a portion of these properties. On January 1, 2002, Newkirk JV completed a merger of 91 of the partnerships as well as the other assets it owned relating to the other 13 partnerships into The Newkirk Master Limited Partnership (MLP). The partnerships were merged into MLP to create a vehicle to enable the partners to have greater access to capital and future investment opportunities. In connection with the merger, the Company received limited partner interests in the MLP equal to an approximate 21.1% interest and Apollo received limited partner interests in the MLP equal to an approximate 54.5% interest. At December 31, 2004, the Company has a 22.4% interest in the MLP. Newkirk JV is the general partner of the MLP.

The Company s share of the MLP and the joint venture debt was approximately \$213,688,000 at December 31, 2004.

The following table sets forth a summary of the real estate owned throughout the United States by the MLP:

	Number of Properties	Square Feet	
Office	36	7,352,000	
Retail	151	5,427,000	
Other	21	5,257,000	
	208	18,036,000	

As of December 31, 2004, the occupancy rate of the MLP s properties is 98.6%.

The primary lease terms range from 20 to 25 years from their original commencement dates with rents, typically above market, which fully amortize the first mortgage debt on the properties. In addition, tenants generally have multiple renewal options, with rents, on average, below market.

Below is a listing of tenants which accounted for 2% or more of the MLP s revenues in 2004:

	Square Feet	2004	
Tenant	Leased	Revenues	Percentage
Raytheon	2,287,000	\$ 40,421,000	15.8 %
Albertson s Inc.	2,810,000	26,683,000	10.4 %
The Saint Paul Co.	530,000	25,532,000	9.9%
Honeywell	728,000	19,799,000	7.7 %
Federal Express	592,000	14,812,000	5.8%
Owens-Illinois	707,000	13,363,000	5.2%
Entergy Gulf States	489,000	12,212,000	4.8 %
Safeway Inc.	736,000	8,543,000	3.3 %
Hibernia Bank	403,000	8,196,000	3.2 %
Nevada Power Company	282,000	7,189,000	2.8 %
The Kroger Company	474,000	6,920,000	2.7 %
Xerox	379,000	5,940,000	2.3 %
Cheeseborough/Ragu	484,000	5,541,000	2.2 %
Stater Bros Markets	668,000	5,352,000	2.1 %

The following table sets forth lease expirations for each of the next 10 years, as of December 31, 2004, assuming that none of the tenants exercise their renewal options.

	Number of Expiring	Square Feet of	Percentage of		Annual Escalated Rent of Expiring Leases				
Year	Leases	Expiring Leases	MLP Square Feet		Total		Per Square Foot		
2005	19	792,000	1.5	%	\$ 4,642,000		\$	5.86	
2006	28	2,298,000	10.1	%	26,726,000			11.63	
2007	32	3,005,000	14.5	%	37,460,000			12.46	
2008	63	6,791,000	40.7	%	103,773,000			15.28	
2009	44	2,685,000	24.3	%	57,261,000			21.33	
2010	5	1,006,000	1.9	%	4,542,000			4.52	
2011	4	267,000	1.3	%	3,373,000			12.65	
2012	9	395,000	1.2	%	3,187,000			8.07	
2013	1	40,000	0.3	%	870,000			21.96	
2014	1	282,000	2.7	%	7,189,000			25.49	

Hotel Pennsylvania

The Hotel Pennsylvania is located in New York City on Seventh Avenue opposite Madison Square Garden and consists of a hotel portion containing 1,000,000 square feet of hotel space with 1,700 rooms and a commercial portion containing 400,000 square feet of retail and office space. The following table presents rental information for the Hotel:

						Yea	r Er	nded Deceml	ber 3	1,				
			2004		2003			2002			2001		2000	
Hotel:														
Average occupancy rate			78.9	%	63.7	%		64.7	%		63.0	%	76.0	%
Average daily rate	9	\$	97.36		\$ 89.12		\$	89.44		\$	110.00		\$ 114.00	(
Revenue per available room	9	5	77.56		\$ 58.00		\$	58.00		\$	70.00		\$ 87.00	
	1													
Commercial:														
Office space:														
Average occupancy rate			39.7	%	39.7	%		47.8	%		51.3	%	63.0	%
Annual rent per square feet	e.	\$	10.04		\$ 9.92		\$	13.36		\$	16.39		\$ 17.00	
Retail space:														
Average occupancy rate			90.7	%	89.8	%		92.6	%		56.2	%	85.0	%
Annual rent per square feet	9	\$	29.67		\$ 28.11		\$	28.06		\$	41.00		\$ 45.00	

GMH Communities L.P.

At December 31, 2004, the Company has a 12.25% interest in GMH Communities L.P. (GMH), resulting from the Company s conversion of warrants into 6.7 million limited partnership units of GMH Communities LP on November 3, 2004. In addition, the Company holds warrants to purchase an additional 5.6 million limited partnership units of GMH or common shares of GMH Communities Trust (GCT) at a price of \$8.99 per unit or share through May 2, 2006. See page 7 for further details. GMH owns 30 student housing properties, aggregating 7.8 million square feet and 19,085 beds, and manages an additional 20 properties that serve colleges and universities throughout the United States. In addition, GMH manages 51 military housing projects containing 101,216 units under long-term agreements with the United States Government. GMH has \$359,276,000 of debt outstanding at December 31, 2004, of which the Company s share is \$44,011,000.

Dry Warehouse/Industrial Properties

The Company s dry warehouse/industrial properties consist of seven buildings in New Jersey containing approximately 1.7 million square feet. The properties are encumbered by two cross-collateralized mortgage loans aggregating \$48,385,000 as of December 31, 2004. Average lease terms range from three to five years. The following table sets forth the occupancy rate and average annual rent per square foot at the end of each of the past five years.

As of December 31,	Occupancy Rate		1	rage Annual Rent Per Juare Foot	
2004	88	%(1)	\$	3.96	(1)
2003	88	%(1)		3.86	(1)
2002	95	%		3.81	
2001	100	%		3.67	
2000	90	%		3.52	

400 North LaSalle

The 400 North LaSalle venture was formed in July 2001, to develop a 381,000 square foot, high-rise residential tower with an attached parking garage in Chicago Illinois, containing 452 apartments. Under the agreement the Company contributed 92% of the equity and is entitled to receive 85% of the profits. The development of the residential tower and garage was substantially completed and phased into service as of January 2004 and is 90.0% occupied as of December 31, 2004. As of December 31, 2004, the Company has classified this asset as held for sale on its consolidated balance sheets and the related revenues and expenses as discontinued operations on the consolidated statements of operations.

⁽¹⁾ Excludes the Company's East Brunswick industrial warehouse. In November 2002, the Company entered into an agreement to ground lease the East Brunswick industrial property to Lowe's. In connection therewith, the Company is razing the 326,000 square foot warehouse and Lowe's will construct its own retail store on the site.

ITEM 3. LEGAL PROCEEDINGS

The Company is from time to time involved in legal actions arising in the ordinary course of its business. In the opinion of management, after consultation with legal counsel, the outcome of such matters, including in respect of the matter referred to below, is not expected to have a material adverse effect on the Company s financial position or results of operation.

Stop & Shop

On January 8, 2003, Stop & Shop filed a complaint with the United States District Court for the District of New Jersey (USDC-NJ) claiming the Company has no right to reallocate and therefore continue to collect the \$5,000,000 of annual rent from Stop & Shop pursuant to the Master Agreement and Guaranty, because of the expiration of the East Brunswick, Jersey City, Middletown, Union and Woodbridge leases to which the \$5,000,000 of additional rent was previously allocated. Stop & Shop asserted that a prior order of the Bankruptcy Court for the Southern District of New York dated February 6, 2001, as modified on appeal to the District Court for the Southern District of New York on February 13, 2001, froze the Company s right to re-allocate which effectively terminated the Company s right to collect the additional rent from Stop & Shop. On March 3, 2003, after the Company moved to dismiss for lack of jurisdiction, Stop & Shop voluntarily withdrew its complaint. On March 26, 2003, Stop & Shop filed a new complaint in New York Supreme Court, asserting substantially the same claims as in its USDC-NJ complaint. On April 9, 2003, the Company moved the New York Supreme Court action to the United States District Court for the Southern District of New York. Stop & Shop moved to remand and both sides moved for summary judgment. On June 30, 2003, the District Court ordered that the case be placed in suspense and ordered the parties to proceed with a motion for interpretation that the Company made in the United States Bankruptcy Court for the Southern District of New York. On July 24, 2003, the Bankruptcy Court referred the motion to mediation. The mediation concluded in June 2004 without resolving the dispute. On June 9, 2004, after reconvening the hearing on the Company s motion for interpretation, the Bankruptcy Court entered an order abstaining from hearing the Company s motion. On June 17, 2004, the Company filed a notice of appeal from the Bankruptcy Court s order to the District Court. On January 19, 2005, the District Court issued a decision affirming the Bankruptcy Court s decision and remanded the removed action to the New York Supreme Court. The Company believes that the additional rent provision of the guaranty expires at the earliest in 2012 and will vigorously oppose Stop & Shop s complaint.

Vornado Operating Company

In November 2004, a class action shareholder derivative lawsuit was brought in the Delaware Court of Chancery against Vornado Operating Company (Vornado Operating), its directors and the Company. The lawsuit sought to enjoin the dissolution of Vornado Operating, rescind the previously completed sale of AmeriCold Logistics (owned 60% by Vornado Operating) to Americold Realty Trust (owned 60% by the Company) and damages. In addition, the plaintiffs claimed that the Vornado Operating directors breached their fiduciary duties. On November 24, 2004, a stipulation of settlement was entered into under which the Company agreed to settle the lawsuit with a payment of approximately \$4.5 million or about \$1 per Vornado Operating share or partnership unit before litigation expenses. The proposed settlement payment would be in addition to the liquidation distribution of \$2 per Vornado Operating share or unit that Vornado Operating made to its equity-holders when it dissolved on December 29, 2004. On January 20, 2005, the Delaware Court of Chancery postponed deciding upon the proposed settlement and requested further but limited information before holding an additional hearing regarding the settlement, which has been scheduled for March 2005. The Company has accrued the proposed settlement payment and related legal costs as part of general and administrative expense in the fourth quarter of 2004. The Company believes that the ultimate outcome of this matter will not have a material effect on the Company s consolidated financial statements.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

No matters were submitted to a vote of security holders during the fourth quarter of the year ended December 31, 2004.

EXECUTIVE OFFICERS OF THE REGISTRANT

The following is a list of the names, ages, principal occupations and positions with Vornado of the executive officers of Vornado and the positions held by such officers during the past five years. All executive officers of Vornado have terms of office that run until the next succeeding meeting of the Board of Trustees of Vornado following the Annual Meeting of Shareholders unless they are removed sooner by the Board.

Name	Age	PRINCIPAL OCCUPATION, POSITION AND OFFICE (current and during past five years with Vornado unless otherwise stated)
Steven Roth	63	Chairman of the Board, Chief Executive Officer and Chairman of the Executive Committee of the Board; the Managing General Partner of Interstate Properties, an owner of shopping centers and an investor in securities and partnerships; Chief Executive Officer of Alexander s, Inc. since March 1995, a Director since 1989, and Chairman since May 2004.
Michael D. Fascitelli	48	President and a Trustee since December 1996; President of Alexander s Inc. since August 2000 and Director since December 1996; Partner at Goldman, Sachs & Co. in charge of its real estate practice from December 1992 to December 1996; and Vice President at Goldman, Sachs & Co., prior to December 1992.
Melvyn H. Blum	58	Executive Vice President-Development since January 2000; Senior Managing Director at Tishman Speyer Properties in charge of its development activities in the United States from July 1998 to January 2000; and Managing Director of Development and Acquisitions at Tishman Speyer Properties prior to July 1998.
Michelle Felman	42	Executive Vice President-Acquisitions since September 2000; Independent Consultant to Vornado from October 1997 to September 2000; Managing Director-Global Acquisitions and Business Development of GE Capital from 1991 to July 1997.
David R. Greenbaum	53	President of the New York City Office Division since April 1997 (date of the Company s acquisition); President of Mendik Realty (the predecessor to the New York City Office Properties Division) from 1990 until April 1997.
Christopher Kennedy	41	President of the Merchandise Mart Division since September 2000; Executive Vice President of the Merchandise Mart Division from April 1998 to September 2000; Executive Vice President of Merchandise Mart Properties, Inc. from 1994 to April 1998.
Joseph Macnow	59	Executive Vice President-Finance and Administration since January 1998 and Chief Financial Officer since March 2001; Vice President-Chief Financial Officer of the Company from 1985 to January 1998; Executive Vice President and Chief Financial Officer of Alexander s, Inc. since August 1995.
Sandeep Mathrani	42	

		Executive Vice President-Retail Real Estate since March 2002; Executive Vice President, Forest City Ratner from 1994 to February 2002.
Mitchell N. Schear	46	President of Charles E. Smith Commercial Realty since April 2003; President of Kaempfer Company from 1998 to April 2003 (date acquired by the Company).
Wendy Silverstein	44	Executive Vice President-Capital Markets since April 1998; Senior Credit Officer of Citicorp Real Estate and Citibank, N.A. from 1986 to 1998.
Robert H. Smith	76	Chairman of Charles E. Smith Commercial Realty since January 2002 (date acquired by the Company); Co-Chief Executive Officer and Co-Chairman of the Board of Charles E. Smith Commercial Realty L.P. (the predecessor to Charles E. Smith Commercial Realty) prior to January 2002.

PART II

ITEM 5. MARKET FOR THE REGISTRANT S COMMON EQUITY, RELATED SHAREHOLDER MATTERS AND ISSUER PURCHASES OF EQUITY SECURITIES

Vornado s common shares are traded on the New York Stock Exchange under the symbol VNO.

Quarterly closing price ranges of the common shares and dividends paid per share for the years ended December 31, 2004 and 2003 were as follows:

		De	[.] Ended er 31, 2004	Ļ					De	ar Ended ber 31, 200	3			
Quarter	High		Low		Div	vidends		High		Low		Di	vidends	
1 st	\$ 60.48		\$ 53.16		\$.87	(1)	\$ 38.35		\$ 33.30		\$.68	
2 nd	60.87		48.09			.71		45.15		36.17			.68	,
3 rd	65.30		57.06			.71		48.25		43.37			.68	
4 th	76.40		64.05			.76		55.84		48.05			.87	(1)

(1) Comprised of a regular quarterly dividend of \$.71 per share and a special capital gain cash dividend of \$.16 per share.

On February 1, 2005, there were 1,626 holders of record of the Company s common shares.

Recent Sales of Unregistered Securities

During 2003 and 2002 the Company issued 737,212 and 176,848 common shares, respectively, upon the redemption of Class A units of the Operating Partnership held by persons who received units in private placements in earlier periods in exchange for their interests in limited partnerships that owned real estate. The common shares were issued without registration under the Securities Act of 1933 in reliance on Section 4(2) of that Act.

Information relating to compensation plans under which equity securities of the Company are authorized for issuance is set forth under Part III, Item 12 of this annual report on Form 10-K/A and such information is incorporated herein by reference.

ITEM 6. SELECTED FINANCIAL DATA:

						Year	End	ed December	: 31,	-		_		
(in thousands, except share and per share amounts)		2004(2)			2003			2002(3)			2001			2000
Operating Data:														
Revenues:														
Property rentals	\$	1,344,812		\$	1,256,073		\$	1,204,349		\$	813,089		\$	666,248
Tenant expense reimbursements	Ψ	191,059		Ψ	179,115		Ψ	154,727		Ψ	129,013		Ψ	116,422
Temperature Controlled Logistics		87,428			179,115			134,727			129,015			110,422
Fee and other income		83,963			62,795			27,718			10,059			9,753
		,,			,.,.			,,						,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Total Revenues		1,707,262			1,497,983			1,386,794			952,161			792,423
Expenses:								, , ,			,			, í
Operating		679,790			581,550			517,958			385,449			305,141
Depreciation and amortization		242,914			213,679			197,704			120,614			96,116
General and administrative		145,218			121,857			100,035			71,716			47,093
Amortization of officer s deferred compensation expense								27,500						
Costs of acquisitions and development														
not consummated		1,475						6,874			5,223			
Total Expenses		1,069,397			917,086			850,071			583,002			448,350
Operating Income		637,865			580,897			536,723			369,159			344,073
Income applicable to Alexander s		8,580			15,574			29,653			25,718			17,363
Income from partially-owned entities		43,381			67,901			44,458			80,612			86,654
Interest and other investment income		203,995			25,397			31,678			54,385			32,809
Interest and debt expense		(241,968)		(228,860)		(232,891)		(167,430)		(164,325)
Net gain (loss) on disposition of wholly-owned and partially-owned assets other than depreciable real estate		19,775			2,343			(17,471)		(8,070)		
Minority interest:														
Perpetual preferred unit distributions		(69,108)		(72,716			(72,500)		(70,705			(62,089)
Minority limited partnership earnings		(88,091)		(105,132			(64,899)		(39,138	ľ		(38,230)
Partially-owned entities		(109	ć		(1,089)		(3,534)		(2,520)		(1,965)
Income from continuing operations		514,320			284,315			251,217			242,011			214,290
Income from discontinued operations		78,597			176,388			11,815			25,837			19,791
Cumulative effect of change in								(20.120			(1.110			
accounting principle	_	502.017			460 702			(30,129)		(4,110			222.001
Net income		592,917			460,703			232,903			263,738			233,991
Preferred share dividends		(21,920)		(20,815)		(23,167)		(36,505)		(38,690)
Net income applicable to common shares	\$	570,997		\$	439,888		\$	209,736		\$	227,233		\$	195,301
Income from continuing operations - basic	\$	3.93		\$	2.35		\$	2.15		\$	2.31		\$	2.03
Income from continuing operations - diluted	\$	3.75		\$	2.29		\$	2.07		\$	2.23		\$	1.98
Income per share-basic	\$	4.56		\$	3.92		\$	1.98		\$	2.55		\$	2.26

Income per share-diluted	\$ 4.35	\$	3.80	\$	1.91	\$	2.47	\$	2.20
Cash dividends declared for common shares	\$ 3.05	\$	2.91	\$	2.66	\$	2.63	\$	1.97
Balance Sheet Data:									
Total assets	\$ 11,580,517	\$	9,518,928	\$	9,018,179	\$	6,777,343	\$	6,403,210
Real estate, at cost	9,718,845		7,629,736		7,217,515		4,426,560		4,220,307
Accumulated depreciation	1,404,441		867,177		701,327		485,447		375,730
Debt	4,936,633		4,039,542		4,073,253		2,477,173		2,688,308
Shareholders equity	4,012,741		3,077,573		2,627,356		2,570,372		2,078,720

	I					Year	·Enc	ded Decembe	r 31,			
(Amounts in thousands)		2	004(2)		2003			2002(3)		2001		2000
Other Data:												
Funds From Operations (FFO)(1):												
Net income		\$	592,917		\$ 460,703		\$	232,903		\$ 263,738		\$ 233,991
Cumulative effect of change in accounting principle								30,129		4,110		
Depreciation and amortization of real property			228,298		208,624			195,808		119,568		97,744
Net gain on sale of real estate			(75,755)	(161,789)				(12,445)	(10,965)
Net gain from insurance settlement and condemnation proceedings										(3,050)	
Proportionate share of adjustments to equity in net income of partially-owned entities to arrive FFO:												
Depreciation and amortization of real property			49,440		54,762			51,881		65,588		68,743
Net gains on sale of real estate			(3,048)	(6,733)		(3,431)	(6,298)	
Minority interest s share of above adjustments			(27,991)	(20,080)		(50,498)	(19,679)	(19,159)
FFO			763,861		535,487			456,792		411,532		370,354
Preferred dividends			(21,920)	(20,815)		(23,167)	(36,505)	(38,690)
FFO applicable to common shares			741,941		514,672			433,625		375,027		331,664
Series B-1 and B-2 convertible preferred unit distributions			4,710									
Series A convertible preferred dividends			1,068		3,570			6,150		19,505		21,689
Series E-1 convertible preferred unit distributions			1,581									
Series F-1 convertible preferred unit distributions			743									
FFO applicable to common shares plus assumed conversions(1)		\$	750,043		\$ 518,242		\$	439,775		\$ 394,532		\$ 353,353

FFO is computed in accordance with the definition adopted by the Board of Governors of the National (1)Association of Real Estate Investment Trusts (NAREIT). NAREIT defines FFO as net income or loss determined in accordance with Generally Accepted Accounting Principles (GAAP), excluding extraordinary items as defined under GAAP and gains or losses from sales of previously depreciated operating real estate assets, plus specified non-cash items, such as real estate asset depreciation and amortization, and after adjustments for unconsolidated partnerships and joint ventures. FFO and FFO per diluted share are used by management, investors and industry analysts as supplemental measures of operating performance of equity REITs. FFO and FFO per diluted share should be evaluated along with GAAP net income and income per diluted share (the most directly comparable GAAP measures), as well as cash flow from operating activities, investing activities and financing activities, in evaluating the operating performance of equity REITs. Management believes that FFO and FFO per diluted share are helpful to investors as supplemental performance measures because these measures exclude the effect of depreciation, amortization and gains or losses from sales of real estate, all of which are based on historical costs which implicitly assumes that the value of real estate diminishes predictably over time. Since real estate values instead have historically risen or fallen with market conditions, these non-GAAP measures can facilitate comparisons of operating performance between periods and among other equity REITs. FFO does not represent cash generated from operating activities in accordance with GAAP and is not necessarily indicative of cash available to fund cash needs as disclosed in the Company s Statements of Cash Flows. FFO should not be considered as an alternative to net income as an indicator of the Company s operating performance or as an alternative to cash flows as a measure of liquidity.

(2) Operating results for the year ended December 31, 2004, reflect the consolidation of the Company s investment in Americold Realty Trust beginning on November 18, 2004. Previously, this investment was accounted for on the equity method.

(3) Operating results for the year ended December 31, 2002, reflect the Company s January 1, 2002 acquisition of the remaining 66% of Charles E. Smith Commercial Realty L.P. (CESCR) and the resulting consolidation of CESCR s operations.

ITEM 7. MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

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The discussion of cash flows in the Liquidity and Capital Resources section of Management s Discussion and Analysis of Financial Condition and Results of Operations for the years ended December 31, 2004, 2003 and 2002 reflects a restatement of \$16,740,000, \$6,666,000 and \$65,197,000 in the Company s consolidated statements of cash flows, respectively, to reclassify these amounts from net cash used in investing activities to net cash provided by operating activities as they relate to distributions of income received from investments in partially-owned entities accounted for on the equity method. The restatement does not affect the total net change in cash and cash equivalents for each of the three years in the period ended December 31, 2004 and has no impact on the Company s consolidated balance sheets, consolidated statements of income or the related income per share amounts. It also has no impact on the non-GAAP measure of funds from operations which is described on page 103.

Overview

The Company owns and operates office, retail and showroom properties with large concentrations of office and retail properties in the New York City metropolitan area and in the Washington, D.C. and Northern Virginia area. In addition, the Company has a 47.6% interest in an entity that owns and operates 88 cold storage warehouses nationwide.

The Company s business objective is to maximize shareholder value. The Company s measures its success in meeting this objective by the total return to its shareholders. Below is a table comparing the Company s performance to the Morgan Stanley REIT Index (RMS) for the following periods ending December 31, 2004:

	Total R	Return(1)
	Vornado	RMS
One-year	46.5 %	31.5%
Three-years	114.8 %	86.4%
Five-years	207.3 %	166.6%
Ten-years	612.5 %	284.8%(2)

(1) Past performance is not necessarily indicative of how the Company will perform in the future.

(2) From inception on July 25, 1995

The Company intends to continue to achieve its business objective by pursuing its investment philosophy and executing its operating strategies through:

Maintaining a superior team of operating and investment professionals and an entrepreneurial spirit.

Investing in properties in select markets, such as New York City and Washington, D.C., where we believe there is high likelihood of capital appreciation.

Acquiring quality properties at a discount to replacement cost and where there is a significant potential for higher rents.

Investing in retail properties in select under-stored locations such as the New York City metropolitan area.

Developing/redeveloping the Company s existing properties to increase returns and maximize value.

The Company competes with a large number of real estate property owners and developers. Principal factors of competition are rent charged, attractiveness of location and quality and breadth of services provided. The Company s success depends upon, among other factors, trends of the national and local economies, financial condition and operating results of current and prospective tenants and customers, availability and cost of

capital, construction and renovation costs, taxes, governmental regulations, legislation and population trends. Economic growth has been fostered, in part, by low interest rates, Federal tax cuts, and increases in government spending. To the extent economic growth stalls, the Company may experience lower occupancy rates which may lead to lower initial rental rates, higher leasing costs and a corresponding decrease in net income, funds from operations and cash flow. Alternatively, if economic growth is sustained, the Company may experience higher occupancy rates and higher interest rates causing an increase in the Company sweighted average cost of capital and a corresponding effect on net income, funds from operations and cash flow.

2004 Acquisitions

During the year ended December 31, 2004, the Company completed \$328,600,000 of acquisitions and investments in real estate, of which \$246,600,000 related to the retail segment. In addition, the Company made \$183,400,000 of mezzanine loans during 2004 which increased the outstanding balance of Notes and Mortgage Loans Receivable to \$440,186,000 at December 31, 2004. Following are the details of these transactions.

On February 3, 2004, the Company acquired the Forest Plaza Shopping Center for approximately \$32,500,000, of which \$14,000,000 was paid in cash and \$18,500,000 was debt assumed. Forest Plaza is a 165,000 square foot shopping center located in Staten Island, New York.

Overview - continued

On March 19, 2004, the Company acquired a 62,000 square foot free-standing retail building located at 25 W. 14th Street in Manhattan for \$40,000,000 in cash.

On July 1, 2004, the Company acquired the Marriott hotel located in its Crystal City office complex from a limited partnership in which Robert H. Smith and Robert P. Kogod, trustees of the Company, together with family members own approximately 67 percent. The purchase price of \$21,500,000 was paid in cash. The hotel contains 343 rooms and is leased to an affiliate of Marriott International, Inc. until July 31, 2015, with one 10-year extension option. The land under the hotel was acquired in 1999.

On July 29, 2004, the Company acquired a real estate portfolio containing 25 supermarkets for \$65,000,000 in cash. These properties, all of which are all located in Southern California and contain an aggregate of approximately 766,000 square feet, were purchased from the Newkirk MLP, in which the Company currently owns a 22.4% interest. The supermarkets are net leased to Stater Brothers for an initial term expiring in 2008, with six 5-year extension options. Stater Brothers is a Southern California regional grocery chain that operates 158 supermarkets and has been in business since 1936.

On August 30, 2004, the Company acquired a 68,000 square foot free-standing building in Forest Hills, New York for \$26,500,000 in cash. The property is located at 99-01 Queens Boulevard and its principal tenants are Rite Aid and Fleet Bank.

On November 2, 2004, the Company acquired a 50% joint venture interest in a 92,500 square foot property located at Broome Street and Broadway in New York City. The Company contributed \$4,462,000 of equity and provided a \$24,000,000 bridge loan with interest at 10% per annum. Upon the refinancing of the bridge loan, which is expected to close in the second quarter of 2005, the Company will be repaid \$15,106,000 and the balance of \$8,894,000 will remain in the venture as additional equity.

On November 12, 2004 and December 1, 2004, the Company acquired two shopping centers aggregating 185,000 square feet, in Lodi, New Jersey and Long Island (Inwood), New York, for a total purchase price of \$36,600,000 in cash plus \$10,900,000 of assumed debt.

In December 2004, the Company acquired two retail condominiums aggregating 12,000 square feet, located at 386 and 387 West Broadway in New York City for \$16,900,000 in cash plus \$4,700,000 of assumed debt.

Investment in GMH Communities L.P.

On July 20, 2004, the Company committed to make up to a \$159,000,000 convertible preferred investment in GMH Communities L.P. (GMH), a partnership focused on the student and military housing sectors. Distributions accrued on the full committed balance of the investment, whether or not drawn, from July 20, 2004, at a rate of 16.27%. In connection with this commitment, the Company received a placement fee of \$3,200,000. The Company also purchased for \$1,000,000, warrants to acquire GMH common equity. These warrants entitle the Company to

acquire (i) 6,666,667 limited partnership units in GMH at an exercise price of \$7.50 per unit and (ii) 5,496,724 limited partnership units, through May 6, 2006, at an exercise price of \$9.10 per unit. As of November 3, 2004, the Company had funded a total of \$113,777,000 of the commitment.

On November 3, 2004, GCT closed its initial public offering (IPO) at a price of \$12.00 per share. GCT is a real estate investment trust that conducts its business through GMH, of which it is the sole general partner. In connection with the IPO, the \$113,777,000 previously funded by the Company under the \$159,000,000 commitment was repaid, together with accrued distributions of \$13,381,000. The Company also exercised warrants to purchase 6,666,667 limited partnership units at a price of \$7.50 per unit, or \$50,000,000 in total, which resulted in a net gain of \$229,500,000. The Company accounts for its interest in the partnership units on the equity-method based on its 12.25% ownership interest and right to appoint one of its executive officers to GCT s Board of Trustees. The Company records its pro-rata share of GMH s net income or loss on a one-quarter lag basis as the Company files its financial statements on Form 10-K or 10-Q prior to the time GMH files its financial statements.

Overview - continued

Under the warrant agreement, the number of GMH partnership units or GCT common shares underlying the warrants is adjusted for dividends declared by GCT. On December 16, 2004, GCT declared a dividend of \$.16 per common share, which increased the number of shares underlying the warrants from 5,496,724 to 5,563,417 and the exercise price was decreased from \$9.10 to \$8.99 per share. Because these warrants are derivatives and do not qualify for hedge accounting treatment, the gains and losses resulting from the mark-to-market of the warrants at the end of each reporting period are recognized as an increase or decrease in interest and other investment income on the Company s consolidated statement of income. In the quarter ended December 31, 2004, the Company recognized income of \$24,190,000 from the mark-to-market of these warrants, which were valued using a trinomial option pricing model based on GCT s closing stock price on the NYSE of \$14.10 per share on December 31, 2004.

Further, in connection with the IPO, the Company contributed its 90% interest in Campus Club Gainesville, which it acquired in 2000, in exchange for an additional 671,190 GMH limited partnership units.

Of the Company s GMH units, 6,666,667 may be converted into an equivalent number of common shares of GCT commencing on May 2, 2005 and 671,190 units may be converted commencing on November 2, 2005. The Company has agreed not to sell any common shares or units it owns or may acquire until May 2, 2005.

Investment in Sears, Roebuck and Co.

In July and August 2004, the Company acquired an aggregate of 1,176,600 common shares of Sears, Roebuck and Co. (Sears) for \$41,945,000, an average price of \$35.65 per share. Included in the cost is \$1,361,000 for a performance-based participation. These shares are recorded as marketable securities on the Company s consolidated balance sheet and are classified as available for sale. Appreciation or depreciation in the fair market value of these shares is recorded as an increase or decrease in accumulated other comprehensive income in the shareholders equity section of the Company s consolidated balance sheet and not recognized in income. At December 31, 2004, based on Sears closing stock price of \$51.03 per share, \$18,105,000 of appreciation in the value of these shares was included in accumulated other comprehensive income.

In August and September 2004, the Company acquired an economic interest in an additional 7,916,900 Sears common shares through a series of privately negotiated transactions with a financial institution pursuant to which the Company purchased a call option and simultaneously sold a put option at the same strike price on Sears common shares. These call and put options have an initial weighted-average strike price of \$39.82 per share, or an aggregate of \$315,250,000, expire in April 2006 and provide for net cash settlement. Under these agreements, the strike price for each pair of options increases at an annual rate of LIBOR plus 45 basis points and is credited for the dividends received on the shares. The options provide the Company with the same economic gain or loss as if it had purchased the underlying common shares and borrowed the aggregate strike price at an annual rate of LIBOR plus 45 basis points. Because these options are derivatives and do not qualify for hedge accounting treatment, the gains or losses resulting from the mark-to-market of the options at the end of each reporting period are recognized as an increase or decrease in interest and other investment income on the Company s consolidated statement of income. During the year ended December 31, 2004, the Company recorded net income of \$\$1,730,000, comprised of (i) \$\$88,782,000 from the mark-to-market of the options on December 31, 2004, based on Sears closing stock price of \$\$1.03 per share and (ii) \$2,295,000 for accrued dividends, partially offset by (i) \$5,972,000 for a performance-based participation, (ii) \$2,371,000 for the increase in strike price resulting from the LIBOR charge and (iii) \$1,004,000 of professional fees.

On November 16, 2004, Kmart Holding Corporation (Kmart) and Sears entered into an Agreement and Plan of Merger. Upon the effective date of the merger, each share of Sears common stock will be converted into the right to receive, at the election of the holder, (i) \$50.00 in cash or (ii) 0.50 shares of common stock of the merged company, subject to proration so that 55% of the Sears shares are exchanged for shares of the merged company.

Based on Sears most recent filing with the Securities and Exchange Commission, the Company s aggregate investment in Sears represents 4.2% of Sears outstanding common shares.

Overview - continued

2004 Dispositions

In anticipation of selling the Palisades Residential Complex, on February 27, 2004, the Company acquired the remaining 25% interest in the Palisades venture it did not previously own for approximately \$17,000,000 in cash. On June 29, 2004, the Company sold the Palisades for \$222,500,000, which resulted in a gain on sale after closing costs of \$65,905,000.

On August 12, 2004, the Company sold its Dundalk, Maryland shopping center for \$12,900,000, which resulted in a net gain on sale after closing costs of \$9,850,000.

2004 Financings

On January 6, 2004, the Company redeemed all of its 8.375% Series D-2 Cumulative Redeemable Preferred Units at a redemption price equal to \$50.00 per unit for an aggregate of \$27,500,000 plus accrued distributions.

On March 17, 2004, the Company redeemed all of its Series B Preferred Shares at a redemption price equal to \$25.00 per share for an aggregate of \$85,000,000 plus accrued dividends. The redemption amount exceeded the carrying amount by \$3,195,000, representing the original issuance costs. Upon redemption, these issuance costs were recorded as a reduction to earnings in arriving at net income applicable to common shares, in accordance with the July 2003 EITF clarification of Topic D-42.

On May 27, 2004, the Company sold \$35,000,000 of 7.2% Series D-11 Cumulative Redeemable Preferred Units to an institutional investor in a private placement. These perpetual preferred units may be called without penalty at the Company s option commencing in May 2009.

On August 16, 2004, the Company completed a public offering of \$250,000,000 aggregate principal amount of 4.50% senior unsecured notes due August 15, 2009. Interest on the notes is payable semi-annually on February 15, and August 15, commencing February 15, 2005. The notes were priced at 99.797% of their face amount to yield 4.546%. The notes are subject to the same financial covenants as the Company s previously issued senior unsecured debt.

On August 17, 2004, the Company sold \$75,000,000 of 7.0% Series E Cumulative Redeemable Preferred Shares at a price of \$25.00 per share, in a public offering pursuant to an effective registration statement. The Company may redeem the Series E Preferred Shares at a redemption price of \$25.00 per share after August 20, 2009.

On November 10, 2004, the Company sold \$150,000,000 of 6.75% Series F Cumulative Redeemable Preferred Shares at a price of \$25.00 per share, in a public offering pursuant to an effective registration statement. The Company may redeem the Series F Preferred Shares at a redemption price of \$25.00 per share after November 17, 2009.

On December 16, 2004, the Company sold \$200,000,000 of 6.625% Series G Cumulative Redeemable Preferred Shares at a price of \$25.00 per share, in a public offering pursuant to an effective registration statement. The Company may redeem the Series G Preferred Shares at a redemption price of \$25.00 per share after January 19, 2005.

On December 17, 2004, the Company sold \$20,000,000 of 6.55% Series D-12 Cumulative Redeemable Preferred Units to an institutional investor in a private offering. The Series D-12 units may be called without penalty at the option of the Company commencing in December 2009.

On December 30, 2004, the Company sold \$46,700,000 of 3.0% Series D-13 Cumulative Redeemable Preferred Units to an institutional investor in a private offering. The Series D-13 units may be called without penalty at the option of the Company commencing in December 2011. The Series D-13 units may also be redeemed at the option of the holder commencing on December 2006.

On January 19, 2005, the Company redeemed all of its 8.5% Series C Cumulative Redeemable Preferred Shares and \$80,000,000 of its Series D-3 Perpetual Preferred Units at the stated redemption price of \$25.00 per share or \$115,000,000, plus accrued distributions. The redemption amount exceeded the carrying amount by \$6,052,000, representing the original issuance costs. Upon redemption in the first quarter of 2005, these issuance costs were recorded as a reduction to earnings in arriving at net income applicable to common shares, in accordance with the July 2003 EITF clarification of Topic D-42.

Overview Leasing Activity

The following table summarizes, by business segment, the leasing statistics which the Company views as key performance indicators.

	0	ffice								Mercl	handis	se Ma	rt			
															Temperature	
(Square feet and cubic feet in thousands)	 w York City		CI	ESCR		I	Retail		0	ffice		Sho	owroom		Controlled Logistics	
As of December 31, 2004:																
Square feet/cubic feet	13,412			14,216			14,210			2,837			5,589		17,563/443,700	
Number of properties	20			66			94			8			8		88	
Occupancy rate	95.6	%		91.5	%(2)		93.9	%		96.0	%		97.6	%	76.9	%
Leasing Activity:																
Year Ended December 31, 2004:																
Square feet	1,502			2,824			1,021			569			1,038			
Initial rent(1)	\$ 43.34		\$	28.93		\$	16.33		\$	22.85		\$	22.65			
Weighted average lease terms (years)	9.4			6.1			8.0			12.1			5.2			
Rent per square foot on relet space:																
Square feet	1,074			2,030			682			323			1,038			
Initial Rent(1)	\$ 42.54		\$	29.38		\$	16.64		\$	22.92		\$	22.65			
Prior escalated rent	\$ 40.02		\$	29.98		\$	13.99		\$	24.80		\$	22.92			
Percentage increase	6.3	%		(2.0)%		18.9	%		(7.6)%		(1.2)%		
Rent per square foot on space previously vacant:																
Square feet	428			793			339			246						
Initial rent(1)	\$ 45.35		\$	27.77		\$	15.71		\$	22.76						
Tenant improvements and leasing commissions per square foot	\$ 38.63		\$	20.03		\$	4.89		\$	65.50		\$	5.38			
Tenant improvements and leasing commissions per square foot per annum	\$ 4.10		\$	3.28		\$	0.61		\$	5.42		\$	1.04			
Quarter ended December 31, 2004:																
Square feet	263			568			184			81			305			
Initial rent(1)	\$ 49.96		\$	29.05		\$	17.48		\$	25.60		\$	21.69			
Weighted average lease terms (years)	8.2			7.8			7.4			6.9			4.8			
Rent per square foot on relet space:																
Square feet	153			322			103			36			305			
Initial rent(1)	\$ 46.70		\$	29.30		\$	21.39		\$	30.87		\$	21.69			
Prior escalated rent	\$ 40.74		\$	30.64		\$	17.87		\$	32.52		\$	22.31			

Percentage increase (decrease)	14.6	%	(4.4)%	19.7	%	(5.1)%	(2.8)%	
Rent per square foot on space previously vacant:											
Square feet	110		246		81		45				
Initial rent(1)	\$ 54.48		\$ 28.73		\$ 12.55		\$ 21.32				
Tenant improvements and leasing commissions per square foot	\$ 36.67		\$ 25.82		\$ 6.54		\$ 45.57		\$ 4.15		
Tenant improvements and leasing commissions per square foot per annum	\$ 4.47		\$ 3.31		\$ 0.89		\$ 6.64		\$ 0.87		

In addition to the leasing activity in the table above, in the year ended December 31, 2004, 51,000 square feet of retail space included in the New York City Office segment was leased at an initial rent of \$118.39 per square foot and in the three months ended December 31, 2004, 9,000 square feet of retail space was leased at an initial rent of \$73.86.

Overview - Leasing Activity - continued

	C	Offic	e							Merc	handi	se Ma	rt		Temperature	
(Square feet and cubic feet in thousands)	New York City		,	CESCR]	Retail		(Office		She	owroom		Controlled Logistics	
As of December 31, 2003:																
Square feet/cubic feet	13,253			13,963			12,888			2,808			5,624		17,476/440,700	
Number of properties	20)		63			60			9			9		88	
Occupancy rate	95.2	%		93.9	%		93.0	%		92.6	%		95.1	%	76.2 %	6
Leasing Activity:																
Year Ended December 31, 2003:																
Square feet	925	i		2,848			1,046			270			1,157			
Initial rent(1)	\$ 44.60)	\$	30.26		\$	15.56		\$	21.24		\$	23.43			
Weighted average lease terms (years)	9.1			4.8			12.8			9.8			5.2			
Rent per square foot on relet space:																
Square feet	677	,		2,510			1,046			270			1,157			
Initial Rent(1)	\$ 44.41		\$	30.62		\$	15.56		\$	21.24		\$	23.43			
Prior escalated rent	\$ 38.51		\$	29.86		\$	13.75		\$	22.44		\$	23.28			
Percentage increase	15.3	%		2.5	%		13.2	%		(5.3)%		0.6	%		
Rent per square foot on space previously vacant:																
Square feet	248			338												
Initial rent(1)	\$ 45.09)	\$	27.58												
Tenant improvements and leasing commissions per square foot	\$ 38.00)	\$	13.54		\$	4.46		\$	40.35		\$	7.82			
Tenant improvements and leasingcommissions per square foot per annum	\$ 4.17	,	\$	2.85		\$	0.35		\$	4.11		\$	1.51			

⁽¹⁾ Most leases include periodic step-ups in rent, which are not reflected in the initial rent per square foot leased.

⁽²⁾ Excludes Crystal Plazas 3 and 4 containing an aggregate of 497 square feet which were taken out of service for redevelopment. See discussion of Crystal City PTO space below.

Overview - Leasing Activity - continued

Crystal City PTO Space

The PTO vacated 937,000 square feet in Crystal City in the fourth quarter of 2004, of which 497,000 has been taken out of service, and will vacate another 1,002,000 square feet during 2005 and the first quarter of 2006. As of February 1, 2005, the Company has leased 416,000 square feet of the PTO space vacated. Of this space, 262,000 square feet was leased to the Federal Supply Service which will be relocated from 240,000 square feet in other Crystal City buildings, 122,000 square feet was leased to the Public Broadcasting Service and 32,000 square feet was leased to Lockheed Martin.

Below is a comparison of the Company s actual leasing activity to the Company s projection for the lease-up of this space:

	Square Fo	eet Leased
	(in tho	usands)
Period in which rent commences:	Projection	Actual Through February 1, 2005
Q4 2004		32
Q3 2005		122
Q4 2005	247	
Q1 2006	793	262
Q2 2006	404	
Q3 2006	252	
Q4 2006	98	
Q1 2007	145	
	1,939	416

Straight-line rent per square foot for the actual square feet leased is \$32.34 as compared to \$31.94 projected. Actual tenant improvements and leasing commissions per square foot is \$45.25 as compared to \$45.28 projected.

The Company s original redevelopment plans for the PTO space included taking Crystal Park One and Crystal Plaza Three and Four out of service. Plans for Crystal Plaza Three and Four have not changed. Current plans for Crystal Park One are to lease its 224,000 square feet to private sector tenants which will not require taking the building out of service, as opposed to leasing it to another government agency which would have required taking it out of service. As a result, the Company will recognize approximately \$4,000,000 of expense in 2005, which under the original plan would have been capitalized as part of development costs.

Critical Accounting Policies

In preparing the consolidated financial statements management has made estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates. Set forth below is a summary of the accounting policies that management believes are critical to the preparation of the consolidated financial statements. The summary should be read in conjunction with the more complete discussion of the Company s accounting policies included in Note 2 to the consolidated financial statements in this annual report on Form 10-K/A.

Real Estate

Real estate is carried at cost, net of accumulated depreciation and amortization. As of December 31, 2004, the Company s carrying amount of its real estate, net of accumulated depreciation is \$8.3 billion. Maintenance and repairs are charged to operations as incurred. Depreciation requires an estimate by management of the useful life of each property and improvement as well as an allocation of the costs associated with a property to its various components. If the Company does not allocate these costs appropriately or incorrectly estimates the useful lives of its real estate, depreciation expense may be misstated.

Upon acquisitions of real estate, the Company assesses the fair value of acquired assets (including land, buildings and improvements, identified intangibles such as acquired above and below market leases and acquired in-place leases and customer relationships) and acquired liabilities in accordance with Statement of Financial Accounting Standards (SFAS) No. 141: Business Combinations and SFAS No. 142: Goodwill and Other Intangible Assets, and allocates purchase price based on these assessments. The Company assesses fair value based on estimated cash flow projections that utilize appropriate discount and capitalization rates and available market information. Estimates of future cash flows are based on a number of factors including the historical operating results, known trends, and market/economic conditions that may affect the property. The Company s properties, including any related intangible assets, are reviewed for impairment if events or circumstances change indicating that the carrying amount of the assets may not be recoverable. If the Company incorrectly estimates the values at acquisition or the undiscounted cash flows, initial allocations of purchase price and future impairment charges may be different. The impact of the Company s estimates in connection with acquisitions and future impairment analysis could be material to the Company s consolidated financial statements.

Identified Intangible Assets

Upon an acquisition of a business the Company records intangible assets acquired at their estimated fair value separate and apart from goodwill. The Company amortizes identified intangible assets that are determined to have finite lives which are based on the period over which the assets are expected to contribute directly or indirectly to the future cash flows of the business acquired. Intangible assets subject to amortization are reviewed for impairment whenever events or changes in circumstances indicate that its carrying amount may not be recoverable. An impairment loss is recognized if the carrying amount of an intangible asset, including the related real estate when appropriate, is not recoverable and its carrying amount exceeds its estimated fair value.

As of December 31, 2004 and 2003, the carrying amounts of the Company s identified intangible assets are \$176,314,000 and \$130,875,000, respectively. Such amounts are included in other assets on the Company s consolidated balance sheet. In addition, the Company has \$71,272,000 and \$47,359,000, of identified intangible liabilities as of December 31, 2004 and 2003, which are included in deferred credit on the Company s consolidated balance sheets. If these assets are deemed to be impaired, or the estimated useful lives of finite-life intangibles change, the impact to the Company s consolidated financial statements could be material.

Notes and Mortgage Loans Receivable

The Company s policy is to record mortgages and notes receivable at the stated principal amount net of any discount or premium. As of December 31, 2004, the carrying amount of Notes and Mortgage Loans Receivable was \$440,186,000. The Company accretes or amortizes any discounts or premiums over the life of the related loan receivable utilizing the effective interest method. The Company evaluates the collectibility of both interest and principal of each of its loans, if circumstances warrant, to determine whether it is impaired. A loan is considered to be impaired, when based on current information and events, it is probable that the Company will be unable to collect all amounts due according to the existing contractual terms. When a loan is considered to be impaired, the amount of the loss accrual is calculated by comparing the recorded investment to the value determined by discounting the expected future cash flows at the loan s effective interest rate or, as a practical expedient, to the value of the collateral if the loan is collateral dependent. The impact of the Company s estimates in connection with the collectibility of both interest and principal of its loans could be material to the Company s consolidated financial statements.

Partially-Owned Entities

As of December 31, 2004, the carrying amount of investments and advances to partially-owned entities, including Alexander s, was \$605,300,000. In determining whether the Company has a controlling interest in a partially-owned entity and the requirement to consolidate the accounts of that entity, it considers factors such as ownership interest, board representation, management representation, authority to make decisions, and contractual and substantive participating rights of the partners/members as well as whether the entity is a variable interest entity in which it will absorb the majority of the entity s expected losses, if they occur, or receive the majority of the expected residual returns, if they occur, or both. The Company has concluded that it does not have a controlling ownership interest with respect to the Company s 80% interest in Starwood Ceruzzi Venture, and 50% interests in Monmouth Mall, Wells Kinzie, Orleans Hubbard and 825 Seventh Avenue.

The Company consolidates entities that it is able to control. The Company accounts for investments on the equity method when its ownership interest is greater than 20% and less than 50%, and the Company does not have direct or indirect control. When partially-owned entities are in partnership form, the 20% threshold may be reduced. Equity method investments are initially recorded at cost and subsequently adjusted for the Company s share of net income or loss and cash contributions and distributions to and from these entities. All other investments are accounted for on the cost method.

On a periodic basis the Company evaluates whether there are any indicators that the value of the Company s investments in partially-owned entities are impaired. The ultimate realization of the Company s investment in partially-owned entities is dependent on a number of factors including the performance of the investee and market conditions. If the Company determines that a decline in the value of the investee is other than temporary, an impairment charge would be recorded.

Allowance For Doubtful Accounts

The Company periodically evaluates the collectibility of amounts due from tenants and maintains an allowance for doubtful accounts (\$17,339,000 as at December 31, 2004) for estimated losses resulting from the inability of tenants to make required payments under the lease agreement. The Company also maintains an allowance for receivables arising from the straight-lining of rents (\$6,787,000 as at December 31, 2004). This receivable arises from earnings recognized in excess of amounts currently due under the lease agreements. Management exercises judgment in establishing these allowances and considers payment history and current credit status in developing these estimates. These estimates may differ from actual results, which could be material to the Company s consolidated financial statements.

Revenue Recognition

The Company has the following revenue sources and revenue recognition policies:

Base Rents income arising from tenant leases. These rents are recognized over the non-cancelable term of the related leases on a straight-line basis which includes the effects of rent steps and rent abatements under the leases.

Percentage Rents income arising from retail tenant leases which are contingent upon the sales of the tenant exceeding a defined threshold. These rents are recognized in accordance with Staff Accounting Bulletin No. 104: Revenue Recognition, which states that this income is to be recognized only after the contingency has been removed (i.e. sales thresholds have been achieved).

Hotel Revenues income arising from the operation of the Hotel Pennsylvania which consists of rooms revenue, food and beverage revenue, and banquet revenue. Income is recognized when rooms are occupied. Food and beverage and banquet revenue are recognized when the services have been rendered.

Trade Show Revenues income arising from the operation of trade shows, including rentals of booths. This revenue is recognized in accordance with the booth rental contracts when the trade shows have occurred.

Expense Reimbursements revenue arising from tenant leases which provide for the recovery of all or a portion of the operating expenses and real estate taxes of the respective property. This revenue is accrued in the same periods as the expenses are incurred.

Temperature Controlled Logistics revenue income arising from the Company s investment in Americold. Storage and handling revenue is recognized as services are provided. Transportation fees are recognized upon delivery to customers.

Management, Leasing and Other Fees income arising from contractual agreements with third parties or with partially-owned entities. This revenue is recognized as the related services are performed under the respective agreements.

Before the Company recognizes revenue, it assesses among other things, its collectibility. If the Company s assessment of the collectibility of its revenue changes, the impact on the Company s consolidated financial statements could be material.

Income Taxes

The Company operates in a manner intended to enable it to continue to qualify as a Real Estate Investment Trust (REIT) under Sections 856-860 of the Internal Revenue Code of 1986, as amended. Under those sections, a REIT which distributes at least 90% of its REIT taxable income as a dividend to its shareholders each year and which meets certain other conditions will not be taxed on that portion of its taxable income which is distributed to its shareholders. The Company intends to distribute to its shareholders 100% of its taxable income. Therefore, no provision for Federal income taxes is required. If the Company fails to distribute the required amount of income to its shareholders, or fails to meet other REIT requirements, it may fail to qualify as a REIT and substantial adverse tax consequences may result.

Net income and EBITDA(1) for the years ended December 31, 2004, 2003 and 2002.

Below is a summary of Net income and EBITDA(1) by segment for the years ended December 31, 2004, 2003 and 2002. On January 1, 2003, the Company revised its definition of EBITDA to comply with the Securities and Exchange Commission s Regulation G concerning non-GAAP financial measures. The revised definition of EBITDA includes minority interest, gains (losses) on the sale of depreciable real estate and income arising from the straight-lining of rent and the amortization of acquired in-place leases. Accordingly, EBITDA for all periods disclosed represents Earnings before Interest, Taxes, Depreciation and Amortization. Management considers EBITDA a supplemental measure for making decisions and assessing the unlevered performance of its segments as it is related to the return on assets as opposed to the levered return on equity. As properties are bought and sold based on a multiple of EBITDA, management utilizes this measure to make investment decisions as well as to compare the performance of its assets to that of its peers. EBITDA is not a surrogate for net income because net income is after interest expense and accordingly, is a measure of return on equity as opposed to return on assets.

					Decembe	er 31	, 2004]
(Amounts in thousands)	Total		Office		Retail		Merchandise Mart		Temperature Controlled Logistics(3)		(Other(4)	
Property rentals	\$ 1,268,764		\$ 838,665		\$ 160,620		\$ 206,668		\$		\$	62,811	
Straight-line rents:													
Contractual rent increases	35,214		27,165		4,882		3,002					165	
Amortization of free rent	26,264		10,118		10,998		5,154					(6)	
Amortization of acquired below market leases, net	14,570		9,697		4,873								
Total rentals	1,344,812		885,645		181,373		214,824					62,970	
Expense reimbursements	191,059		109,255		64,474		14,045					3,285	
Temperature Controlled Logistics	87,428								87,428				
Fee and other income:													
Tenant cleaning fees	31,293		31,293										
Management and leasing fees	16,754		15,501		1,084		155					14	
Other	35,916		25,573		1,617		8,662					64	
Total revenues	1,707,262		1,067,267		248,548		237,686		87,428			66,333	
Operating expenses	679,790		396,698		77,277		92,636		67,989			45,190	
Depreciation and amortization	242,914		161,381		26,327		34,025		7,968			13,213	
General and administrative	145,218		38,446		13,187		22,487		4,264			66,834	
Costs of acquisitions not consummated	1,475											1,475	
Total expenses	1,069,397		596,525		116,791		149,148		80,221			126,712	
Operating income (loss)	637,865		470,742		131,757		88,538		7,207			(60,379)	
Income applicable to Alexander s	8,580		433		668							7,479	
Income (loss) from partially-owned entities	43,381		2,728		(1,678))	545		5,641			36,145	
Interest and other													
investment income	203,995		994		397		105		220			202,279	
Interest and debt expense	(241,968)	(128,729)	(58,625)	(11,255)	(6,379)		(36,980)	
Net gain on disposition of wholly-owned and partially-owned assets													
other than real estate	19,775		369									19,406]

Minority interest	(157,308)								(158)	(157,150)
Income from continuing operations	514,320		346,537		72,519		77	,933		6,531		10,800
Income from discontinued operations	78,597		1,584		10,054							66,959
Net income	592,917		348,121		82,573		77	,933		6,531		77,759
Interest and debt expense(2)	313,289		133,602		61,820		12	,166		30,337		75,364
Depreciation and amortization(2)	296,980		165,492		30,121		34	,559		34,567		32,241
Income taxes	1,664		406					852		79		327
EBITDA(1)	\$ 1,204,850		\$ 647,621		\$ 174,514		\$ 125	,510		\$ 71,514		\$ 185,691
Percentage of EBITDA(1) by segment	100	%	53.8	%	14.5	%		10.4	%	5.9	%	15.49

Included in EBITDA(1) are (i) gains on sale of real estate of \$75,755, of which \$9,850 and \$65,905 are in the Retail and Other segments, respectively, and (ii) net gains from the mark-to-market and conversion of derivative instruments of \$135,372 and certain other gains and losses that affect comparability which are in the Other segment. Excluding these items the percentages of EBITDA by segment are 63.6% for Office, 16.6% for Retail, 12.4% for Merchandise Mart, 7.0% for Temperature Controlled Logistics and 0.4% for Other.

See Notes on page 67.

	Π							Decemb	er 31	. 200	3							
(Amounts in thousands)		Total			Office			Retail			rchandise Mart		Co	perature ntrolled gistics(3)		C	other(4)	
Property rentals		\$ 1,205,822		\$	819,277		\$	136,490		\$	197,554		\$			\$	52,501	
Straight-line rents:																		
Contractual rent increases		34,288			27,296			3,108			3,875						9	
Amortization of free rent		7,071			(561)		5,390			2,251						(9)
Amortization of acquired					· · · ·													
below market leases, net		8,892			7,852			1,040										
Total rentals		1,256,073			853,864			146,028			203,680						52,501	
Expense reimbursements		179,115			102,727			56,900			16,402						3,086	
Fee and other income:																		
Tenant cleaning fees		29,062			29,062													
Management and leasing		,			,													
fees		12,812	L	L	11,427	L	L	1,290									95	
Other		20,921			8,852	2 4,694					7,344						31	
Total revenues		1,497,983			1,005,932	2 208,912					227,426						55,713	
Operating expenses	Π	581,550			376,012						91,033						44,043	
Depreciation and		,			/ -			, .			- ,						/	
amortization		213,679			151,050			18,835			30,125						13,669	
General and administrative		121,857			37,229						20,215						54,630	
Total expenses		917,086			564,291			99,080			141,373						112,342	
Operating income (loss)		580,897			441,641			109,832			86,053						(56,629)
Income applicable to		,			,-			,			/						(
Alexander s		15,574						640									14,934	
Income (loss) from																	,	
partially-owned entities		67,901			2,426			3,752			(108)		18,416			43,415	
Interest and other																		
investment income		25,397			2,956			359			93						21,989	L
Interest and debt expense		(228,860)		(133,511)		(59,674)		(14,788)					(20,887)
Net gain on disposition of wholly-owned and partially-owned assets other than depreciable																		
real estate		2,343			180						188						1,975	
Minority interest		(178,937)		(1,119)											(177,818)
Income (loss) from																		
continuing operations		284,315			312,573			54,909			71,438			18,416			(173,021)
Income (loss) from																		
discontinued operations		176,388		-	173,949	1	-	4,850									(2,411	
Net income (loss)		460,703			486,522			59,759			71,438			18,416			(175,432)
Interest and debt expense(2)		296,059			138,379			62,718			15,700			24,670			54,592	
Depreciation and																		
amortization(2)	\square	279,507			155,743			21,642			30,749			34,879			36,494	
Income taxes		1,627			45												1,582	
EBITDA(1)		\$ 1,037,896		\$	780,689		\$	144,119		\$	117,887		\$	77,965		\$	(82,764)
Percentage of EBITDA(1)																		
by segment		100	%		75.2	%		13.9	%		11.4	%		7.5	%		(8.0)%

Included in EBITDA are gains on sale of real estate of \$161,789, of which and \$157,200 and \$4,589 are in the Office and Retail segments, respectively. Excluding these items, the percentages of EBITDA by segment are 69.3% for Office, 15.9% for Retail, 13.5% for Merchandise Mart, 8.9% for Temperature Controlled Logistics and (7.6)% for Other.

See Notes on page 67.

							December	r 31.	2002	2							Г
(Amounts in thousands)		Total		Office			Retail			erchandise Mart		C	nperature ontrolled ogistics(3)		0	other(4)	
Property rentals	9	5 1,154,206	\$	789,194		\$	120,451		\$	191,197		\$	giotres(c)		\$	53,364	
Straight-line rents:		1,101,200	Ψ	707,171		Ψ	120,101		Ψ	171,177		Ψ	1		Ψ	55,501	
Contractual rent increases	H	30,994		27,269			1,777			1,772						176	
Amortization of free rent		6,796		2,374			3,317			1,105						170	
Amortization of acquired	H	0,790		2,371			5,517			1,105							
below market leases, net		12,353		12,188			165										
Total rentals		1,204,349		831,025			125,710			194,074						53,540	
Expense reimbursements		154,727		85,381			51,008			14,754						3,584	
Fee and other income:	П			,						,,						-,	
Tenant cleaning fees	H																
Management and leasing																	
fees		14,800		13,317			1,450			33							
Other	Π	12,918		7,783			172			4,743						220	,
Total revenues	Π	1,386,794		937,506			178,340			213,604		1				57,344	1
Operating expenses	Π	517,958		329,198			61,500			86,022						41,238	1
Depreciation and	Π	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					,			,						,0	T
amortization		197,704		142,124			14,957			26,716						13,907	r
General and administrative		100,035		33,319			7,640			20,382						38,694	1
Amortization of officer s				/													
deferred compensation																	
expense		27,500														27,500	
Costs of acquisitions and																	
development not		6.074														6.074	
consummated		6,874		504 (41			04.007			102.100						6,874	-
Total expenses	H	850,071	_	504,641			84,097			133,120						128,213	_
Operating income (loss)		536,723	_	432,865			94,243			80,484						(70,869)
Income applicable to		20 (52					509									20.055	
Alexander s	H	29,653					598									29,055	-
Income (loss) from partially-owned entities		44,458		1,966			(687)		(339)		9,707			33,811	
Interest and other																	
investment income		31,678		6,465			323			507						24,383	,
Interest and debt expense		(232,891)		(137,509)		(56,643)		(22,948)					(15,791)
Net gain (loss) disposition of wholly-owned and partially-owned assets other than depreciable real estate		(17,471)								2,156						(19,627	70
Minority interest	H	(140,933)		(3,526)					(2,249						(135,158	
Income (loss) from continuing operations before cumulative effect of change in accounting		(140,755)		(3,320	<u>,</u>					(2,2+)	/					(155,156	
principle	Ц	251,217		300,261			37,834			57,611			9,707			(154,196	5
Income (loss) from discontinued operations		11,815		17,841			723									(6,749	
Cumulative effect of change in accounting principle		(30,129)											(15,490)		(14,639	2
Net income (loss)	Π	232,903		318,102			38,557			57,611			(5,783			(175,584	

Cumulative effect of change in accounting		30,129								15,490		14,639	
principle		30,129								15,490		14,039	
Interest and debt expense(2)		305,920		143,068		58,409		23,461		25,617		55,365	
Depreciation and amortization(2)		257,707		149,361		17,532		27,006		34,474		29,334	
EBITDA(1)	\$	826,659		\$ 610,531		\$ 114,498		\$ 108,078		\$ 69,798		\$ (76,246)
Percentage of EBITDA(1) by segment		100	%	73.9	%	13.9	%	13.1	%	8.4	%	(9.3)%

See Notes on the following page.

Notes to the preceding tabular information:

(1) EBITDA represents Earnings Before Interest, Taxes, Depreciation and Amortization. EBITDA should not be considered a substitute for net income. EBITDA may not be comparable to similarly titled measures employed by other companies.

(2) Interest and debt expense and depreciation and amortization included in the reconciliation of net income to EBITDA reflects the Company s share of the interest and debt expense and depreciation and amortization of its partially-owned entities.

(3) Operating results for the year ended December 31, 2004, reflect the consolidation of the Company s investment in Americold Realty Trust beginning on November 18, 2004. Previously, this investment was accounted for on the equity method. See page 92 for condensed pro forma operating results of Americold Realty Trust for the years ended December 31, 2004 and 2003, giving effect to the acquisition of its tenant, Americold Logistics, as if it had occurred on January 1, 2003.

(4) Other EBITDA is comprised of:

]	For th	e Year	Ended Deceml	oer 31,	
(Amounts in thousands)		2004			2003		2002
Newkirk Master Limited Partnership:							
Equity in income (A)	\$	52,331		\$	68,341		\$ 60,756
Interest and other income (B)		18,186			8,532		8,795
Alexander s (C)		25,909			22,361		38,838
Industrial warehouses		5,309			6,208		6,223
Hotel Pennsylvania		15,643			4,573		7,636
GMH Communities L.P. (D)							
Student Housing		1,440			2,000		2,340
		118,818			112,015		124,588
Minority interest expense		(157,150)		(177,556)	(135,158)
Corporate general and administrative expenses		(62,854)		(51,461)	(34,743)
Investment income and other (E)		215,639			28,350		22,907
Discontinued Operations:							
Palisades		3,792			5,006		161
400 North LaSalle		1,541			(680)	
Gain on sale of Palisades		65,905					
Net gain on sale of marketable securities					2,950		12,346
Primestone foreclosure and impairment loss					(1,388)	(35,757)
Amortization of Officer s deferred compensation							
expense							(27,500)
Write-off of 20 Times Square pre-development costs	11						(6,874)
Gain on transfer of mortgages							2,096
Net gain on sale of air rights							1,688
	\$	185,691		\$	(82,764)	\$ (76,246)

⁽A) EBITDA for the year ended December 31, 2004, includes the Company s \$2,901 share of impairment losses recorded by Newkirk MLP, partially offset by the Company s \$2,705 share of gains on sale of real estate. EBITDA for the year ended December 31, 2003, includes the Company s \$9,900 share of gains on sale of real estate and early extinguishment of debt, partially offset by a charge of \$1,210 for an impairment loss and a litigation settlement. The

remaining decrease in EBITDA from 2003 to 2004 is due primarily to the sale of properties (primarily Stater Brothers Supermarkets).

(B) Interest and other income for the year ended December 31, 2004, includes a gain of \$7,494, resulting from the exercise of an option by the Company s joint venture partner to acquire certain MLP units held by the Company. The MLP units subject to this option had been issued to the Company on behalf of the Company s joint venture partner in exchange for the Company s operating partnership units as part of the tender offers to acquire certain of the units of the MLP in 1998 and 1999.

(C) Includes Alexander's stock appreciation rights compensation expense, of which the Company's share was \$25,340, \$14,868 and \$0 for the year ended December 31, 2004, 2003 and 2002, respectively. The year ended December 31, 2004, also includes the Company's \$1,274 share of a gain on sale of land parcel and the Company's \$1,010 share of Alexander's loss on early extinguishment of debt.

(D) The Company s share of EBITDA for the period from November 3, 2004 to December 31, 2004, will be recognized in the quarter ended March 31, 2005, as the investee has not published its earnings for the year ended December 31, 2004 prior to the filing of the Company s annual report on Form 10-K.

(E) See page 74 for details.

Results Of Operations - Years Ended December 31, 2004 and December 31, 2003

Revenues

The Company s revenues, which consist of property rentals, tenant expense reimbursements, Temperature Controlled Logistics revenues, hotel revenues, trade shows revenues, amortization of acquired below market leases net of above market leases pursuant to SFAS No. 141 and 142, and fee income, were \$1,707,262,000 for the year ended December 31, 2004, compared to \$1,497,983,000 in the prior year, an increase of \$209,279,000. Below are the details of the increase (decrease) by segment:

(Amounts in thousands)	Date of Acquisition	Total		Office		J	Retail	ľ	Merchandise Mart		Co	nperature ontrolled ogistics	Other	
Property rentals:														
Increase (decrease) due to:														
Acquisitions:														
Bergen Mall	December 2003	\$ 10,156		\$		\$	10,156		\$		\$		\$	
2101 L Street	August 2003	7,197		7,197										
So. California supermarkets	July 2004	2,217					2,217							
Marriot Hotel	July 2004	1,890		1,890				T						
25 W. 14th Street	March 2004	2,212					2,212							
Forest Plaza Shopping Center	February 2004	2,581					2,581							
99-01 Queens Boulevard	August 2004	491					491	T						
Lodi Shopping Center	November 2004	267					267							
Burnside Plaza Shopping Center	December 2004	166					166							
Development placed into service:														
4 Union Square South		6,989					6,989							
Amortization of acquired below market leases, net		5,806		1,973			3,833							
Operations:								T						
Hotel activity		13,075	(1)					T					13,07	75(1)
Trade shows activity		3,033							3,033					
Leasing activity		32,659		20,721	(2)		6,433	T	8,111				(2,60)6)
Total increase in property rentals		88,739		31,781			35,345		11,144				10,40	<u>59</u>
								T						
Tenant expense reimbursements:														
Increase (decrease) due to:								T						
Acquisitions		7,561		1,157			6,404							
Operations		4,383		5,371	(3)		1,170	T	(2,357)(4)			19	99
Total increase (decrease) in tenant expense reimbursements		11,944		6,528			7,574		(2,357)			19	99
Temperature Controlled Logistics (effect of consolidating Americold from November 18, 2004 vs. equity method prior)		87,428							(=,= 0 +			87,428		
Fee and other income:	Ц													
Increase (decrease) in:														
Acquisitions (Kaempfer Management Company)		3,695		3,695										

Lease cancellation fee income	8,505	9,829	(5)	(1,291))	(33)		
BMS Cleaning fees	2,231	2,231							
Management and leasing fees	328	379		(206))	155			
Other	6,409	6,892	(6)	(1,786))	1,351			(48)
Total increase (decrease) in fee and other									
income	21,168	23,026		(3,283))	1,473			(48)
Total increase in revenues	\$ 209,279	\$ 61,335		\$ 39,636	\$	10,260		\$ 87,428	\$ 10,620

See notes on following page.

See Leasing Activity on page 58 for further details and corresponding changes in occupancy.

Notes to preceding tabular information:

(1) Average occupancy and REVPAR were 78.9% and \$77.56 for the year ended December 31, 2004 compared to 63.7% and \$58.00 for the prior year.

(2) Reflects increases of \$19,845 from New York City Office primarily from higher rents for space relet.

(3) Reflects higher reimbursements from tenants resulting primarily from increases in New York City Office real estate taxes and utilities.

(4) Reflects lower reimbursements from tenants resulting primarily from a decrease in accrued real estate taxes based on the finalization of 2003 real estate taxes in September of 2004.

(5) The increase relates to early lease terminations at the Company s 888 Seventh Avenue and 909 Third Avenue office properties for approximately 175 square feet, a substantial portion of which has been re-leased at equal or higher rents (see page 58).

(6) Reflects an increase of \$4,541 from New York Office, which primarily relates to an increase in Penn Plaza signage income.

Expenses

The Company s expenses were \$1,069,397,000 for the year ended December 31, 2004, compared to \$917,086,000 in the prior year, an increase of \$152,311,000.

Below are the details of the increase (decrease) by segment:

(Amounts in thousands)	Date of Acquisition		Total		Office		Retail		-	°chandise Mart		Co	nperature ntrolled ogistics	Other	
Operating:															
Increase (decrease) due to:															
Acquisitions:															
Bergen Mall	December 2003	4	6,015		\$		\$ 6,015		\$			\$		\$	
2101 L Street	August 2003		2,431		2,431										
25 W. 14 th Street	March 2004		254				254								
Forest Plaza Shopping Center	February 2004		986				986								
99-01 Queens Boulevard	August 2004		109				109								
Lodi Shopping Center	November 2004		36				36								
Burnside Plaza Shopping Center	December 2004		66				66								
Development placed into service:															
4 Union Square South			1,139				1,139								
Americold effect of consolidating Americold from November 18, 2004 vs. equity method accounting prior			67,989										67,989		
Hotel activity			1,862											1,862	
Trade shows activity			1,946							1,946					
Operations			15,407		18,255	(1)	(1,790)(2)		(343)(3)			(715))
Total increase in operating expenses			98,240		20,686		6,815			1,603			67,989	1,147	
Depreciation and amortization:															
Increase (decrease) due to:															
Acquisitions/Development			10,214		2,249		7,965								
Americold effect of consolidating Americold from November 18, 2004 vs. equity method accounting prior			7,968		_,,								7,968		
Operations		Ц	11,053	(4)	8,082		(473)		3,900				(456))
Total increase (decrease) in depreciation			29,235		10,331		7,492			3,900			7,968	(456))
Concept and administrative:															
General and administrative:		H													
Increase due to: Americold effect of consolidating Americold from November 18,			4,264										4,264		

2004 vs. equity method accounting prior													
Operations		19,	097	(5)	1,217		3,404		2,272			12,204	ł
Total increase in general and administrative		23,	361		1,217		3,404		2,272		4,264	12,204	ł
Cost of acquisitions and development not consummated		1,	475	(6)								1,475	6)
Total increase in expenses		\$ 152,	311		\$ 32,234	\$	17,711	\$	7,775	\$	80,221	\$ 14,370)

See notes on following page.

(1) Results primarily from (i) a \$8,134 increase in real estate taxes, of which \$6,700 relates to the New York Office portfolio, (ii) a \$5,452 increase in utility costs, of which \$2,816 and \$2,636 relate to the New York Office and CESCR portfolios, respectively and (iii) a \$1,192 increase due to higher of repairs and maintenance (primarily New York Office).

(2) Results primarily from a net decrease in the allowance for bad debts due to recoveries in 2004.

(3) Results primarily from (i) reversal of overaccrual of 2003 real estate taxes of \$3,928, based on finalization of 2003 taxes in September 2004, offset by (ii) increase in the allowance for straight-lined rent receivables in 2004 of \$3,585.

(4) Primarily due to additions to buildings and improvements during 2003 and 2004.

(5) The increase in general and administrative expenses results from:

Bonuses to four executive vice presidents in connection with the successful leasing, development and financing of	
Alexander s	\$ 6,500
Costs of Vornado Operating Company litigation in 2004 (see page 95 for further details)	4,643
Legal fees in 2004 in connection with Sears investment	1,004
Increase in payroll and fringe benefits	6,555
Severance payments and the non-cash charge related to the accelerated vesting of severed employees restricted	
stock in 2003 in excess of 2004 amounts	(2,319)
Costs in 2003 in connection with the relocation of CESCR s accounting operations to the Company s	
administrative headquarters in New Jersey	(1,123)
Other, net	3,837
	\$ 19,097

(6) Results from the write-off of costs associated with the Mervyn s Department Stores acquisition not consummated.

Income Applicable to Alexander s

Income applicable to Alexander s (loan interest income, management, leasing, development and commitment fees, and equity in income) was \$33,920,000 before \$25,340,000 of Alexander s stock appreciation rights compensation (SAR) expense or \$8,580,000 net, in the year ended December 31, 2004, compared to income of \$30,442,000 before \$14,868,000 of SAR expense or \$15,574,000 net, in the year ended December 31, 2003, a decrease after SAR expense of \$6,994,000. This decrease resulted primarily from (i) an increase in the Company s share of Alexander s SAR expense of \$10,472,000, (ii) the Company s \$1,434,000 share of Alexander s loss on early extinguishment of debt in 2004, partially offset by, (iii) income in 2004 from the commencement of leases with Bloomberg on November 15, 2003 and other tenants in second half of 2004 at Alexander s 731 Lexington Avenue property and (iv) the Company s \$1,274 share of gain on sale of a land parcel in the quarter ended September 30, 2004.

Income from Partially-Owned Entities

Below are the condensed statements of operations of the Company s unconsolidated subsidiaries as well as the increase (decrease) in income from these partially-owned entities for the years ended December 31, 2004 and 2003:

(Amounts in thousands) For the year ended:	1	Гotal		ewkirk MLP		С	mperature ontrolled ogistics(2)		N	Ionmouth Mall		Partially-Own Office Buildings	ed	Starwood Ceruzzi Joint Venture		0	Other	
December 31, 2004:																		
Revenues			\$	239,496		\$	131,053		\$	24,936		\$ 118,60	50	\$ 1,649				
Expenses:																		
Operating, general and administrative				(23,495)		(29,351)		(9,915)	(48,32	29)	(3,207)			
Depreciation				(45,134)		(50,211)		(6,573)	(19,10	57)	(634)			
Interest expense				(80,174)		(45,504)		(6,390)	(32,65	59)					
Other, net				45,344			(5,387)		(3,208)	97	75	(4,791)			
Net income (loss)			\$	136,037		\$	600		\$	(1,150)	\$ 19,48	30	\$ (6,983)			
Vornado s interest				22.4	%		47.6	%		50	%	1	17%	80	%			
Equity in net income (loss)	\$	22,860	\$	24,041	(1)	\$	360		\$	(576)	\$ 2,93	35	\$ (5,586)(5)	\$	1,686	
Interest and other income		14,459		11,396	(4)		(20)		3,290		(20)7)					
Fee income		6,062					5,035			1,027								
Income (loss) from partially-owned entities	\$	43,381	\$	35,437		\$	5,375		\$	3,741		\$ 2,72	28	\$ (5,586)	\$	1,686	
December 31, 2003:																		
Revenues			\$	273,500		\$	119,605		\$	24,121		\$ 99,59	90	\$ 4,394				
Expenses:																		
Operating, general and administrative				(15,357)		(6,905)		(10,520)	(39,72	24)	(3,381)			
Depreciation				(51,777)		(56,778)		(4,018)	(18,49	91)	(998)			
Interest expense				(97,944)		(41,117)		(6,088)	(27,54	18)					
Other, net				43,083			5,710			(3,220)	2,51	16	(866)			
Net income (loss)			\$	151,505		\$	20,515		\$	275		\$ 16,34	43	\$ (851)			

Vornado s interest					22	6	%	60	%	50	%	15	%	80	%		
Equity in net income (loss)	\$	51,	057		\$ 33,2	43	(3)	\$ 12,869		\$ 138		\$ 2,426		\$ (681)(5)	\$ 3,062	(6)
Interest and other income		10,	292		7,0	02				3,290							
Fee income		6,	552					5,547		1,005							
Income (loss) from partially-owned entities	\$	67,	901		\$ 40,2	45		\$ 18,416		\$ 4,433		\$ 2,426		\$ (681)	\$ 3,062	
Increase (decrease) in income from partially-owned entities	\$	(24,	520)) 3	\$ (4,8	08)	\$ (13,041)(2)	\$ (692)	\$ 302		\$ (4,905)(5)	\$ (1,376)(6)

See footnotes on following page.

Notes to preceding tabular information:

(3)

(1) Includes the Company s \$2,479 share of gains on sale of real estate and the Company s \$2,901 share of impairment losses recorded by Newkirk MLP. Excludes the Company s \$7,119 schare of the gain recognized by Newkirk MLP on the sale of its Stater Brothers real estate portfolio to the Company on July 29, 2004, which was reflected as an adjustment to the basis of the Company s investment.

(2) On November 4, 2004, Americold purchased its tenant, AmeriCold Logistics, for \$47,700 in cash. In addition, on November 18, 2004 the Company and its 40% partner, CEI collectively sold 20.7% of Americold s common shares to Yucaipa for \$145,000, which resulted in a gain, of which the Company s share was \$18,789.Beginning on November 18, 2004, the Company is deemed to exercise control over Americold and, accordingly, began to consolidate the operations and financial position of Americold into its accounts and ceased accounting for the investment on the equity method. See page 92 for further details.

Includes the Company s \$9,900 share of gains on sale of real estate and early extinguishment of debt.

(4) Includes a gain of \$7,494, resulting from the exercise of an option by the Company s joint venture partner to acquire certain MLP units held by the Company.

(5) Equity in income for the year ended December 31, 2004 includes the Company s \$3,833 share of an impairment loss. Equity in income for the year ended December 31, 2003 includes the Company s \$2,271 share of income from the settlement of a tenant bankruptcy claim, partially offset by the Company s \$876 share of a net loss on disposition of leasehold improvements.

(6) Includes \$5,583 for the Company s share of Prime Group Realty L.P. s equity in net income of which \$4,413 was for the Company s share of Prime Group s lease termination fee income. On May 23, 2003, the Company exchanged the units it owned for common shares and no longer accounts for its investment in the partnership on the equity method.

Interest and Other Investment Income

Interest and other investment income (interest income on mortgage loans receivable, other interest income and dividend income) was \$203,995,000 for the year ended December 31, 2004, compared to \$25,397,000 in the year ended December 31, 2003, an increase of \$178,598,000. This increase results from:

(Amounts in thousands)

Income from the mark-to-market of Sears option position (see page 56 for details)	\$ 82,734
Investment in GMH Communities L.P. (see page 55 for details):	
Net gain on exercise of warrants for 6.7 million GMH limited partnership units	29,452
Net gain from the mark-to-market of 5.6 million warrants at December 31, 2004	24,190
Distributions received on \$159,000 commitment	16,581
Increase in interest income on \$275,000 GM building mezzanine loans(1)	22,187
Interest income recognized on the repayment of the Company s loan to Vornado Operating Company in	
November 2004	4,771
Increase in interest income from mezzanine loans in 2004	5,495
Other, net primarily \$5,655 of contingent interest income in 2003 from the Dearborn Center loan	(6,812)
	\$ 178,598

(1) On January 7, 2005, the Company was repaid \$275,000 of loans secured by partnership interests in the General Motors Building. Vornado also received a prepayment penalty of \$4,500 together with interest through January 14, 2005 on \$225,000 of these loans. The \$4,500 and an additional \$879 of unamortized fees will be included in income in the first quarter of 2005.

Interest and Debt Expense

Interest and debt expense was \$241,968,000 for the year ended December 31, 2004, compared to \$228,860,000 in the year ended December 31, 2003, an increase of \$13,108,000. This increase is primarily due to (i) \$6,379,000 resulting from the consolidation of the Company s investment in Americold Realty Trust from November 18, 2004 vs. equity method accounting prior, (ii) \$7,411,000 from an increase in average outstanding debt balances, primarily due to the issuance of \$250,000,000 and \$200,000,000 of senior unsecured notes in August 2004 and November 2003, respectively, and (iii) \$1,206,000 from an increase in the weighted average interest rate on total debt of three basis points.

Net Gain on Disposition of Wholly-owned and Partially-owned Assets other than Depreciable Real Estate

The following table sets forth the details of net gain on disposition of wholly-owned and partially-owned assets other than depreciable real estate for the years ended December 31, 2004 and 2003:

(Amounts in thousands)		For the Dec	e Year ember	dl	
		2004		2003	
Wholly-owned Assets:					
Gain on sale of residential condominiums units	\$	776		\$	282
Net (loss) gain on sale of marketable securities		(159)		2,950
Loss on settlement of Primestone guarantees				((1,388)
Gain on sale of land parcels					499
Partially-owned Assets:					
Net gain on sale of a portion of investment in Americold to Yucaipa		18,789			
Other		369			
	\$	19,775		\$	2,343

Minority Interest

Minority interest was \$157,308,000 for the year ended December 31, 2004, compared to \$178,937,000 for the prior year, a decrease of \$21,629,000. The decrease is primarily due to lower distributions and allocations to preferred unit holders as a result of the Company s redemptions of the Series D-2 preferred units in January 2004 and Series C-1 and D-1 preferred units in the fourth quarter of 2003.

Discontinued Operations

Assets related to discontinued operations consist primarily of real estate, net of accumulated depreciation. The following table set forth the balances of the assets related to discontinued operations as of December 31, 2004 and 2003.

		December 31, 2004 2003								
(Amounts in thousands)		2003								
400 North LaSalle		\$	82,624		\$	80,685				
Arlington Plaza			35,127			36,109				
Palisades (sold on June 29, 2004)						138,629				
Baltimore (Dundalk) (sold on August 12, 2004)						2,167				
Vineland			908			908				
		\$	118,659		\$	258,498				

The following table sets forth the balances of the liabilities related to discontinued operations (primarily mortgage notes payable) as of December 31, 2004 and 2003.

		De	ecem	ber 3	1,			
(Amounts in thousands)	2004 2003							
Arlington Plaza	\$	15,867		\$		16,487		
400 North LaSalle		5,187				3,038		
Palisades (sold on June 29, 2004)						120,000		
	\$	21,054		\$		139,525		

The combined results of operations of the assets related to discontinued operations for the years ended December 31, 2004 and 2003 are as follows:

	December 31,								
(Amounts in thousands)			2004			2003			
Total Revenues		\$	19,799		\$	47,770			
Total Expenses			16,957			33,171			
Net income			2,842			14,599			
Gains on sale of real estate			75,755			161,789			
Income from discontinued operations		\$	78,597		\$	176,388			

On January 9, 2003, the Company sold its Baltimore, Maryland shopping center for \$4,752,000, which resulted in a net gain after closing costs of \$2,644,000.

On October 10, 2003, the Company sold Two Park Avenue, a 965,000 square foot office building, for \$292,000,000, which resulted in a net gain on the sale after closing costs of \$156,433,000.

Minority Interest

On November 3, 2003, the Company sold its Hagerstown, Maryland shopping center for \$3,100,000, which resulted in a net gain on sale after closing costs of \$1,945,000.

In anticipation of selling the Palisades Residential Complex, on February 27, 2004, the Company acquired the remaining 25% interest in the Palisades venture it did not previously own for approximately \$17,000,000 in cash. On June 29, 2004, the Company sold the Palisades for \$222,500,000, which resulted in a net gain on sale after closing costs of \$65,905,000.

On August 12, 2004, the Company sold its Dundalk, Maryland shopping center for \$12,900,000, which resulted in a net gain on sale after closing costs of \$9,850,000.

EBITDA

Below are the details of the changes by segment in EBITDA.

(Amounts in thousands)		Total	Office				Retail		-	rchandise Mart		С	nperature ontrolled .ogistics		Other
Year ended December 31, 2003	\$	1,037,896		\$	780,689		\$ 144,119		\$	117,887		\$	77,965		\$ (82,764)
2004 Operations:															
Same store operations(1)					18,793		7,333			10,144					
Acquisitions, dispositions and non-same store income and expenses					(151,861)	23,062			(2,521)		(6,451)	
Year ended December 31, 2004	\$	1,204,850		\$	647,621		\$ 174,514		\$	125,510		\$	71,514		\$ 185,691
% increase in same store operations					3.1	%(2)	5.5	%		8.9	%(3)		N/A	(4)	

⁽¹⁾ Represents operations which were owned for the same period in each year and excludes non-recurring income and expenses which are included in acquisitions, dispositions and non-same store income and expenses above.

(2) EBITDA and the same store percentage increase were \$343,421 and 4.4% for the New York office portfolio and \$304,200 and 1.7% for the CESCR portfolio.

(3) EBITDA and the same store percentage increase reflect the commencement of the WPP Group leases (228 square feet) in the third quarter of 2004 and the Chicago Sun Times lease (127 square feet) in the second quarter of 2004. EBITDA for the year ended December 31, 2004, exclusive of the incremental impact of these leases was \$121,876 or a 5.6% same store increase over the prior year.

(4) Not comparable because prior to November 4, 2004, (date the operations of AmeriCold Logistics were combined with Americold Realty Trust), the Company reflected its equity in the rent Americold received from AmeriCold Logistics. Subsequent thereto, the Company reflects its equity in the operations of the combined company. See page 92 for condensed proforma operating results of Americold for the years ended December 31, 2004 and 2003, giving effect to the acquisition of its tenant, AmeriCold Logistics, as if it had occurred on January 1, 2003.

Results of Operations - Years Ended December 31, 2003 and December 31, 2002

Revenues

The Company s revenues, which consist of property rentals, tenant expense reimbursements, hotel revenues, trade shows revenues, amortization of acquired below market leases net of above market leases pursuant to SFAS No. 141 and 142, and fee income, were \$1,497,983,000 for the year ended December 31, 2003, compared to \$1,386,794,000 in the prior year, an increase of \$111,189,000. Below are the details of the increase (decrease) by segment:

		Date of				Ι						Μ	lerchandise			
(Amounts in thousands)		Acquisition		Total			Office			Retail			Mart		Other	
Property rentals:																
Acquisitions:																
Las Catalinas (acquisition of remaining 50% and																
consolidation vs. equity method	4	September														
accounting for 50%)		2002		\$ 8,546	5	\$			\$	8,546		\$			\$	
Crystal Gateway One	-	July 2002		5,851		φ	5,851		Ŷ	0,010		Ψ			÷	
435 Seventh Avenue (placed in	Ť	, aij 2002	_	0,001		T	5,001									
service)	4	August 2002		4,528	3					4,528						
2101 L Street	_	August 2003		4,958	3	T	4,958									
Bergen Mall		December		, i i i i i i i i i i i i i i i i i i i		T										
	4	2003		602	2					602						
424 Sixth Avenue]	July 2002		557	7					557						
(Decrease) increase in																
amortization of acquired below																
market leases, net				(3,461	1)		(4,336)		875						
Operations:																
Hotel activity					3(1)										73	(1)
Trade Shows activity				3,807	7(2)								3,807			
Leasing activity				26,263	3		16,366	(3)		5,210	(4)		5,799	(5)	(1,112)
Total increase (decrease) in																
property rentals	_			51,724	1		22,839			20,318			9,606		(1,039)
Tenant expense																
reimbursements:																
Acquisitions				4,290)		238			4,052						
Operations				20,098	3		17,108	(6)		1,840			1,648		(498)
Total increase (decrease) in													· · · · ·			
tenant expense reimbursements				24,388	3		17,346			5,892			1,648		(498)
Fee and other income																
Acquisitions:																
BMS Tenant cleaning fees				28,968	3		28,968									
Kaempfer management and																
leasing fees				2,441	L		2,441									
Increase (decrease) in:																
Lease cancellation fee income				4,429)		514			2,056			1,859			
Management and leasing fees				(3,844	4)		(3,667))(7)		(160)		(17)		
Other				3,083	3		(15)		2,466			726		(94)
Total increase (decrease) in fee																
and other income				35,077	7		28,241			4,362			2,568		(94)

Total increase (decrease) in revenues		\$		111,189	\$	68,426		\$	30,572		\$	13,822		\$	(1,631)	
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See notes on following page.

See Leasing Activity on page 58 for further details and corresponding changes in occupancy.

Notes to preceding tabular information:

(1) Average occupancy and REVPAR for the Hotel Pennsylvania were 64% and \$58 for the year ended December 31, 2003 compared to 65% and \$58 for the prior year.

(2) Reflects an increase of \$2,841 resulting from the rescheduling of two trade shows from the fourth quarter of 2002, in which they were previously held to the first quarter of 2003, and \$1,400 relates to a new show held for the first time in 2003, partially offset by lower trade show revenue in 2003 primarily due to a smaller April Market show as a result of a conversion of trade show space to permanent space.

(3) Reflects increases of \$12,953 from New York City Office leasing activity and \$3,413 from CESCR s leasing activity. These increases resulted primarily from higher rents for space relet in 2003 and 2002 (full year impact in 2003 as compared to a partial year in 2002) and an increase in CESCR occupancy of .3% this year, partially offset by a decrease in NYC office occupancy of .6%. Initial rent for the 677 square feet of space relet in New York City was \$44.41 per square foot in 2003, a 15.3% increase over prior escalated rent. Initial rent for the 2,510 square feet of space relet in CESCR portfolio was \$30.62 per square foot a 2.5% increase over prior escalated rents. For further details of NYC and CESCR office leasing activity see page 58.

(4) Resulted primarily from (i) an increase in the occupancy rate from 88.3% at December 31, 2002 to 93.0% at December 31, 2003 as a result of leasing space previously vacated by Bradlees and Kmart and (ii) higher rents for space relet in 2003 and 2002 (full year impact in 2003 as compared to a partial year in 2002). Initial rent for the 1,046 square feet of space relet in 2003 was \$15.56 per square foot, a 13.2% increase over prior rent. For further details of Retail leasing activity see page 58.

(5) Reflects an increase in occupancy of Merchandise Mart office space of 0.9% from 2002, higher rents for 1,157 square feet of showroom space relet in 2003 and 911 square feet relet in 2002 (full year impact in 2003 as compared to partial year impact in 2002), partially offset by a decrease in Merchandise Mart showroom occupancy of .1% from 2002 and lower rents for 270 square feet of office space relet in 2003. Initial rents for the 1,157 square feet of showroom space relet in 2003 was \$23.43, a 0.6% increase over prior escalated rent. Initial rents for the 270 square feet of office space relet in 2003 was \$21.24, a 5.3% decrease over prior escalated rent. For further details of Merchandise Mart leasing activity see page 58.

(6) Reflects higher reimbursements from tenants resulting primarily from increases in real estate taxes. The increases in Office and Retail were \$19,383 and \$3,247, before reductions of \$2,215 and \$1,407 in the current quarter relating to the true-up of prior year s billings.

(7) Results primarily from a \$3,444 decrease in CESCR third party leasing revenue from \$7,100 in 2002 to \$3,656 in 2003 as a result of the closing of one of the CESCR leasing offices.

Expenses

The Company s expenses were \$917,086,000 for the year ended December 31, 2003, compared to \$850,071,000 in the prior year, an increase of \$67,015,000. Below are the details of the increase (decrease) by segment:

	Total								M	erchandise			
(Amounts in thousands)			Total		Office		Retail			Mart		Other	
Operating:				_							_		
Acquisitions:													
BMS		\$	19,789		\$ 19,789		\$		\$			\$	
Las Catalinas (acquisition of remaining 50% and consolidation vs. equity method accounting for 50%)			3,007				3,007						
Crystal Gateway One			1,742		1,742								
Bergen Mall			399				399						
2101 L Street			1,531		1,531								
435 Seventh Avenue			503				503						
424 Sixth Avenue			98				98						
Hotel activity			2,769									2,769	(1)
Trade Shows activity			1,487							1,487	(2)	, i	
Operations			32,267	(3)	23,752	(3)	4,955	(3)		3,524	(3)	36	(3)
			63,592		46,814		8,962			5,011		2,805	
Depreciation and amortization:													
Acquisitions			5,966		4,026		1,940						
Operations			10,009		4,900	(4)	1,938			3,409	(4)	(238)
			15,975		8,926		3,878			3,409		(238)
General and administrative:													
Acquisitions			4,915		4,274		641						
Operations			16,907	(5)	(364)	1,502			(167)	15,936	
			21,822		3,910		2,143			(167)	15,936	
Costs of acquisitions and development not consummated			(6,874)								(6,874)
Amortization of officer s deferred compensation expense			(27,500)								(27,500)
Total increase (decrease) in expenses		\$	67,015		\$ 59,650		\$ 14,983		\$	8,253		\$ (15,871)

See notes on following page.

Notes to preceding tabular information:

(1) The increase in Hotel Pennsylvania s operating expenses was primarily due to a \$1,700 increase in real estate taxes and a \$500 increase in utility costs over the prior year.

(2) Results primarily from the rescheduling of two trade shows from the fourth quarter of 2002, in which they were previously held to the first quarter of 2003, and due to a new trade show held for the first time in 2003.

(3) Below are the details of the increases (decreases) in operating expenses by segment:

	Total		Office]	Retail			chandise Mart		0	ther
Real estate taxes	\$ 26,935		\$	20,904	(a)	\$	1,245	\$	5	4,724	\$		62
Utilities	(946)		(906)		364			(483)		79
Maintenance	5,286			2,997			2,302			(33))		20
Ground rent	950			1,005			(55))					
Bad debt expense	(29)		(1,541)		1,238			274			
Other	71			1,293			(139)		(958))		(125)
	\$ 32,267		\$	23,752		\$	4,955	\$	5	3,524	\$		36

(a) Relates primarily to an increase in New York Office.

(4) Increases in depreciation and amortization for the Office and Merchandise Mart segments are primarily due to additions to buildings and improvements.

(5) The increase in general and administrative expenses results from:

Increase in professional fees in connection with information technology, corporate governance, insurance,	
and other projects \$	4,675
Severance payments in 2003 to two senior executives (\$3,211) and the non-cash charge related to the	
accelerated vesting of their restricted stock (\$1,626)	4,837
Other severance	860
Increase in corporate payroll and fringe benefits of which \$755 is due to a decrease in capitalized	
development payroll and \$407 is due to the Company s deferred compensation plan (offset by an equal	
amount of investment income)	2,872
Costs in connection with the relocation of CESCR s back office operations to the Company s administrative	
headquarters in New Jersey	1,123
Stock compensation expense (see below)	1,898

		642
		\$ 16,907

As part of the 2002 annual compensation review, in lieu of stock options, on January 28, 2003 the Company granted 166,990 restricted shares at \$34.50 per share (the then closing stock price on the NYSE) to employees of the Company. These awards vest over a 5-year period. Stock-based compensation expense is recognized on a straight-line basis over the vesting period. In the year ended December 31, 2003, the Company recognized stock-based compensation expense of \$1,898,000 (excluding severance charges), of which \$1,020,000 related to January 2003 restricted stock awards.

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Other

Income Applicable to Alexander s

Income applicable to Alexander s (interest income, management, leasing, development and commitment fees, and equity in income) was \$15,574,000 for the year ended December 31, 2003, compared to \$29,653,000 in the prior year, a decrease of \$14,079,000. This decrease resulted primarily from (i) Alexander s stock appreciation rights compensation expense of which the Company s share was \$14,868,000 in 2003 compared to zero in 2002, partially offset by (ii) Alexander s gain on the sale of its Third Avenue property of which the Company s share was \$3,524,000 in 2002, and (iii) income resulting from the commencement of the lease with Bloomberg (87% of the space) on November 15, 2003 at Alexander s 731 Lexington Avenue property of which the Company s share was \$1,589,000.

Income from Partially-Owned Entities

Below are the condensed statements of operations of the Company s unconsolidated subsidiaries as well as the increase (decrease) in income from these partially-owned entities for the years ended December 31, 2003 and 2002:

(Amounts in thousands)

For the year ended:		1	fotal		Temperature Newkirk Controlled Monmoutl MLP Logistics Mall			Partially-Owned Office Buildings			d	Starwood Ceruzzi Joint Venture			Las Catalinas Mall		0	ther				
December 31, 2003:											-											
Revenues					\$ 273,500		\$	119,605		\$	24,121		\$	99,590		\$	4,394					
Expenses:																						
Operating, general and administrative					(15,357)		(6,905)		(10,520)		(39,724	.)		(3,381)				
Depreciation					(51,777)		(56,778)		(4,018)		(18,491)		(998)				
Interest expense					(97,944)		(41,117)		(6,088)		(27,548								
Other, net					43,083			5,710			(3,220)		2,516			(866)				
Net income (loss)					\$ 151,505		\$	20,515		\$	275		\$	16,343		\$	(851)				
Vornado s interest					22.6	%		60	%		50	%		15	%		80	%				
Equity in net income (loss)	\$	5	51,057		\$ 33,243	(1)	\$	12,869	(2)	\$	138		\$	2,426		\$	(681)			\$	3,062
Interest and other income			10,292		7,002						3,290	(3)										
Fee income			6,552					5,547			1,005											
Income (loss) from partially-owned entities	\$	5	67,901		\$ 40,245		\$	18,416		\$	4,433		\$	2,426		\$	(681)	N/A	(4)	\$	3,062
December 31, 2002:																						
Revenues	П			Π	\$ 295,369		\$	117,663		\$	5,760		\$	50,205		\$	695		\$ 10,671			
Expenses:				Π	•		T						ľ	• •	Γ		•					
Operating, general and administrative					(8,490)		(7,904)		(2,510)		(21,827)		(2,265)	(3,102)		
Depreciation					(34,010			(59,328)		(943)		(9,094			(1,430)	(1,482)		

Interest expense		(121,219)	(42,695)	(1,520)	(11,354)			(3,643)	
Other, net		(9,790)	(2,150)	48		389		(200)	(802)	
Net income (loss)		\$ 121,860		\$ 5,586		\$ 835		\$ 8,319		\$ (3,200)	\$ 1,642		
Vornado s interest		21.7	%	60	%	50	%	24	%	80	%	50	%	
Equity in net income (loss)	\$ 30,664	\$ 26,500		\$ 4,144		\$ 791	(3)	\$ 1,966		\$ (2,560)	\$ 851		\$ (1,028)
Interest and other income	8,000	8,000												
Fee income	5,794			5,563		231								
Income (loss) from partially-owned entities	\$ 44,458	\$ 34,500		\$ 9,707		\$ 1,022		\$ 1,966		\$ (2,560)	\$ 851		\$ (1,028)
Increase (decrease) in income from partially-owned entities	\$ 23,443	\$ 5,745	(1)	\$ 8,709	(2)	\$ 3,411	(3)	\$ 460		\$ 1,879		\$ (851	(4)	\$ 4,090

See notes on following page.

Notes to preceding tabular information:

(1) The increase reflects the Company s share of the following items from the Newkirk MLP in 2003 including (i) \$7,200 of net gains on the sale of 11 properties, (ii) a gain of \$1,600 on the early extinguishment of debt, partially offset by, (iii) a charge of \$538 in connection with a litigation claim, (iv) a charge of \$353 for an asset impairment and (v) \$930 in Federal and state taxes.

(2) The Company reflects its 60% share of Vornado Crescent Portland Partnership s (the Landlord) rental income it receives from AmeriCold Logistics, its tenant, which leases the underlying temperature controlled warehouses used in its business. The Company s joint venture does not recognize rental income unless earned and collection is assured or cash is received. The Company did not recognize \$25,087 of rent it was due for the year ended December 31, 2003, which together with previously deferred rent was \$49,436 at December 31, 2003. The following summarizes the increase in income for the year ended December 31, 2003 over the prior year:

Increase in rent from Tenant	\$ 1,220
Decrease in general and administrative expenses	544
Gain on sale of real estate in 2003 (\$486) as compared to a loss on sale of real	
estate in 2002 (\$2,026)	2,512
Income tax refund received in 2003	1,345
Decrease in depreciation and interest expense and other	3,088
	\$ 8,709

(3) The Company acquired a 50% interest in the Monmouth Mall on October 10, 2002. Equity in net income of the Monmouth Mall includes the Company s preferred return of \$3,290 and \$748 for the years ended December 31, 2003 and 2002.

(4) On September 23, 2002, the Company acquired the remaining 50% of the Mall and 25% of the Kmart anchor store it did not previously own. Accordingly, the operations of Las Catalinas are consolidated into the accounts of the Company subsequent to September 23, 2002.

Interest and Other Investment Income

Interest and other investment income (interest income on mortgage loans receivable, other interest income and dividend income) was \$25,397,000 for the year ended December 31, 2003, compared to \$31,678,000 in the year ended December 31, 2002, a decrease of \$6,281,000. This decrease resulted primarily from (i) lower average investments at lower yields, partially offset by (ii) \$5,655,000 of contingent interest income recognized in connection with the repayment of the Dearborn Center loan and (iii) \$5,028,000 of interest income recognized on the \$225,000,000 GM Building mezzanine loans, for the period from October 20, 2003 through December 31, 2003.

Interest and Debt Expense

Interest and debt expense was \$228,860,000 for the year ended December 31, 2003, compared to \$232,891,000 in the year ended December 31, 2002, a decrease of \$4,031,000. This decrease was primarily comprised of a \$11,285,000 savings from a 77 basis point reduction in weighted average interest rates of the Company s variable rate debt, partially offset by (i) the consolidation as of September 2002 of the Las Catalinas operations which were previously included in income from partially-owned entities, (ii) a full year of interest expense on the Company s \$500,000,000 Senior Unsecured Notes due 2007 which were issued in June 2002 and (iii) a reduction in interest capitalized in connection with development projects.

Net (Loss) Gain on Disposition of Wholly-owned and Partially-owned Assets other than Depreciable Real Estate

The following table sets forth the details of net (loss) gain on disposition of wholly-owned and partially-owned assets other than depreciable real estate for the years ended December 31, 2003 and 2002:

	For the Year Ended December 31,							
(Amounts in thousands)		2003			2002			
Wholly-owned Assets:								
Net gain on sale of marketable securities	\$	2,950		\$	12,346			
Loss on settlement of Primestone guarantees (2003) and foreclosure and impairment losses (2002)		(1,388)		(35,757)			
Gain on sale of land parcels		499						
Gain on sale of residential condominiums units		282			2,156			
Gain on transfer of mortgages					2,096			
Net gain on sale of air rights					1,688			
	\$	2,343		\$	(17,471)			

Primestone Foreclosure and Impairment Losses

On September 28, 2000, the Company made a \$62,000,000 loan to Primestone Investment Partners, L.P. (Primestone). The loan bore interest at 16% per annum. Primestone defaulted on the repayment of this loan on October 25, 2001. The loan was subordinate to \$37,957,000 of other

debt of the borrower that liened the Company s collateral. On October 31, 2001, the Company purchased the other debt for its face amount. The loans were secured by 7,944,893 partnership units in Prime Group Realty, L.P., the operating partnership of Prime Group Realty Trust (NYSE:PGE) and the partnership units are exchangeable for the same number of common shares of PGE. The loans were also guaranteed by affiliates of Primestone.

On November 19, 2001, the Company sold, pursuant to a participation agreement with a subsidiary of Cadim inc., a Canadian pension fund, a 50% participation in both loans at par for approximately \$50,000,000 reducing the Company s net investment in the loans at December 31, 2001 to \$56,768,000 including unpaid interest and fees of \$6,790,000. The participation did not meet the criteria for sale accounting under SFAS 140 because Cadim was not free to pledge or exchange the assets.

On April 30, 2002, the Company and Cadim acquired the 7,944,893 partnership units at a foreclosure auction. The price paid for the units by application of a portion of Primestone s indebtedness to the Company and Cadim was \$8.35 per unit, the April 30, 2002 closing price of shares of PGE on the New York Stock Exchange. On June 28, 2002, pursuant to the terms of the participation agreement, the Company transferred 3,972,447 of the partnership units to Cadim.

In the second quarter of 2002, in accordance with foreclosure accounting, the Company recorded a loss on the Primestone foreclosure of \$17,671,000 calculated based on (i) the acquisition price of the units and (ii) its valuation of the amounts realizable under the guarantees by affiliates of Primestone, as compared with the net carrying amount of the investment at April 30, 2002. In the third quarter of 2002, the Company recorded a \$2,229,000 write-down on its investment based on costs expended to realize the value of the guarantees. Further, in the fourth quarter of 2002, the Company recorded a \$15,857,000 write-down of its investment in Prime Group consisting of (i) \$14,857,000 to adjust the carrying amount of the Prime Group units to \$4.61 per unit, the closing price of PGE shares on the New York Stock Exchange at December 31, 2002 and (ii) \$1,000,000 for estimated costs to realize the value of the guarantees. The Company considered the decline in the value of the units which are convertible into stock to be other than temporary as of December 31, 2002, based on the fact that the market value of the stock had been less than its cost for more than six months, the severity of the decline, market trends, the financial condition and near-term prospects of Prime Group and other relevant factors.

At December 31, 2002, the Company s carrying amount of the investment was \$23,908,000, of which \$18,313,000 represents the carrying amount of the 3,972,447 partnership units owned by the Company (\$4.61 per unit), \$6,100,000 represents the amount expected to be realized under the guarantees, partially offset by \$1,005,000 representing the Company s share of Prime Group s net loss through September 30, 2002, as the Company recorded its share of Prime Group s earnings on a one-quarter lag basis.

On June 11, 2003, the Company exercised its right to exchange the 3,972,447 units it owned in Prime Group Realty L.P. for 3,972,447 common shares in Prime Group Realty Trust. Prior to the exchange, the Company accounted for its investment in the partnership on the equity method. Subsequent to the exchange, the Company is accounting for its investment in PGE as a marketable equity security-available for sale, as the Company s shares represent less than a 20% ownership interest in PGE (which is not a partnership), the Company does not have significant influence and the common shares have a readily determinable fair value. Accordingly, the carrying amount previously included in Investments and Advances to Partially-Owned Entities was reclassified to Marketable Securities on the Company s consolidated balance sheet. The Company is also required to mark these securities to market based on the closing price of the PGE shares on the NYSE at the end of each reporting period. For the period from June 11, 2003 through December 31, 2003, the Company recorded a \$6,623,000 unrealized gain, which is not included in the Company s net income, but is reflected as a component of Accumulated Other Comprehensive Loss in the Shareholders Equity section of the consolidated balance sheet. From the date of exchange, income recognition is limited to dividends received on the PGE shares.

On June 13, 2003, the Company received its \$5,000,000 share of a settlement with affiliates of Primestone Investment Partners of the amounts due under the guarantees of the Primestone loans. In connection therewith, the Company recognized a \$1,388,000 loss on settlement of the guarantees, which has been reflected as a component of net gains on disposition of wholly-owned and partially-owned assets in the Company s 2003 consolidated statement of income.

Gain on Transfer of Mortgages

In the year ended December 31, 2002, the Company recorded a net gain of \$2,096,000 resulting from payments to the Company by third parties that assumed certain of the Company s mortgages. Under these transactions the Company paid to the third parties that assumed the Company s obligations the outstanding amounts due under the mortgages and the third parties paid the Company for the benefit of assuming the mortgages. The Company has been released by the creditors underlying these loans.

Net Gain on Sale of Air Rights

In 2002, the Company constructed a \$16.3 million community facility and low-income residential housing development (the 30th Street Venture), in order to receive 163,728 square feet of transferable development rights, generally referred to as air rights . The Company donated the building to a charitable organization. The Company sold 106,796 square feet of these air rights to third parties at an average price of \$120 per square foot. An additional 28,821 square feet of air rights was sold to Alexander s at a price of \$120 per square foot for use at Alexander s 59th Street development project (the 59th Street Project). In each case, the Company received cash in exchange for air rights. The Company identified third party buyers for the remaining 28,111 square feet of air rights of the 30th Street Venture. These third party buyers wanted to use the air rights

for the development of two projects located in the general area of 86th Street which was not within the required geographical radius of the construction site nor in the same Community Board as the low-income housing and community facility project. The 30th Street Venture asked Alexander s to sell 28,111 square feet of the air rights it already owned to the third party buyers (who could use them) and the 30th Street Venture would replace them with 28,111 square feet of air rights. In October 2002, the Company sold 28,111 square feet of air rights to Alexander s for an aggregate sales price of \$3,059,000 (an average of \$109 per square foot). Alexander s then sold an equal amount of air rights to the third party buyers for an aggregate sales price of \$3,339,000 (an average of \$119 per square foot).

Net Gains on Sale of Residential Condominium Units

The Company recognized net gains of \$282,000 and \$2,156,000 during 2003 and 2002, from the sale of residential condominiums.

Minority Interest

Minority interest was \$178,937,000 for the year ended December 31, 2003, compared to \$140,933,000 for the prior year, an increase of \$38,040,000. The increase is primarily due to higher income in 2003, primarily as a result of net gains on sale of real estate of \$161,789,000, and an increase in preferred unit distributions of \$2,187,000, representing the original issuance costs on the redemption of the Series D-1 preferred units.

Discontinued Operations

Assets related to discontinued operations consist primarily of real estate, net of accumulated depreciation. The following table sets forth the balances of the assets related to discontinued operations as of December 31, 2003 and 2002.

		Dec	ember	· 31,	
(Amounts in thousands)		2003			2002
Palisades (sold on June 29, 2004)	\$	138,629		\$	142,333
400 North LaSalle		80,685			27,600
Arlington Plaza		36,109			36,666
Baltimore (Dundalk) (sold on August 12, 2004)		2,167			2,050
Vineland		908			978
Two Park Avenue (sold on October 10, 2003)					123,076
Baltimore (sold on January 9, 2003)					2,218
Hagerstown (sold on November 3, 2003)					1,013
	\$	258,498		\$	335,934

The following table sets forth the balances of the liabilities related to discontinued operations (primarily mortgage notes payable) as of December 31, 2003 and 2002.

		Dec	ember	· 31,	
(Amounts in thousands)		2003			2002
Palisades (sold on June 29, 2004)	\$	120,000		\$	100,000
Arlington Plaza		16,487			17,054
400 North LaSalle		3,038			
	\$	139,525		\$	117,054

The combined results of operations of the assets related to discontinued operations for the years ended December 31, 2003 and 2002 are as follows:

		Dec	ember	· 31,	
(Amounts in thousands)		2003			2002
Total Revenues	\$	47,770		\$	48,283
Total Expenses		33,171			36,468
Net income		14,599			11,815
Net gains on sales of real estate		161,789			
Income from discontinued operations	\$	176,388		\$	11,815

On January 9, 2003, the Company sold its Baltimore, Maryland shopping center for \$4,752,000, which resulted in a net gain after closing costs of \$2,644,000.

On October 10, 2003, the Company sold Two Park Avenue, a 965,000 square foot office building, for \$292,000,000, which resulted in a net gain on the sale after closing costs of \$156,433,000.

On November 3, 2003, the Company sold its Hagerstown, Maryland shopping center for \$3,100,000, which resulted in a net gain on sale after closing costs of \$1,945,000.

Cumulative Effect of Change in Accounting Principle

In September 2001, the Financial Accounting Standards Board issued SFAS No. 142, *Goodwill and Other Intangible Assets* (effective January 1, 2002). SFAS No. 142 specifies that goodwill and some intangible assets will no longer be amortized but instead be subject to periodic impairment testing. In the first quarter of 2002, the Company wrote-off goodwill of approximately \$30,129,000 of which (i) \$15,490,000 represents its share of the goodwill arising from the Company s investment in Temperature Controlled Logistics and (ii) \$14,639,000 represents goodwill arising from the Company s acquisition of the Hotel Pennsylvania. The write-off was reflected as a cumulative effect of a change in accounting principle in the 2002 consolidated statement income.

<u>EBITDA</u>

Below are the details of the changes by segment in EBITDA.

(Amounts in thousands)		Total	Office		Retail		Me	erchandise Mart		Co	nperature ontrolled ogistics		Other
Year ended December 31, 2002	\$ 5	826,659	\$ 610,531		\$ 114,498		\$	108,078		\$	69,798		\$ (76,246)
2003 Operations:													
Same store operations(1)			5,670		5,086			4,445			3,517	(3)	
Acquisitions, dispositions and non-same store income and expenses			164,488		24,535			5,364			4,650		
Year ended December 31, 2003	\$ 6	1,037,896	\$ 780,689		\$ 144,119		\$	117,887		\$	77,965		\$ (82,764)
% increase in same store operations			1.0	%(2)	4.5	%		4.1	%		4.8	%(3)	

(1) Represents operations which were owned for the same period in each year and excludes non-recurring income and expenses which are included in acquisitions, dispositions and non-same store income and expenses above.

(2) EBITDA and the same store percentage increase (decrease) were \$488,419 (\$331,886 excluding gains on sale of real estate of \$156,533) and 3.3% (excluding such gains) for the New York office portfolio and \$292,270 and (1.7%) for the CESCR portfolio. 36% of the same store decrease at CESCR reflects a reduction in third party net leasing fees.

(3) The Company reflects its 60% share of Vornado Crescent Portland Partnership s (the Landlord) rental income it receives from AmeriCold Logistics, its tenant, which leases the underlying temperature controlled warehouses used in its business. The Company s joint venture does not recognize rental income unless earned and collection is assured or cash is received. The Company did not recognize \$25,087 of rent it was due for the year ended December 31, 2003, which together with previously deferred rent is \$49,436. The tenant has advised the Landlord that (i) its revenue for the year ended December 31, 2003 from the warehouses it leases from the Landlord, is lower than last year by 1.3%, and (ii) its gross profit before rent at these warehouses for the corresponding period is higher than last year by \$607 (a 0.4% increase). In addition, in 2003, the tenant and the Landlord had lower general and administrative expenses and the Landlord received \$885 of EBITDA from its investment in the quarries it acquired in December 2002 which was reflected in the gross profit of the tenant in the prior year.

Supplemental Information

Three Months Ended December 31, 2004 and December 31, 2003

Below is a summary of Net Income and EBITDA(1) by segment for the three months ended December 31, 2004 and 2003.

			For Th	e T	hree Months H	Enc	ded December 31,	20	04		
(Amounts in thousands)	Total		Office		Retail		Merchandise Mart		Temperature Controlled Logistics (3)		Other (4)
Property rentals	\$ 326,684		\$ 208,933	\$	45,025		\$ 54,787		\$	9	5 17,939
Straight-line rents:											
Contractual rent increases	9,795		7,332		1,280		1,092				91
Amortization of free rent	7,507		3,312		2,366		1,828				1
Amortization of acquired											
below market leases, net	3,268		1,928		1,340						
Total rentals	347,254		221,505		50,011		57,707				18,031
Expense reimbursements	49,381		28,545		18,488		1,434				914
Temperature Controlled Logistics	87,428								87,428		
Fee and other income:											
Tenant cleaning fees	8,606		8,606								
Management and leasing											
fees	3,560		3,278		296		5				(19)
Other	8,485		4,814		50		3,607				14
Total revenues	504,714		266,748		68,845		62,753		87,428		18,940
Operating expenses	223,575		102,016		20,561		23,094		67,989		9,915
Depreciation and amortization	70,521		42,300		7,410		9,898		7,968		2,945
General and administrative	55,062		9,863		3,681		6,744		4,264		30,510
Total expenses	349,158		154,179		31,652		39,736		80,221		43,370
Operating income (loss)	155,556		112,569		37,193		23,017		7,207		(24,430)
Income applicable to Alexander s	4,203		88		174						3,941
Income from partially-owned entities	9,739		749		556		64		37		8,333
Interest and other investment income	167,331		361		180		22		220		166,548
Interest and debt expense	(65,883)	(31,212)		(14,144)		(2,799)	(6,379))	(11,349)
Net gain on disposition of wholly-owned and partially-owned assets other than depreciablereal estate	18,999		369								18,630
Minority interest	(50,192)							(158))	(50,034)
Income from continuing operations	239,753		82,924		23,959		20,304		927		111,639

Income (loss) from discontinued operations		201	L	252	(189)				138
Net income		239,954	1	83,176	23,770	, 	20,304	92	7	111,777
Interest and debt expense(2)		78,474	1	32,473	15,022		3,025	7,32	6	20,628
Depreciation and amortization(2)		78,378	3	43,409	8,690		10,031	8,60	1	7,647
Income taxes		829)	113			573	7	9	64
EBITDA(1)	9	\$ 397,635	5	\$ 159,171	\$ 47,482		\$ 33,933	\$ 16,93	3	\$ 140,116

See notes on page 89.

[[]	Т			For 7	Гhe	e Thr	ee Months Ei	nde	ed Dec	ember 31, 2	003				
(Amounts in thousands)		Total		Office			Retail		Me	rchandise Mart		С	mperature ontrolled ogistics (3)	(Other (4)
Property rentals	\$	309,598	9	\$ 205,493		\$	35,442		\$	51,906	9	5		\$	16,757
Straight-line rents:															
Contractual rent increases		7,740		5,102			173			2,504					(39)
Amortization of free rent		2,423		237			1,415			780					(9)
Amortization of acquired															
below market leases, net		2,189		1,640			549								
Total rentals		321,950		212,472			37,579			55,190					16,709
Expense reimbursements		45,476		27,893			14,275			2,949					359
Fee and other income:															
Tenant cleaning fees		7,300		7,300											
Management and leasing			T								T				
fees		3,031		2,620			347								64
Other		7,592		2,292			326			5,026					(52)
Total revenues		385,349		252,577			52,527			63,165					17,080
Operating expenses		147,766		92,839			17,153			26,391					11,383
Depreciation and															
amortization		58,892		39,969			6,322			8,924					3,677
General and															
administrative		35,324		10,426			2,177			5,872					16,849
Total expenses		241,982		143,234			25,652			41,187					31,909
Operating income (loss)		143,367		109,343			26,875			21,978					(14,829)
Income applicable to															
Alexander s	┶	3,233					161								3,072
Income (loss) from															
partially-owned entities	-	13,736	-	358			847			(253)		7,213		5,571
Interest and other		0.176		1.000			211			10					7.000
investment income	+	9,176	╉	1,066	、 、		211			10	\ \				7,889
Interest and debt expense	+	(58,575)	+	(33,288)		(14,780)		(3,637)				(6,870)
Net loss on disposition of wholly-owned and															
partially-owned assets															
other than depreciable real															
estate		2,950													2,950
Minority interest		(67,284)	T												(67,284)
Income (loss) from															
continuing operations		46,603		77,479			13,314			18,098			7,213		(69,501)
Income (loss) from															
discontinued operations		158,541		157,468			1,998								(925)
Net income (loss)		205,144		 234,947			15,312			18,098			7,213		(70,426)
Interest and debt			T												
expense(2)		72,841		34,555			15,583			3,854			6,158		12,691
Depreciation and		Т	I												Т
amortization(2)		78,270		40,871			6,796			9,282			8,722		12,599
Income taxes		1,627		45											1,582
EBITDA(1)	\$	357,882	5	\$ 310,418		\$	37,691		\$	31,234		5	22,093	\$	(43,554)

See notes on following page.

Notes to preceding tabular information:

(1) EBITDA represents Earnings Before Interest, Taxes, Depreciation and Amortization. EBITDA should not be considered a substitute for net income. EBITDA may not be comparable to similarly titled measures employed by other companies.

(2) Interest and debt expense and depreciation and amortization included in the reconciliation of net income to EBITDA reflects amounts which are netted in income from partially-owned entities.

(3) Operating results for the year ended December 31, 2004, reflect the consolidation of the Company s investment in Americold beginning on November 18, 2004. Previously, this investment was accounted for on the equity method. See page 92 for condensed proforma operating results of Americold for the three months ended December 31, 2004 and 2003, giving effect to the acquisition of its tenant, AmeriCold Logistics, as if it had occurred on January 1, 2003.

(4) Other EBITDA is comprised of:

		For the Ended		
(Amounts in thousands)		2004		2003
Newkirk:				
Equity in income of MLP	\$	13,746		\$ 15,119
Interest and other income		2,540		2,311
Alexander s		8,839		5,896
Hotel Pennsylvania		7,680		4,023
Industrial warehouses		1,506		1,365
Student Housing		186		494
		34,497		29,208
Minority interest expense		(50,034)	(67,284)
Corporate general and administrative expenses		(29,488)	(16,758)
Investment income and other (a)		184,311		7,069
Discontinued Operations:				
Palisades		(7)	1,697
400 North LaSalle		837		(436)
Gains on sale of marketable securities				2,950
	\$	140,116		\$ (43,554)

⁽a) The three months ended December 31, 2004 includes (i) \$81,730 of income from the mark-to-market of the Sears option position, (ii) \$29,452 of net gain on exercise of GMH warrants for limited partnership units, (iii) \$24,190 of income from the mark-to-market of the remaining GMH warrants, (iv) \$11,081 of interest income on \$159,000 GMH commitment, (v) \$8,861 of interest income on the GM building mezzanine loans and (vi) \$4,771 of interest income on the repayment of the Company s loan to Vornado Operating.

In comparing the financial results of the Company s segments on a sequential quarterly basis, the following should be noted:

The third quarter of the Office and Merchandise Mart segments have historically been impacted by higher net utility costs than in each other quarter of the year;

The fourth quarter of the Retail segment has historically been higher than each of the first three quarters due to the recognition of percentage rental income; and

The second and fourth quarter of the Merchandise Mart segment have historically been higher than the first and third quarters due to major trade shows occurring in those quarters.

Below are the details of the changes by segment in EBITDA for the three months ended December 31, 2004 compared to the three months ended December 31, 2003.

(Amounts in thousands)	Total		Office		ŀ	Retail		 rchandise Mart		Co	perature ntrolled ogistics		Other
Three months ended December 31, 2003	\$ 357,882	\$	310,418		\$	37,691		\$ 31,234		\$	22,093		\$ (43,554)
2004 Operations:													
Same store operations(1)			2,872			2,223		2,829	(3)				
Acquisitions, dispositions and non-recurring income and expenses			(154,119)		7,568		(130)		(5,160)	
Three months ended December 31, 2004	\$ 397,635	\$	159,171		\$	47,482		\$ 33,933		\$	16,933		\$ 140,116
% increase in same store operations			1.9	%(2)		6.2	%	9.7	%(3)		N/A	%(4)	

(1) Represents operations, which were owned for the same period in each year.

(2) EBITDA and same store percentage increase (decrease) was \$87,445 and 4.8% for the New York City office portfolio and \$71,726 and (1.2%) for the CESCR portfolio.

(3) EBITDA and the same store percentage increase reflect the commencement of leases with WPP Group (228,000 square feet) in the third quarter of 2004 and the Chicago Sun Times (127,000 square feet) in the second quarter of 2004. EBITDA for the year ended December 31, 2004, exclusive of the incremental impact of these leases was \$31,844, representing a 2.5% same store percentage increase.

(4) Not comparable because prior to November 4, 2004, (date the operations of AmeriCold Logistics were combined with Americold), the Company reflected its equity in the rent Americold received from AmeriCold Logistics. Subsequent thereto, the Company reflects its equity in the operations of the combined company. See page 92 for condensed proforma operating results of Americold for the three months ended December 31, 2004 and 2003, giving effect to the acquisition of its tenant, AmeriCold Logistics, as if it had occurred on January 1, 2003.

Below are the details of the changes by segment in EBITDA for the three months ended December 31, 2004 compared to the three months ended September 30, 2004:

(Amounts in thousands)	Total		Offic	e		Retail		М	erchandise Mart		Co	perature ntrolled ogistics		Other
Three months ended September 30, 2004	\$ 263,759	4	5 16	5,704		\$ 52,148		\$	30,591		\$	19,191		\$ (3,875)
2004 Operations:														
Same store operations(1)				1,948		3,721			1,998	(4)				
Acquisitions, dispositions and non-recurring income and expenses			(8,481)	(8,387)(3)		1,344			(2,258)	
Three months ended December 31, 2004	\$ 397,635	\$	15	9,171		\$ 47,482		\$	33,933		\$	16,933		\$ 140,116
% increase in same store operations				1.3	%(2)	9.0	%		6.7	%(4)		N/A	(5)	

(1) Represents operations, which were owned for the same period in each year.

(2) EBITDA and same store percentage increase (decrease) was \$ 87,282 and 4.7% for the New York City office portfolio and \$70,766 and (2.4%) for the CESCR portfolio.

(3) EBITDA for the three months ended September 30, 2004 includes a gain on the sale of the Company s Dundalk Shopping Center of \$9,850.

(4) Primarily due to seasonality of trade shows operations.

(5) Not comparable because prior to November 4, 2004, (date the operations of AmeriCold Logistics were combined with Americold), the Company reflected its equity in the rent Americold received from AmeriCold Logistics. Subsequent thereto, the Company reflects its equity in the operations of the combined company. See page 92 for condensed proforma operating results of Americold for the three months ended December 31, 2004 and 2003, giving effect to the acquisition of its tenant, AmeriCold Logistics, as if it had occurred on January 1, 2003.

Below is a reconciliation of net income and EBITDA for the three months ended September 30, 2004.

(Amounts in thousands)		Total	(Office		Retail	М	lerchandise Mart		emperature Controlled Logistics		Other
Net income (loss) for the three months ended September 30, 2004	4	5 108,523	\$	88,666	\$	29,648	\$	19,299	\$	2,781	\$ 5	(31,871)
Interest and debt expense		80,335		34,092		15,720		3,013		7,796		19,714

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Depreciation and amortization	74,294		42,673		6,780	8,000		8,614		8,227
Income Taxes	607	'	273			279)			55
EBITDA for the three months ended September 30, 2004	\$ 263,759	\$	165,704	9	\$ 52,148	\$ 30,591		\$ 19,191	\$	(3,875

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Investment in Americold Realty Trust

Prior to November 18, 2004, the Company owned a 60% interest in Vornado Crescent Portland Partnership (VCPP) which owned Americold Realty Trust (Americold). Americold owns 88 temperature controlled warehouses, all of which were leased to AmeriCold Logistics. On November 4, 2004, Americold purchased its tenant, AmeriCold Logistics, for \$47,700,000 in cash. On November 18, 2004, the Company and its 40% partner, Crescent Real Estate Equities Company (CEI) collectively sold 20.7% of Americold s common shares to The Yucaipa Companies (Yucaipa) for \$145,000,000, which resulted in a gain, of which the Company s share was \$18,789,000. The sale price was based on a \$1.450 billion valuation for Americold before debt and other obligations. Yucaipa is a private equity firm with significant expertise in the food distribution, logistics and retail industries. Upon closing of the sale to Yucaipa on November 18, 2004, Americold is owned 47.6% by the Company, 31.7% by CEI and 20.7% by Yucaipa. Pursuant to the sales agreement: (i) Yucaipa may earn a promote of 20% of the increase in the value of Americold through December 31, 2007, limited to 10% of the Company s and CEI s remaining interest in Americold; (ii) the annual asset management fee payable by CEI to the Company has been reduced from approximately \$5,500,000 to \$4,548,000, payable quarterly through October 30, 2027. CEI, at its option, may terminate the payment of this fee at any time after November 2009, by paying the Company a termination fee equal to the present value of the remaining payments through October 30, 2007, discounted at 10%. In addition, CEI is obligated to pay a pro rata portion of the termination fee to the extent it sells a portion of its equity interest in Americold; and (iii) VCPP was dissolved. The Company has the right to appoint three of the five members to Americold s Board of Trustees. Consequently, the Company is deemed to exercise control over Americold and, on November 18, 2004, the Company began to consolidate the operations and financial position of Americold into its accounts and no longer accounts for its investment on the equity method.

The following is a pro forma presentation of the results of operations of Americold for the three months and years ended December 31, 2004 and 2003, giving effect to the acquisition of AmeriCold Logistics as if it had occurred on January 1, 2003.

	For the Yea Decemb	 ed	For the Three I Decemi	 Ended
(Amounts in thousands)	2004	2003	2004	2003
Revenue	\$ 701,707	\$ 655,286	\$ 191,595	\$ 176,610
Cost of operations	545,971	482,284	146,694	128,390
Gross margin	155,736	173,002	44,901	48,220
Depreciation, depletion and amortization	72,059	71,860	17,666	17,950
Interest expense	52,285	41,634	13,799	10,440
General and administrative expense	32,940	35,355	6,946	10,426
Other expense (income), net	11,137	(601)	5,879	(1,778)
Net (loss) income	(12,685)	24,754	611	11,182
Depreciation and amortization	71,622	71,386	17,567	17,836
Interest expense	52,285	41,634	13,799	10,440
Income taxes	4,640	1,989	775	(1,344)
EBITDA	\$ 115,867	\$ 139,763	\$ 32,752	\$ 38,114
Same store % increase (decrease)	(5.3)%		.8%	

Revenue was \$701,707,000 for the year ended December 31, 2004, compared to \$655,286,000 for the year ended December 31, 2003, an increase of \$46,421,000. The increase in revenue for the year ended December 31, 2004 was primarily due to (i) \$36,406,000 from Americold s transportation management services business from both new and existing customers, (ii) \$6,692,000 from new managed warehouse contracts, net of a contract termination in the fourth quarter of 2004 and (iii) an increase in handling and accessorial services.

Gross margin from owned warehouses was \$150,515,000 or 34.4%, for the year ended December 31, 2004, compared to \$159,909,000, or 36.9%, for the year ended December 31, 2003, a decrease of \$9,394,000. This decrease was primarily attributable to (i) lower productivity related to new business at the Atlanta warehouses, (ii) lower average occupancy at the Carthage warehouse and (iii) a change in revenue mix as higher margin storage revenues declined and lower margin handling revenues increased.

Gross margin from other operations (i.e., transportation, management services and managed warehouses) was \$5,221,000 for the year ended December 31, 2004, compared to \$13,093,000 for the year ended for the year ended December 31, 2003, a decrease of \$7,872,000. This decrease was primarily the result of (i) a \$5,062,000 change in the estimate of unbilled transportation revenue, (ii) lower margins in the transportation management services business due to tightened truck supply in 2004 as a result of new legislation reducing the hours that drivers are permitted to drive in a day, partially offset by (iii) an increase in gross margin from new and existing managed warehouse customers.

Interest expense was \$52,285,000 for the year ended December 31, 2004, compared to \$41,634,000 for the year ended December 31, 2003, an increase of \$10,651,000. The increase was primarily due to higher average debt outstanding as Americold obtained a mortgage financing on 28 of its unencumbered properties in February 2004.

General and administrative expense was \$32,940,000 for the year ended December 31, 2004, compared to \$35,355,000 for the prior year, a decrease of \$2,415,000. This decrease resulted primarily from a lower bonus provision.

Other expense, net, was \$11,137,000 for the year ended December 31, 2004, compared to other income, net, of \$601,000 for the year ended December 31, 2003, a decrease of \$11,738,000. This decrease resulted primarily from (i) \$7,569,000 for the write-off of the remaining net book value of two vacant warehouse facilities and assets related to a managed warehouse contract that was terminated 2004, (ii) \$2,241,000 of income in 2003 resulting from a tax refund, and (iii) a gain of \$850,000 in 2003 resulting from a sale of warehouse.

Related Party Transactions

Loan and Compensation Agreements

In accordance with the terms of the employment arrangement with Steven Roth, the Company s Chief Executive Officer, and subject to a letter agreement dated November 1999, Mr. Roth may draw up to \$15,000,000 of loans on a revolving basis. Each loan bears interest, payable quarterly, at the applicable Federal rate on the date the loan is made and matures on the sixth anniversary of such loan. Loans are collateralized by assets with a value of not less than two times the amount outstanding. At December 31, 2004, the outstanding balance under this arrangement was \$13,122,500 (of which \$4,704,500 is shown as a reduction in shareholders equity). The amount outstanding matures in January 2006 and bears interest at a weighted average rate of 4.49% per annum.

At December 31, 2004, the balance of the loan due from Michael Fascitelli, the Company s President, in accordance with his employment agreement was \$8,600,000. The loan matures in December 2006 and bears interest, payable quarterly, at a weighted average rate of 3.97% (based on the applicable Federal rate).

Effective January 1, 2002, the Company extended its employment agreement with Mr. Fascitelli for a five-year period through December 31, 2006. Pursuant to the extended employment agreement, Mr. Fascitelli is entitled to receive a deferred payment on December 31, 2006 of 626,566 Vornado common shares which are valued for compensation purposes at \$27,500,000 (the value of the shares on March 8, 2002, the date the extended employment agreement was executed). The shares are held in a rabbi trust for the benefit of Mr. Fascitelli and vested 100% on December 31, 2002. The extended employment agreement does not permit diversification, allows settlement of the deferred compensation obligation by delivery of these shares only, and permits the deferred delivery of these shares. The value of these shares was amortized ratably over the one-year vesting period as compensation expense.

Pursuant to the Company's annual compensation review in February 2002 with Joseph Macnow, the Company's Chief Financial Officer, the Compensation Committee approved a \$2,000,000 loan to Mr. Macnow, bearing interest at the applicable federal rate of 4.65% per annum and due in June 2007. The loan was funded on July 23, 2002 and is collateralized by assets with a value of not less than two times the loan amount.

On March 11, 2004, the Company loaned \$2,000,000 to Melvyn Blum, an executive officer of the Company, pursuant to the revolving credit facility contained in his January 2000 employment agreement. The loan bears interest at 1.57% per annum (the Federal rate) and is due in March 2007.

On February 22, 2005, the Company and Sandeep Mathrani, Executive Vice President Retail Division, entered into a new employment agreement. Pursuant to the agreement, the Company granted Mr. Mathrani (i) 16,836 restricted shares of the Company s stock, (ii) stock options to acquire 300,000 of the Company s common shares at an exercise price of \$71.275 per share and (iii) the right to receive 200,000 stock options over the next two years at the then prevailing market price. In addition, Mr. Mathrani repaid the \$500,000 loan the Company provided him under his prior employment agreement.

Transactions with Affiliates and Officers and Trustees of the Company

Alexander s

The Company owns 33% of Alexander s. Mr. Roth and Mr. Fascitelli are Officers and Directors of Alexander s, the Company provides various services to Alexander s in accordance with management, development and leasing agreements and the Company has made loans to Alexander s aggregating \$124,000,000 at December 31, 2004. These agreements and the loans are described in Note 5 - Investments in Partially-Owned Entities to the Company s consolidated financial statements in this annual report on Form 10-K/A. In addition, in 2002, the Company sold air rights to Alexander s, details of which are provided in Note 3 Acquisitions and Dispositions to the Company s consolidated financial statements in this annual report on Form 10-K/A.

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Interstate Properties

As of December 31, 2004, Interstate Properties and its partners beneficially owned approximately 10.8% of the common shares of beneficial interest of the Company and 27.4% of Alexander s common stock. Interstate Properties is a general partnership in which Steven Roth, David Mandelbaum and Russell B. Wight, Jr. are the partners. Mr. Roth is the Chairman of the Board and Chief Executive Officer of the Company, the managing general partner of Interstate Properties, and the Chief Executive Officer and a director of Alexander s. Messrs. Mandelbaum and Wight are trustees of the Company and also directors of Alexander s.

The Company manages and leases the real estate assets of Interstate Properties pursuant to a management agreement for which the Company receives an annual fee equal to 4% of base rent and percentage rent. The management agreement has a term of one year and is automatically renewable unless terminated by either of the parties on sixty days notice at the end of the term. The Company believes based upon comparable fees charged by other real estate companies that its terms are fair to the Company. The Company earned \$726,000, \$703,000 and \$747,000 of management fees under the management agreement for the years ended December 31, 2004, 2003 and 2002. In addition, during fiscal years 2003 and 2002, as a result of a previously existing leasing arrangement with Alexander s, Alexander s paid to Interstate \$587,000 and \$703,000, respectively, for the leasing and other services actually rendered by the Company. Upon receipt of these payments, Interstate promptly paid them over to the Company without retaining any interest therein. This arrangement was terminated at the end of 2003 and all payments by Alexander s thereafter for these leasing and other services are made directly to the Company.

Vornado Operating Company (Vornado Operating)

In October 1998, Vornado Operating was spun off from the Company in order to own assets that the Company could not itself own and conduct activities that the Company could not itself conduct. Vornado Operating s primary asset was its 60% investment in AmeriCold Logistics, which leased 88 refrigerated warehouses from Americold, owned 60% by the Company. The Company granted Vornado Operating a \$75,000,000 unsecured revolving credit facility that was to expire on December 31, 2004. Borrowings under the revolving credit facility bore interest at LIBOR plus 3%. The Company received a commitment fee equal to 1% per annum on the average daily unused portion of the facility. At the time of its dissolution referred to below, Vornado Operating had outstanding 4,068,924 shares and its operating partnership had outstanding 447,017 units. At such time, trustees and officers of the Company held approximately 24.3% of the common shares and units of Vornado Operating. In addition, Messrs. Roth, Fascitelli, Macnow, Wight and West each served as an officer and/or director of Vornado Operating.

On December 31, 2002, the Company and Crescent Real Estate Equities formed a joint venture to acquire the Carthage, Missouri and Kansas City, Kansas quarries from AmeriCold Logistics for \$20,000,000 in cash (appraised value). The Company contributed cash of \$8,800,000 to the joint venture representing its 44% interest. AmeriCold Logistics used the proceeds from the sale to repay a portion of a loan to Vornado Operating. Vornado Operating then repaid \$9,500,000 of the amount outstanding under the Company s revolving credit facility. In addition, during 2004 and 2003, this joint venture acquired \$21,930,000 and \$5,720,000 of trade receivables from AmeriCold Logistics for \$21,500,000 and \$5,606,000, respectively. These receivables were subsequently collected in full.

On November 4, 2004, Americold purchased its tenant, AmeriCold Logistics, for \$47,700,000 in cash. As part of this transaction, Vornado Operating repaid the \$21,989,000 balance of the loan to the Company as well as \$4,771,000 of unpaid interest. Because the Company fully reserved for the interest income on this loan beginning in January 2002, it recognized \$4,771,000 of income upon collection in the fourth quarter 2004.

In November 2004, a class action shareholder derivative lawsuit was brought in the Delaware Court of Chancery against Vornado Operating Company (Vornado Operating), its directors and the Company. The lawsuit sought to enjoin the dissolution of Vornado Operating, rescind the previously completed sale of AmeriCold Logistics (owned 60% by Vornado Operating) to Americold Realty Trust (owned 60% by the Company) and damages. In addition, the plaintiffs claimed that the Vornado Operating directors breached their fiduciary duties. On November 24, 2004, a stipulation of settlement was entered into under which the Company agreed to settle the lawsuit with a payment of approximately \$4.5 million or about \$1 per Vornado Operating share or partnership unit before litigation expenses. The proposed settlement payment would be in addition to the liquidation distribution of \$2 per Vornado Operating share or unit that Vornado Operating made to its equity-holders when it dissolved on December 29, 2004. On January 20, 2005, the Delaware Court of Chancery postponed deciding upon the proposed settlement and requested further but limited information before holding an additional hearing regarding the settlement, which has been scheduled for March 2005. The Company has accrued the proposed settlement payment and related legal costs as part of general and administrative expense in the fourth quarter of 2004. The Company believes that the ultimate outcome of this matter will not have a material effect on the Company s consolidated financial statements.

Other

On January 1, 2003, the Company acquired BMS, a company which provides cleaning and related services principally to the Company s Manhattan office properties, for \$13,000,000 in cash from the estate of Bernard Mendik and certain other individuals including David R. Greenbaum, an executive officer of the Company. The Company paid BMS \$53,024,000, for the year ended December 31, 2002 for services rendered to the Company s Manhattan office properties. Although the terms and conditions of the contracts pursuant to which these services were provided were not negotiated at arms length, the Company believes based upon comparable amounts charged to other real estate companies that the terms and conditions of the contracts were fair to the Company.

On August 4, 2003, the Company completed the acquisition of 2101 L Street, a 370,000 square foot office building located in Washington D.C. The consideration for the acquisition consisted of approximately 1.1 million newly issued Operating Partnership units (valued at approximately \$49,517,000) and the assumption of existing mortgage debt and transaction costs totaling approximately \$32,000,000. Robert H. Smith and Robert P. Kogod, trustees of Vornado, together with family members owned approximately 24 percent of the limited partnership that sold the building and Mr. Smith was a general partner. On August 5, 2003, the Company repaid the mortgage of \$29,056,000.

On October 7, 2003, the Company acquired a 2.5% interest in the planned redevelopment of Waterfront, located at 401 M Street, a mixed-use project in Washington D.C. for \$2,171,000, of which the Company paid \$1,545,000 in cash and issued 12,500 Vornado Realty L.P. partnership units valued at \$626,000. The partnership units were issued to Mitchell N. Schear, one of the partners in the Waterfront interest, and the President of the Company s CESCR division.

On July 1, 2004, the Company acquired the Marriott hotel located in its Crystal City office complex from a limited partnership in which Robert H. Smith and Robert P. Kogod, trustees of the Company, together with family members own approximately 67 percent. The purchase price of \$21,500,000 was paid in cash. The hotel contains 343 rooms and is leased to an affiliate of Marriott International, Inc. until July 31, 2015, with one 10-year extension option. The land under the hotel was acquired in 1999.

On October 1, 2004, the Company increased its ownership interest in the Investment Building in Washington, D.C. to 5% by acquiring an additional 2.8% interest for \$2,240,000 in cash. The Company s original interest in the property was acquired in connection with the acquisition of the Kaempfer Company in April 2003. Mitchell N. Schear, President of the Company s CESCR division and other former members of Kaempfer management were also partners in the Investment Building partnership.

During 2002, the Company paid approximately \$147,000 for legal services to a firm in which one of the Company s trustees is a member.

Liquidity and Capital Resources

The Company anticipates that cash from continuing operations over the next twelve months will be adequate to fund its business operations, dividends to shareholders and distributions to unitholders of the Operating Partnership and recurring capital expenditures, and together with existing cash balances will be greater than its anticipated cash requirements including development and redevelopment expenditures and debt amortization. Capital requirements for significant acquisitions may require funding from borrowings or equity offerings.

As at December 31, 2004, the Company has an effective shelf registration under which the Company can offer an aggregate of approximately \$397,990,000 of equity securities and Vornado Realty L.P. can offer an aggregate of \$1,550,770,000 of debt securities. On January 26, 2005, the Company filed a registration statement to increase the amount of equity and debt securities that can be offered to up to \$2.5 billion and \$5.0 billion, respectively. On February 3, 2005, the registration statement was declared effective.

Certain Future Cash Requirements

For 2005 the Company has budgeted approximately \$180,000,000 for capital expenditures excluding acquisitions as follows:

(Amounts in millions except square foot data)	Total	Ν	lew York Office	CESCR Office	Retail	М	lerchandise Mart	Other(1)
Expenditures to maintain assets	\$ 57.5	\$	16.0	\$ 21.0	\$ 4.0	\$	10.0	\$ 6.5
Tenant improvements	101.5		22.0	60.5	6.0		13.0	
Leasing commissions	24.5		7.0	13.0	1.5		3.0	
Total Tenant Improvements and Leasing Commissions	126.0		29.0	73.5	7.5		16.0	
Per square foot		\$	40.00	\$ 28.25	\$ 9.10	\$	13.60	\$
Per square foot per annum		\$	4.20	\$ 5.65	\$ 0.90	\$	2.25	\$
Total Capital Expenditures and Leasing Commissions	\$ 183.5	\$	45.0	\$ 94.5	\$ 11.5	\$	26.0	\$ 6.5
Square feet budgeted to be leased (in thousands)			725	2,600	825		1,175	
Weighted average lease term			9.5	5.0	10.0		6.0	

(1) Hotel Pennsylvania, Paramus Office and Warehouses.

In addition to the capital expenditures reflected above, the Company is currently engaged in certain development and redevelopment projects for which it has budgeted approximately \$470,000,000. Of this amount \$310,000,000 is estimated to be expended in 2005.

During the year ended December 31, 2004, actual cash basis capital expenditures and leasing commissions were \$186,850,000, as compared to a budget of \$194,200,000.

The table above excludes Americold s 2005 budget of \$23,000,000 for capital expenditures as Americold is expected to fund these expenditures without contributions from the Company. In addition, no cash requirements have been budgeted for the capital expenditures of Alexander s, Newkirk MLP, or any other entity that is partially owned by the Company. These investees are also expected to fund their own cash requirements.

Financing Activities and Contractual Obligations

Below is a schedule of the Company s contractual obligations and commitments at December 31, 2004.

(Amounts in thousands)		Total		ess than 1 Year	1	3 Years	3	5 Years	Tł	nereafter
Contractual Cash Obligations:										
Mortgages and Notes Payable (principal and interest)	\$	5,464,579	\$	402,556	\$	1,302,976	\$	1,405,875	\$	2,353,172
Senior Unsecured Notes due 2007		544,916		12,850		532,066				
Senior Unsecured Notes due 2009		302,026		11,250		22,500		268,276		
Senior Unsecured Notes due 2010		256,779		9,500		19,000		19,000		209,279
Operating leases		1,030,448		20,427		40,902		40,900		928,219
Purchase obligations, primarily construction commitments		49,200		49,200						
Capital lease obligations		69,658		17,722		18,288		13,741		19,907
Total Contractual Cash Obligations	\$	7,717,606	\$	523,505	\$	1,935,732	\$	1,747,792	\$	3,510,577
Commitments:										
Capital commitments to partially-owned entities	\$	9,696	\$	9,696	\$		\$		\$	
Standby Letters of Credit		32,306		31,986		320				
Other Guarantees										
Total Commitments	\$	42,002	\$	41,682	\$	320	\$		\$	

At December 31, 2004, the Company has \$567,851,000 available under its \$600,000,000 revolving credit facility (\$32,149,000 was utilized for letters of credit), which matures in July 2006. Further, the Company has a number of properties that are unencumbered.

The Company s credit facility contains customary conditions precedent to borrowing such as the bring down of customary representations and warranties as well as compliance with financial covenants such as minimum interest coverage and maximum debt to market capitalization. The facility provides for higher interest rates in the event of a decline in the Company s ratings below Baa3/BBB. This facility also contains customary events of default that could give rise to acceleration and include such items as failure to pay interest or principal and breaches of financial covenants such as maintenance of minimum capitalization and minimum interest coverage.

The Company carries comprehensive liability and all risk property insurance ((i) fire, (ii) flood, (iii) extended coverage, (iv) acts of terrorism as defined in the Terrorism Risk Insurance Act of 2002 which expires in 2005 and (v) rental loss insurance) with respect to its assets. In April 2004, the Company reviewed its all risk policies and increased its coverage for Acts of Terrorism for each of its New York Office, CESCR Office, Retail and Merchandise Mart divisions. Below is a summary of the all risk property insurance and terrorism risk insurance for each of the Company s business segments:

		Coverage Per Occurrence
--	--	-------------------------

	All Risk(1)		ub-Limits for ts of Terrorism
New York Office	\$ 1,400,000,000	\$	750,000,000
CESCR Office	1,400,000,000		750,000,000
Retail	500,000,000		500,000,000
Merchandise Mart	1,400,000,000		750,000,000
Temperature Controlled Logistics	225,000,000		225,000,000

(1) Limited as to terrorism insurance by the sub-limit shown in the adjacent column.

In addition to the coverage above, the Company carries lesser amounts of coverage for terrorist acts not covered by the Terrorism Risk Insurance Act of 2002.

The Company s debt instruments, consisting of mortgage loans secured by its properties (which are generally non-recourse to the Company), its senior unsecured notes due 2007, 2009 and 2010 and its revolving credit agreement, contain customary covenants requiring the Company to maintain insurance. Although the Company believes that it has adequate insurance coverage under these agreements, the Company may not be able to obtain an equivalent amount of coverage at reasonable costs in the future. Further if lenders insist on greater coverage than the Company is able to obtain, or if the Terrorism Risk Insurance Act of 2002 is not extended; it could adversely affect the Company s ability to finance and/or refinance its properties and expand its portfolio.

In conjunction with the closing of Alexander s Lexington Avenue construction loan on July 3, 2002, the Company agreed to guarantee to the construction lender, the lien free, timely completion of the construction of the project and funding of all project costs in excess of a stated budget, as defined in the loan agreement, if not funded by Alexander s.

Cash Flows for the Year Ended December 31, 2004

Cash and cash equivalents were \$599,282,000 at December 31, 2004, as compared to \$320,542,000 at December 31, 2003, an increase of \$278,740,000.

Cash flows provided by operating activities of \$681,433,000 was primarily comprised of (i) net income of \$592,917,000, (ii) adjustments for non-cash items of \$53,699,000, (iii) distributions of income from partially-owned entities of \$16,740,000, and (iv) a net change in operating assets and liabilities of \$18,077,000. The adjustments for non-cash items were primarily comprised of (i) depreciation and amortization of \$253,822,000 (ii) minority interest of \$156,608,000, partially offset by (iii) net gains on mark-to-market of derivatives of \$135,372,000 (Sears option shares and GMH warrants), (iv) net gains on sale of real estate of \$75,755,000, (v) net gains on dispositions of wholly-owned and partially-owned assets other than real estate of \$19,775,000, (vi) the effect of straight-lining of rental income of \$61,473,000, (vii) equity in net income of partially-owned entities and income applicable to Alexander s of \$51,961,000, and (viii) amortization of below market leases, net of \$14,570,000.

Net cash used in investing activities of \$367,469,000 was primarily comprised of (i) capital expenditures of \$117,942,000, (ii) development and redevelopment expenditures of \$139,669,000, (iii) investment in notes and mortgages receivable of \$330,101,000, (iv) investments in partially-owned entities of \$158,467,000, (v) acquisitions of real estate and other of \$286,310,000, (vi) purchases of marketable securities of \$59,714,000 partially offset by, (vii) proceeds from the sale of real estate of \$233,005,000 (viii) distributions of capital from partially-owned entities of \$287,005,000, (ix) repayments on notes receivable of \$174,276,000, (x) cash received upon consolidation of Americold Realty Trust of \$21,694,000 and (xi) cash restricted primarily for mortgage escrows of \$8,754,000.

Net cash used in financing activities of \$35,224,000 was primarily comprised of (i) dividends paid on common shares of \$379,488,000, (ii) dividends paid on preferred shares of \$21,920,000, (iii) distributions to minority partners of \$131,142,000, (iv) repayments of borrowings of \$702,823,000, (v) redemption of perpetual preferred shares and units of \$112,467,000, partially offset by, proceeds from (vi) borrowings of \$745,255,000, (vii) proceeds from the issuance of preferred shares and units of \$510,739,000 and (viii) the exercise of employee share options of \$61,935,000.

Below are the details of capital expenditures, leasing commissions and development and redevelopment expenditures and a reconciliation of total expenditures on an accrual basis to the cash expended in the year ended December 31, 2004. See page 58 for per square foot data.

(Amounts in thousands)		Total		ew York Office	0	CESCR	R	etail	-	chandise Mart		Other
Capital Expenditures (Accrual basis):												
Expenditures to maintain the assets:												
Recurring	\$	50,963	\$	11,673	\$	16,272	\$	2,344	\$	18,881	\$	1,793
Non-recurring												
		50,963		11,673		16,272		2,344		18,881		1,793
Tenant improvements:												
Recurring		101,026		41,007		22,112		3,346		34,561		
Non-recurring		7,548				7,548						
Total		108,574		41,007		29,660		3,346		34,561		

	-				1	-			r			1		- 1			
Leasing Commissions:																	
Recurring		33,118		18,013			6,157			671		8,2	277				
Non-recurring		1,706					1,706										
		34,824		18,013			7,863			671		8,2	277				\Box
Total Capital Expenditures and Leasing Commissions (accrual basis)		194,361		70,693			53,795			6,361		61,7	/19			1,79	3
Adjustments to reconcile accrual basis to cash basis:																	
Expenditures in the current year applicable to prior periods		61,137		29,660			26,463			1,518		3,4	196				
Expenditures to be made in future periods for the current period		(68,648)	(27,562			(22,186))		(2,172)	(16,7	28))			
Total Capital Expenditures and Leasing Commissions (Cash basis)	\$	186,850		\$ 72,791		\$	58,072		\$	5,707		\$ 48,4	187	9	5	1,79	3

(Amounts in thousands)	Total	ew York Office	CESCR	R	etail		chandise Mart	Other
Development and Redevelopment:								
Expenditures:								
Crystal Plazas (PTO)	\$ 10,993	\$	\$ 10,993	\$ \$		\$ 5		\$
640 Fifth Avenue	15,067	15,067						
4 Union Square South	28,536				28,536			
Crystal Drive Retail	25,465		25,465					
Other	59,608	4,027	220		33,851		21,262	248
	\$ 139,669	\$ 19,094	\$ 36,678	\$ \$	62,387	\$ 5	21,262	\$ 248

Capital expenditures are categorized as follows:

Recurring capital improvements expended to maintain a property s competitive position within the market and tenant improvements and leasing commissions for costs to re-lease expiring leases or renew or extend existing leases.

Non-recurring capital improvements completed in the year of acquisition and the following two years which were planned at the time of acquisition and tenant improvements and leasing commissions for space which was vacant at the time of acquisition of a property.

Development and redevelopment expenditures include all hard and soft costs associated with the development or redevelopment of a property, including tenant improvements, leasing commissions and capitalized interest and operating costs until the property is substantially complete and ready for its intended use.

Cash Flows for the Year Ended December 31, 2003

Cash and cash equivalents were \$320,542,000 at December 31, 2003, as compared to \$208,200,000 at December 31, 2002, an increase of \$112,342,000.

Cash flow provided by operating activities of \$535,617,000 was primarily comprised of (i) net income of \$460,703,000, (ii) adjustments for non-cash items of \$99,985,000, (iii) distributions of income from partially-owned entities of \$6,666,000, partially offset by (iv) the net change in operating assets and liabilities of \$31,737,000. The adjustments for non-cash items were primarily comprised of (i) depreciation and amortization of \$219,911,000, (ii) minority interest of \$178,675,000, partially offset by, (iii) gains on sale of real estate of \$161,789,000, (iv) the effect of straight-lining of rental income of \$41,947,000, (v) equity in net income of partially-owned entities and Alexander s of \$83,475,000 and (vi) amortization of below market leases, net of \$9,047,000.

Net cash used in investing activities of \$136,958,000 was comprised of (i) investment in notes and mortgages receivable of \$230,375,000, (ii) acquisitions of real estate of \$216,361,000, (iii) development and redevelopment expenditures of \$123,436,000, (iv) capital expenditures of \$120,593,000, (v) investments in partially-owned entities of \$15,331,000, (vi) purchases of marketable securities of \$17,356,000, partially offset

by, (vii) proceeds received from the sale of real estate of \$299,852,000, (viii) distributions of capital from partially-owned entities of \$147,977,000, (ix) restricted cash, primarily mortgage escrows of \$101,292,000, (x) repayments on notes receivable of \$29,421,000 and (xi) proceeds from the sale of marketable securities of \$7,952,000.

Net cash used in financing activities of \$286,317,000 was primarily comprised of (i) repayments of borrowings of \$752,422,000, (ii) dividends paid on common shares of \$327,877,000, (iii) distributions to minority partners of \$158,066,000, (iv) redemption of perpetual preferred shares and units of \$103,243,000, (v) dividends paid on preferred shares of \$20,815,000, partially offset by (vi) proceeds from borrowings of \$812,487,000, (vi) proceeds from the issuance of preferred shares and units of \$119,967,000, and (viii) proceeds from the exercise of employee share options of \$145,152,000.

Below are the details of capital expenditures, leasing commissions and development and redevelopment expenditures for the year ended December 31, 2003.

(Amounts in thousands)	Total		 ew York Office		Cl	ESCR		Re	tail	Merchandise Mart		Ot	her
Capital Expenditures (Accrual basis):													
Expenditures to maintain the assets:													
Recurring	\$ 31,421		\$ 14,201		\$	6,125		\$	592	\$ 10,071		\$	432
Non-recurring	13,829					4,907				8,922			
	45,250		14,201			11,032			592	18,993			432
Tenant improvements:													
Recurring	67,436		23,415			23,850			3,360	16,811			
Non-recurring	7,150					7,150							
	74,586		23,415			31,000			3,360	16,811			
Leasing Commissions:													
Recurring	19,931		10,453			6,054			273	3,151			
Non-recurring	1,496					1,496							
	21,427		10,453			7,550			273	3,151			
Total Capital Expenditures and Leasing Commissions (accrual basis):													
Recurring	118,788		48,069			36,029			4,225	30,033			432
Nonrecurring	22,475					13,553				8,922			
Total	141,263		48,069			49,582			4,225	38,955			432
Adjustments to reconcile accrual basis to cash basis:													
Expenditures in the current year applicable to prior periods	47,174		10,061			17,886			11,539	7,688			
Expenditures to be made in future periods for the current period	(56,465)	(21,172)		(26,950)		(1,830)	(6,513))		
Total Capital Expenditures and Leasing Commissions (Cash basis)	\$ 131,972		\$ 36,958		\$	40,518		\$	13,934	\$ 40,130		\$	432

(1) Includes reimbursements from tenants for expenditures incurred in the prior year.

(Amounts in thousands)	-	Total		w York Office	С	ESCR	R	etail		chandise ⁄Iart	(Other
Development and Redevelopment:												
Expenditures:												
400 North LaSalle	\$	42,433	\$		\$		\$		\$		\$	42,433
640 Fifth Avenue		29,138		29,138								
4 Union Square South		14,009						14,009				
Crystal Drive Retail		12,495				12,495						
Other		25,361		5,988				18,851		143		379
	\$	123,436	\$	35,126	\$	12,495	\$	32,860	\$	143	\$	42,812

Cash Flows for the Year Ended December 31, 2002

Cash flow provided by operating activities of \$565,022,000 was primarily comprised of (i) net income of \$232,903,000, (ii) adjustments for non-cash items of \$303,869,000, (iii) distributions of income from partially-owned entities of \$65,197,000, partially offset by, (iv) the net change in operating assets and liabilities of \$36,947,000. The adjustments for non-cash items were primarily comprised of (i) depreciation and amortization of \$205,826,000, (ii) minority interest of \$140,933,000, (iii) net loss on dispositions of wholly-owned and partially-owned assets other than depreciable real estate of \$17,471,000, (iv) a cumulative effect of change in accounting principle of \$30,129,000, (v) amortization of officer s deferred compensation of \$27,500,000, (vi) costs of acquisitions not consummated of \$6,874,000, partially offset by (vii) the effect of straight-lining of rental income of \$38,119,000, and (vii) equity in net income of partially-owned entities and Alexander s of \$74,111,000, (viii) amortization of below market leases, net of \$12,634,000.

Net cash used in investing activities of \$89,314,000 was primarily comprised of (i) capital expenditures of \$96,018,000, (ii) development and redevelopment expenditures of \$91,199,000, (iii) investment in notes and mortgages receivable of \$56,935,000, (v) investments in partially-owned entities of \$73,242,000, (vi) acquisitions of real estate of \$23,665,000, (v) restricted cash, primarily mortgage escrows of \$21,471,00, partially offset by, (vii) proceeds from the repayment of notes and mortgage loans receivable of \$124,500,000, (viii) distributions of capital from partially-owned entities of \$60,880,000, and (ix) proceeds from sales of marketable securities of \$87,836,000.

Net cash used in financing activities of \$533,092,000 was primarily comprised of (i) repayments on borrowings of \$731,238,000, (ii) dividends paid on common shares of \$314,419,000, (iii) distributions to minority partners of \$146,358,000, (iv) redemptions of perpetual preferred shares and units of \$25,000,000, (v) dividends paid on preferred shares of \$23,167,000, partially offset by, (vi) proceeds from borrowings of \$628,335,000, (vii) proceeds from the issuance of common shares of \$56,453,000 and (viii) proceeds from employee share option exercises of \$26,272,000.

Below are the details of 2002 capital expenditures, leasing commissions and development and redevelopment expenditures.

					New York			CESCR			Retail		Merchandise			Other	
(Amounts in thousands)		Total			Cit	City Office								Mart			
Capital Expenditures:																	
Expenditures to maintain the assets:																	
Recurring		\$	27,881		\$	9,316		\$	13,686		\$	1,306	\$	2,669	\$	904	
Non-recurring			35,270			6,840			16,455					11,975			
		\$	63,151		\$	16,156		\$	30,141		\$	1,306	\$	14,644	\$	904	
Tenant improvements:																	
Recurring		\$	24,847		\$	12,017		\$	5,842		\$	2,309	\$	4,679			
Non-recurring			6,957			2,293			4,664								
		\$	31,804		\$	14,310		\$	10,506		\$	2,309	\$	4,679			
Leasing Commissions:																	
Recurring		\$	14,345		\$	8,854		\$	4,416		\$	353	\$	614	\$	108	
Non-recurring			4,205			2,067			2,138								
		\$	18,550		\$	10,921		\$	6,554		\$	353	\$	614	\$	108	
Total Capital Expenditures and	Π																
Leasing Commissions:																	
Recurring		\$	67,073		\$	30,187		\$	23,944		\$	3,968	\$	7,962	\$	1,012	
Non-recurring			46,432			11,200			23,257					11,975			

	5	113,505	\$ 41,387	\$	47,201	\$	3,968		\$ 19,937	4	5	1,012
Development and Redevelopment Expenditures:												
400 North LaSalle	5	27,600	\$	\$		\$			\$	\$	5	27,600
Palisades-Fort Lee, NJ		16,750										16,750
640 Fifth Avenue		16,749	16,749									
435 7th Avenue		12,353					12,353					
4 Union Square South		2,410					2,410					
Other		15,337	10,234		1,496		(596))	1,529			2,674
	5	91,199	\$ 26,983	\$	1,496	\$	14,167		\$ 1,529	\$	5	47,024

Funds From Operations (FFO)

FFO is computed in accordance with the definition adopted by the Board of Governors of the National Association of Real Estate Investment Trusts (NAREIT). NAREIT defines FFO as net income or loss determined in accordance with Generally Accepted Accounting Principles (GAAP), excluding extraordinary items as defined under GAAP and gains or losses from sales of previously depreciated operating real estate assets, plus specified non-cash items, such as real estate asset depreciation and amortization, and after adjustments for unconsolidated partnerships and joint ventures. FFO and FFO per diluted share are used by management, investors and industry analysts as supplemental measures of operating performance of equity REITs. FFO and FFO per diluted share should be evaluated along with GAAP net income and income per diluted share (the most directly comparable GAAP measures), as well as cash flow from operating activities, investing activities and financing activities, in evaluating the operating performance of equity REITs. Management believes that FFO and FFO per diluted share are helpful to investors as supplemental performance measures because these measures exclude the effect of depreciation, amortization and gains or losses from sales of real estate, all of which are based on historical costs which implicitly assumes that the value of real estate diminishes predictably over time. Since real estate values instead have historically risen or fallen with market conditions, these non-GAAP measures can facilitate comparisons of operating performance between periods and among other equity REITs. FFO does not represent cash generated from operating activities in accordance with GAAP and is not necessarily indicative of cash available to fund cash needs as disclosed in the Company s Statements of Cash Flows. FFO should not be considered as an alternative to net income as an indicator of the Company s operating performance or as an alternative to cash flows as a measure of liquidity. The calculations of both the numerator and denominator used in the computation of income per share are disclosed in Note 16 - Income per Share, in the Company s notes to consolidated financial statements on page 153 of this Annual Report on Form 10-K/A.

FFO applicable to common shares plus assumed conversions was \$750,043,000, or \$5.63 per diluted share for the year ended December 31, 2004, compared to \$518,242,000, or \$4.44 per diluted share for the year ended December 31, 2003, an increase of \$231,801,000 or \$1.19 per share. FFO applicable to common shares plus assumed conversions was \$299,441,000 or \$2.22 per diluted share for the three months ended December 31, 2004, compared to \$130,729,000, or \$1.08 per diluted share for the three months ended December 31, 2003, an increase of \$168,712,000 or \$1.14 per share.

		For Th Dec	e Year ember		I		For The Three Months Ended December 31,					
(Amounts in thousands except per share amounts)		2004		2003						2003		
Reconciliation of Net Income to FFO:												
Net income		\$ 592,917		\$	460,703		\$	239,954		\$	205,144	
Depreciation and amortization of real property		228,298			208,624			63,367			58,125	
Net gains on sale of real estate		(75,755)		(161,789)					(158,378)	
Proportionate share of adjustments to equity in net income of partially-owned entities to arrive at FFO:												
Depreciation and amortization of real property		49,440			54,762			9,817			14,455	
Net gains (loss) on sale of real estate		(3,048)		(6,733)		(226)		219	
Minority interests share of above adjustments		(27,991)		(20,080)		(9,159)		15,742	
FFO		763,861			535,487			303,753			135,307	
Preferred dividends		(21,920)		(20,815)		(6,351)		(4,885)	
FFO applicable to common shares		741,941			514,672			297,402			130,422	
Series B-1 and B-2 convertible preferred unit distributions		4,710						1,522				
Series E-1 convertible preferred unit distributions		1,581										
Series A convertible preferred dividends		1,068			3,570			263			307	
Series F-1 convertible preferred unit distributions		743						254				

FFO applicable to common shares plus assumed conversions	\$	750,043	\$	518,242	\$	299,441	\$	130,729
Reconciliation of Weighted Average Shares:								
Weighted average common shares outstanding		125,241		112,343		127,071		115,685
Effect of dilutive securities:								
Employee stock options and restricted share awards		5,515		2,786		6,604		4,686
Series A convertible preferred shares		457		1,522		448		524
Series B-1 and B-2 convertible preferred units		1,102				873		
Series E-1 convertible preferred units		637						
Series F-1 convertible preferred units		183				146		
Denominator for diluted FFO per share		133,135		116,651		135,142		120,895
Diluted FFO per share	\$	5.63	\$	4.44	\$	2.22	\$	1.08

Included in FFO are certain items that affect comparability as detailed below. Before these items, the year ended December 31, 2004 is 5.3% higher than the prior year on a per share basis and the three months ended December 31, 2004 is 8.8% higher than the prior year s quarter on a per share basis.

	Т	F	or	The V	ear F	nde	d D	ecember	31.					Fe	or Tl	e Thre	e M	ont	hs Ended			
	T)04	The I		Inuc			<u>003</u>			h	20	004				Unt		, 003		
(Amounts in thousands,	T	-		Pe	r			-			Per					Per				000	r	Per
except per share amounts)		Amount		Sha	re		A	mount		;	Share		Amount		S	hare		Α	mount		S	hare
FFO applicable to common																						
shares plus assumed conversions	\$	750,043		\$	5.63		\$	518,242		\$	4.44		\$ 299,441		¢	2.22		\$	130,729		\$	1.08
conversions	φ	750,045		Ψ	5.05		Ψ	510,242		Ψ	7.77	h	φ 277, ττ1		Ψ	2.22		φ	130,727		φ	1.00
Items that affect	T											h										
comparability:													-				_					
Net gain on mark-to-market of																						
Sears option shares	\$	(81,730)				\$			_			\$ (81,730)				Ş				
Net gain on exercise of GMH warrants		(29,452											(29,452									
Net gain on mark-to-market of		(29,432)										(29,432)								
remaining GMH warrants		(24,190)										(24,190)								
Net gain on sale of a portion of	T	<u> </u>																				
investment in Americold to																						
Yucaipa		(18,789)										(18,789)								
Distributions received from																						
GMH on the portion of the \$159 million commitment																						
funded for a shorter period of																						
time or not funded at all		(7,809)										(7,809)								
Net gain on sale of Newkirk																						
MLP option units		(7,494)						_				-									
Interest income recognized																						
upon collection of loan to Vornado Operating Company		(4,771)										(4,771									
Net gain on sale of land parcel		(4,771)			-			-			h	(4,771	,							-	
Alexander s		(1,274)																			
Net gains on sale of																						
condominiums		(776)					(282)													
Alexander s stock appreciation		25.240						11000											5 001			
rights compensation expense Bonuses to four executive vice		25,340						14,868				\mathbf{h}	4,460						5,391			
presidents in connection with																						
Alexander s		6,500											6,500									
Accrued expenses in																						
connection with Vornado																						
Operating Company litigation		4,516				-			-	_		H	4,516	_							_	
Write-off of perpetual Company preferred share and							1			1		1			1							
unit issuance costs		3,895						2,187				1							2,187			
Impairment loss Starwood		.,						,				h							,			
Ceruzzi		3,833																				
Impairment losses Newkirk												1										
MLP	+	2,901							_	-		μ			-							
Costs of acquisition not consummated		1 475																				
Loss (gain) on early		1,475							-			H										
extinguishment of debt of												1										
partially-owned entities		1,434						(1,600)													
Loss on settlement of																						
Primestone guarantees								1,388														

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Minority interests share of				Ι									
above adjustments	15,404				(3,115)		17,523			(1,369)	
	\$ (110,987)	\$ (.83	5)	\$ 13,446		\$.12	\$ (133,742)	\$ (.99)	\$ 6,209		\$.05

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The Company has exposure to fluctuations in market interest rates. Market interest rates are highly sensitive to many factors, beyond the control of the Company. Various financial vehicles exist which would allow management to mitigate the impact of interest rate fluctuations on the Company s cash flows and earnings.

As of December 31, 2004, the Company has an interest rate swap as described in footnote 1 to the table below. In addition, during 2003 the Company purchased two interest rate caps with notional amounts aggregating \$295,000,000, and simultaneously sold two interest rate caps with the same aggregate notional amount on substantially the same terms as the caps purchased. As the significant terms of these arrangements are the same, the effects of a revaluation of these instruments are expected to substantially offset one another. Management may engage in additional hedging strategies in the future, depending on management s analysis of the interest rate environment and the costs and risks of such strategies.

The Company s exposure to a change in interest rates on its consolidated and non-consolidated debt (all of which arises out of non-trading activity) is as follows:

				2004						20	03		
(\$ in thousands, except per share amounts)		De	ecember 31, Balance	Weighted Average Interest Rate		C	fect of 1% hange In ase Rates			cember 31, Balance		Weighted Average Interest Rate	
Consolidated debt:													
Variable rate(1)		\$	1,114,981	3.45	0%	¢	11,150		\$	1,270,899		2.22	0%
Fixed rate	╈	Þ	3,841,530	6.68		Ģ	11,150		φ	2,906,566		7.19	
		\$	4,956,511	5.95			11,150		\$	4,177,465		5.68	
Debt of non-consolidated entities:													
Variable rate		\$	122,007	4.67	%		1,220		\$	153,140		3.64	%
Fixed rate			547,935	6.73	%					777,427		7.07	%
		\$	669,942	6.36	%		1,220		\$	930,567		6.51	%
Minority interest							(1,583)					
Total change in the Company s annual net income						\$	10,787						
Per share-diluted						\$.08						

⁽¹⁾ Includes \$512,791 and \$525,279, respectively, for the Company s senior unsecured notes due 2007, as the Company entered into interest rate swap agreements that effectively converted the interest rate from a fixed rate of 5.625% to a floating rate of LIBOR plus .7725%, based upon the trailing 3 month LIBOR rate (2.57% at December 31, 2004). In accordance with SFAS No. 133: Accounting for Derivative Instruments and Hedging Activities, as amended, accounting for these swaps requires the Company to fair value the debt at each reporting period. At December 31, 2004 and 2003, the fair value adjustment was \$13,148 and \$25,780, and is included in the balance of

the senior unsecured notes above.

The fair value of the Company s debt, based on discounted cash flows at the current rate at which similar loans would be made to borrowers with similar credit ratings for the remaining term of such debt, exceeds the aggregate carrying amount by approximately \$256,518,000 at December 31, 2004.

As of December 31, 2004, the Company has mezzanine loans receivable of \$440,186,000. The Company receives interest on these loans based on a floating rate (a fixed spread plus 30, 60 or 90 day LIBOR). The Company believes that a portion of its exposure to a change in interest rates on its floating rate debt, as illustrated above, is mitigated by the outstanding balances of these loans receivable.

Derivative Instruments

As of December 31, 2004, the Company has the following derivative instruments that do not qualify for hedge accounting treatment:

The Company has an economic interest in 7,916,900 Sears common shares through a series of privately negotiated transactions with a financial institution pursuant to which the Company purchased a call option and simultaneously sold a put option at the same strike price on Sears common shares. These call and put options have an initial weighted-average strike price of \$39.82 per share, or an aggregate of \$315,250,000, expire in April 2006 and provide for net cash settlement. Under these agreements, the strike price for each pair of options increases at an annual rate of LIBOR plus 45 basis points and is credited for the dividends received on the shares. The options provide the Company with the same economic gain or loss as if it had purchased the underlying common shares and borrowed the aggregate strike price at an annual rate of LIBOR plus 45 basis points. Because these options are derivatives and do not qualify for hedge accounting treatment, the gains or losses resulting from the mark-to-market of the options at the end of each reporting period are recognized as an increase or decrease in interest and other investment income on the Company s consolidated statement of income. During the year ended December 31, 2004, the Company recorded net income of \$81,730,000, comprised of (i) \$88,782,000 from the mark-to-market of the options on December 31, 2004, based on Sears closing stock price of \$10.3 per share and (ii) \$2,295,000 for accrued dividends, partially offset by (i) \$5,972,000 for a performance-based participation, (ii) \$2,371,000 for the increase in strike price resulting from the LIBOR charge and (iii) \$1,004,000 of professional fees.

Under a warrant agreement with GMH Communities L.P., the Company s holds 5.6 million warrants to purchase partnership units of GMH at an adjusted exercise price of \$8.99 per share. Because these warrants are derivatives and do not qualify for hedge accounting treatment, the gains or losses resulting from the mark-to-market of the warrants at the end of each reporting period are recognized as an increase or decrease in interest and other investment income on the Company s consolidated statement of income. In the quarter ended December 31, 2004, the Company recognized income of \$24,190,000 from the mark-to-market of these warrants based on GCT s closing stock price on the NYSE of \$14.10 per share on December 31, 2004.

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

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Consolidated Statements of Shareholders Equity for the years ended December 31, 2004, 2003, and 2002	<u>111</u>
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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Shareholders and Board of Trustees

Vornado Realty Trust

New York, New York

We have audited the accompanying consolidated balance sheets of Vornado Realty Trust (the Company) as of December 31, 2004 and 2003, and the related consolidated statements of income, shareholders equity, and cash flows for each of the three years in the period ended December 31, 2004. Our audits also included the financial statement schedules included in Item 15. These financial statements and financial statement schedules are the responsibility of the Company s management. Our responsibility is to express an opinion on the financial statements and financial statement schedules based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, such consolidated financial statements present fairly, in all material respects, the financial position of Vornado Realty Trust at December 31, 2004 and 2003, and the results of its operations and its cash flows for each of the three years in the period ended December 31, 2004, in conformity with accounting principles generally accepted in the United States of America. Also, in our opinion, such financial statement schedules, when considered in relation to the basic consolidated financial statements taken as a whole, present fairly, in all material respects, the information set forth therein.

As discussed in Note 2 to the consolidated financial statements, on January 1, 2002, the Company applied the provisions of Statement of Financial Accounting Standards No. 142, *Goodwill and Other Intangible Assets*.

As discussed in Note 21, the accompanying consolidated statements of cash flows for each of the three years in the period ended December 31, 2004 have been restated.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the effectiveness of the Company s internal control over financial reporting as of December 31, 2004, based on the criteria established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated February 24, 2005 (June 8, 2005 as to the effects of the material weakness described in Management's Report on Internal Control Over Financial Reporting (as revised)) expressed an unqualified opinion on management s assessment of the effectiveness of the Company s internal control over financial reporting and an adverse opinion on the effectiveness of the Company s internal control over financial reporting because of a material weakness.

DELOITTE & TOUCHE LLP

Parsippany, New Jersey

February 24, 2005

(June 8, 2005 as to the effects of the restatement discussed in Note 21)

CONSOLIDATED BALANCE SHEETS

		nber 31,	
(Amounts in thousands, except share and per share amounts)	2004		2003
ASSETS			
Real estate, at cost:			
Land	\$ 1,681,792	\$	1,488,255
Buildings and improvements	7,548,425		5,936,786
Development costs and construction in progress	180,968		132,668
Leasehold improvements and equipment	307,660		72,027
Fotal	9,718,845		7,629,736
Less accumulated depreciation and amortization	(1,404,441)		(867,177
Real estate, net	8,314,404		6,762,559
Cash and cash equivalents, including U.S. government obligations under repurchase agreements of \$23,110 and \$30,310	599,282		320,542
Escrow deposits and restricted cash	229,193		161,833
Marketable securities	185,394		81,491
Investments and advances to partially-owned entities, including Alexander s of \$204,762 and \$207,872	605,300		900,600
Due from officers	21,735		19,628
Accounts receivable, net of allowance for doubtful accounts of \$17,339 and \$15,246	164,524		83,913
Notes and mortgage loans receivable	440,186		285,965
Receivable arising from the straight-lining of rents, net of allowance of \$6,787 and \$2,830	324,266		267,269
Other assets	577,574		376,630
Assets related to discontinued operations	118,659		258,498
	\$ 11,580,517	\$	9,518,928
LIABILITIES AND SHAREHOLDERS EQUITY	,,		
Notes and mortgages payable	\$ 3,974,537	\$	3,314,522
Senior unsecured notes	962,096		725,020
Accounts payable and accrued expenses	413,923		226,023
Officers compensation payable	32,506		23,349
Deferred credit	102,387		72,728
Other liabilities	113,402		18,902
Liabilities related to discontinued operations	21,054		139,525
Total liabilities	5,619,905		4,520,069
Minority interest, including unitholders in the Operating Partnership	1,947,871		1,921,286
Commitments and contingencies			
Shareholders equity:			
Preferred shares of beneficial interest:			
no par value per share; authorized 70,000,000 shares;			
Series A: liquidation preference \$50.00 per share; issued and outstanding 320,604 and 5,520,435 shares	16,034		18,039
Series B: liquidation preference \$25.00 per share; issued and outstanding 0 and 3,400,000 shares			81,805
	111,148		111,148

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Series C: liquidation preference \$25.00 per share; issued and outstanding 4,600,000 shares				
Series D-10: liquidation preference \$25.00 per share; issued and outstanding 1,600,000 shares		40,000		40,000
Series E: liquidation preference \$25.00 per share; issued and outstanding 3,000,000 and 0 shares		72,248		
Series F: liquidation preference \$25.00 per share; issued and outstanding 6,000,000 and 0 shares		144,771		
Series G: liquidation preference \$25.00 per share; issued and outstanding 8,000,000 and 0 shares		193,253		
Common shares of beneficial interest: \$.04 par value per share; authorized, 200,000,000 shares; issued and outstanding 127,478,903 and 118,247,944 shares		5,128		4,739
Additional capital		3,257,731		2,883,078
Earnings in excess (less than) distributions		133,899		(57,618)
		3,974,212		3,081,191
Common shares issued to officer s trust		(65,753)	(65,753)
Deferred compensation shares earned but not yet delivered		70,727		70,610
Deferred compensation shares issued but not yet earned		(9,523)	(7,295)
Accumulated other comprehensive income		47,782		3,524
Due from officers for purchase of common shares of beneficial interest		(4,704)	(4,704)
Total shareholders equity		4,012,741		3,077,573
	\$	11,580,517		\$ 9,518,928

See notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF INCOME

	Т	[Ye	ar End	led December 31	l,		
(Amounts in thousands, except per share amounts)	Ī		2004			2003	Í I	2002	
	Γ								
Revenues:									
Property rentals		\$	1,344,812		\$	1,256,073	\$	1,204,3	349
Tenant expense reimbursements			191,059			179,115		154,7	727
Temperature Controlled Logistics			87,428						
Fee and other income			83,963			62,795		27,7	718
Total revenues			1,707,262			1,497,983		1,386,7	794
Expenses:									
Operating			679,790			581,550		517,9	958
Depreciation and amortization			242,914			213,679		197,7	704
General and administrative			145,218			121,857		100,0	035
Amortization of officer s deferred compensation expense								27,5	500
Costs of acquisitions and development not consummated			1,475					6,8	874
Total expenses			1,069,397			917,086		850,0	071
Operating income			637,865			580,897		536,7	723
Income applicable to Alexander s			8,580			15,574		29,6	653
Income from partially-owned entities			43,381			67,901		44,4	458
Interest and other investment income			203,995			25,397		31,6	678
Interest and debt expense (including amortization of deferred financing costs of \$7,072, \$5,893 and \$8,339)			(241,968))		(228,860)		(232,8	891)
Net gain (loss) on disposition of wholly-owned and partially-owned assets other than depreciable real estate			19,775			2,343		(17,4	471)
Minority interest:									
Perpetual preferred unit distributions			(69,108))		(72,716)		(72,5	500)
Minority limited partnership earnings			(88,091))		(105,132)		(64,8	899)
Partially-owned entities			(109))		(1,089)		(3,5	534)
Income from continuing operations			514,320			284,315		251,2	217
Income from discontinued operations			78,597			176,388		11,8	815
Cumulative effect of change in accounting principle								(30,1	129)
Net income			592,917			460,703		232,9	903
Preferred share dividends			(21,920))		(20,815)		(23,1	167)
NET INCOME applicable to common shares	_	\$	570,997		\$	439,888	\$	209,7	736
INCOME PER COMMON SHARE BASIC:	\vdash								-
Income from continuing operations	Γ	\$	3.93		\$	2.35	\$	2	2.15
Income from discontinued operations			.63			1.57			.11
Cumulative effect of change in accounting principle	Γ								(.28)
Net income per common share	L	\$	4.56		\$	3.92	\$		1.98
INCOME PER COMMON SHARE DILUTED	┢								
Income from continuing operations		\$	3.75		\$	2.29	\$	2	2.07
Income from discontinued operations			.60			1.51			.11

Cumulative effect of change in accounting principle						(.27)
Net income per common share	9	\$ 4.35	\$	3.80	\$	1.91

See notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF SHAREHOLDERS EQUITY

(Amounts in thousands, except per share amounts)			referred Shares		 mmon hares	Additional Capital		Earnings in Excess (less than) Distributions		C Comp In	mulated Other rehensive come Loss)	Other	1	Shareholders Equity	C	omprehensive Income (Loss)
Balance, January 1, 2002	4	5	468,977		\$ 3,961	\$	2,190,301	\$ (95,647))	\$	7,484	\$ (4,704))\$	5 2,570,372	\$	281,184
Net Income								232,903						232,903	\$	232,903
Dividends paid on Preferred Shares																
Series A Preferred Shares (\$3.25 per share)								(6,167))					(6,167))	
Series B Preferred Shares (\$2.125 per share)								(7,225))					(7,225))	
Series C Preferred Shares (\$2.125 per share)								(9,775))					(9,775))	
Net proceeds from issuance of common shares					56		56,397							56,453		
Conversion of Series A Preferred shares to common shares			(203,489)	225		203,264									
Deferred compensation shares					2		30,127					(1,722))	28,407		
Dividends paid on common shares (\$2.97 per share, including \$.31 for 2001)								(314,419))					(314,419))	
Reversal of dividends payable on common shares in 2001 (\$.31 per share)								30,701						30,701		
Common shares issued under employees share option plan					36		24,349	50,701						24,385		
Redemption of Class A partnership units for common shares					38		30,380							30,418		
Common shares issued in connection with dividend		_			2		1,885			_				1,887		

I I			11		1	ı	1	ı	1	ı	I	i	I	ı	Í	ı	11
reinvestment plan	4									_		_					
Change in																	
unrealized net loss																	
on securities available for sale											(8,936)				(8,936)		(8,936)
	-							┢			(8,930)				(8,930	,	(8,930)
Other non-cash																	
changes, primarily											(1 (10				(1 (49)		(1 (49)
pension obligations						_					(1,648)			-	(1,648)	'	(1,648)
Balance, December 31, 2002	\$	265,488	9	\$	4,320	\$	2,536,703	\$	(169,629)	\$	(3,100)	\$	(6,426)	\$	2,627,356	\$	222,319
Net Income	φ	205,400		Þ	4,520	φ	2,550,705	φ	460,703	φ	(3,100)	φ	(0,420	φ	460,703	φ \$	460,703
Dividends paid on			H					┢	+00,705					+	400,705	Ψ	+00,703
Preferred Shares																	
Series A Preferred	H																
Shares (\$3.25 per																	
share)									(3,473)						(3,473)		
Series B Preferred			H			-		┢	(3,+73)	-		-		+	(3,473)	-	
Shares (\$2.125 per																	
shares (\$2.125 per share)									(7,225)						(7,225)		
Series C Preferred	H		H						(1,223)	'				+	(1,223)	1	
												1					
Shares (\$2.125 per									(9,775)			L			(9,775)		
share) Series D-10	\mathbb{H}^{-}		Η						(9,775	'				+	(9,775)	-	
preferred shares									(2.42)						(2.42)		
(\$1.75 per share)	H		H			-		+	(342)			-		+	(342)	1	
Proceeds from																	
issuance of Series																	
D-10 Preferred		40,000													40,000		
Shares	┢┥──	40,000	H					┢						+	40,000	-	
Conversion of Series																	
A Preferred shares		(54,496			86		54,410										
to common shares	H	(34,490			00		54,410										
Deferred					0		5,392								5,400		
compensation shares					8	_	5,592	+						-	3,400		
Dividends paid on																	
common shares																	
(\$2.91 per share, including \$.16																	
special cash																	
dividend)									(327,877						(327,877)		
Common shares	Η		Π			T			(021,011)					T	(021,017)		
issued under												L				1	
employees share												L				1	
option plan					183		141,036					L			141,219	1	
Redemption of Class	Π		Π				-,					1			-,>		
A partnership units																	
for common shares					140		144,291								144,431		
Common shares	Π		Π				,	Γ						Τ	,	Γ	
issued in connection												L				1	
with dividend												1					
reinvestment plan					2		1,996					1			1,998		
Change in			Π												,		
unrealized net gain																	
on securities																	
available for sale											5,517				5,517		5,517
Shelf registration	Π		Π			1								T			,
costs			1				(750)					L			(750))	
Other primarily	Π		Π								1,107	1	(716)	391		1,107
changes in deferred											-,,		(,15		0,1		-,,-
													_				

compensation plan								
Balance, December 31, 2003	\$ 250,992	\$ 4,739	\$ 2,883,078	\$ (57,618)	\$ 3,524	\$ (7,142)	\$ 3,077,573	\$ 467,327

See notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF SHAREHOLDERS EQUITY - continued

(Amounts in thousands, except per share amounts)		Preferred Shares			mmon 1ares		Additional Capital		Earnings in Excess (less than) Distributions		Accumulated Other omprehensive Income (Loss)		Other		Shareholders Equity	¢	omprehensive Income (Loss)
Balance, December 31, 2003	\$	250,992	,	\$	4,739	4	5 2,883,078		\$ (57,618)	\$	3,524	\$	(7,142)	\$	3,077,573	\$	467,327
Net Income	Ŷ	200,772	T	Ψ	.,,,,,,,,	2	2,000,070		592,917		0,02	Ŷ	(7,112	/ 4	592,917	\$	
Dividends paid on						Π				Ť		T				T	
Preferred Shares																	
Series A Preferred Shares (\$3.25 per									(1.066)						(1.066)		
share) Series B Preferred								-	(1,066)	2				+	(1,066))	
Shares (\$2.125 per share)									(1,525)	,					(1,525))	
Series C Preferred Shares (\$2.125 per share)									(9,775)						(9,775)		
Series D-10 preferred shares (\$1.75 per share)									(2,800)	,					(2,800))	
Series E Preferred Shares (\$1.75 per share)									(1,925))					(1,925))	
Series F Preferred Shares (\$1.6875 per share)									(1,266))					(1,266))	
Series G Preferred Shares (\$1.65625 per share)									(368)	,					(368))	
Redemption of Series B Preferred Shares		(81,805	5)						(3,195))					(85,000))	
Proceeds from issuance of Series E, F and G Preferred Shares		410,272	,												410,272		
Conversion of Series A Preferred shares to common shares		(2,005			2		2,003								410,272		
Deferred compensation shares					24		6,835								6,859		
Dividends paid on common shares (\$3.05 per share, including \$.16									(379,480))					(379,480)	

special cash dividend)										
Common shares issued under employees share option plan			67	55,042					55,109	
Redemption of Class A partnership units for common shares			294	308,038					308,332	
Common shares issued in connection with dividend reinvestment plan			2	2,109					2,111	
Change in unrealized net gain on securities available for sale						43,643			45,003	45,003
Shelf registration costs				626					626	
Other changes in deferred compensation plan						615	(2,111))	(2,856)	(745)
Balance, December 31, 2004	\$ 577,454	4	\$ 5,128	\$ 3,257,731	\$ 133,899	\$ 47,782	\$ (9,253))\$	4,012,741	\$ 637,175

See notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS

	Year Ended December 31,									
(Amounts in thousands)		2	004			200)3			2002
				(as	s resta	ted -	See Note 2	21)	r —	
Cash Flows from Operating Activities:		¢	502.017		ተ	-	460 702		¢	222.002
Net income		\$	592,917		\$		460,703		\$	232,903
Adjustments to reconcile net income to net cash provided by operating activities:										
Depreciation and amortization (including debt issuance costs)			253,822				219,911			205,826
Minority interest			156,608				178,675			140,933
Net gains on mark-to-market of derivatives (Sears option shares and GMH Communities L.P. warrants)			(105,920)						
Net gains on sale of real estate			(75,755)			(161,789)		
Straight-lining of rental income			(61,473)			(41,947)		(38,119)
Equity in income of partially-owned entities, including Alexander s			(51,961)			(83,475)		(74,111)
Distributions of income from partially-owned entities			16,740				6,666			65,197
Net gain on exercise of GMH Communities L.P. warrants			(29,452)						
Net (gain) loss on dispositions of wholly-owned and partially-owned assets other than real estate			(19,775)			(2,343)		17,471
Amortization of below market leases, net			(14,570)			(9,047)		(12,634)
Costs of acquisitions and development not consummated			1,475							6,874
Write-off preferred unit issuance costs			700							
Cumulative effect of change in accounting principle										30,129
Amortization of officer s deferred compensation										27,500
Changes in operating assets and liabilities			18,077				(31,737)		(36,947)
Net cash provided by operating activities			681,433				535,617			565,022
Cash Flows from Investing Activities:										
Investments in notes and mortgage loans receivable			(330,101)			(230,375)		(56,935)
Distributions of capital from partially-owned entities			287,005				147,977			60,880
Acquisitions of real estate and other			(286,310)			(216,361)		(23,665)
Proceeds from sale of real estate			233,005				299,852			
Repayment of notes and mortgage loans receivable			174,276				29,421			124,500
Investments in partially-owned entities			(158,467)			(15,331)		(73,242)
Development costs and construction in progress			(139,669)			(123,436)		(91,199)
Additions to real estate			(117,942)			(120,593)		(96,018)
Purchases of marketable securities			(59,714)			(17,356)		
Cash received upon consolidation of Americold Realty Trust			21,694							
Cash restricted, primarily mortgage escrows			8,754				101,292			(21,471)
Proceeds from sale of securities available for sale							7,952			87,836
Net cash used in investing activities			(367,469)			(136,958)		(89,314)
Cash Flows from Financing Activities:										
Proceeds from borrowings			745,255				812,487			628,335
Repayments of borrowings			(702,823)			(752,422)		(731,238)
Proceeds from issuance of preferred shares and units			510,439				119,967			

Dividends paid on common shares		(379,480)	(327,877)	(314,419)
Distributions to minority partners		(131,142)	(158,066)	(146,358)
Redemption of perpetual preferred shares and units		(112,467)	(103,243)	(25,000)
Exercise of share options		61,935		145,152		26,272
Dividends paid on preferred shares		(21,920)	(20,815)	(23,167)
Costs of refinancing debt		(5,021)	(1,500)	(3,970)
Proceeds from issuance of common shares						56,453
Net cash used in financing activities		(35,224)	(286,317)	(533,092)
Net increase (decrease) in cash and cash equivalents		278,740		112,342		(57,384)
Cash and cash equivalents at beginning of year		320,542		208,200		265,584
Cash and cash equivalents at end of year	\$	599,282		\$ 320,542		\$ 208,200

See notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS - continued

			Yea	ar Ended	December	31,	
(Amounts in thousands)		2004		2	003		2002
			(as	restated	See Note	21)	
Supplemental Disclosure of Cash Flow Information:							
Cash payments for interest (including capitalized interest of \$8,718, \$5,407, and \$6,677)	\$	253,791		\$	245,668		\$ 247,048
Non-Cash Transactions:							
Increases in assets and liabilities on November 18, 2004 resulting from the consolidation of the Company s investment in Americold Realty Trust:							
Real estate, net	\$	1,177,160		\$			\$
Accounts receivable, net		74,657					
Other assets		68,735					
Notes and mortgages payable		733,740					
Accounts payable and accrued expenses		100,554					
Other liabilities		47,362					
Minority interest		284,764					
Conversion of Class A operating partnership units to common shares		308,038			144,431		30,418
Financing assumed in acquisitions		34,100			29,056		1,596,903
Class A units issued in connection with acquisitions					53,589		625,234
Unrealized gain on securities available for sale		45,003			5,517		860

See notes to consolidated financial statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Organization and Business

Vornado Realty Trust is a fully-integrated real estate investment trust (REIT) and conducts its business through Vornado Realty L.P., a Delaware limited partnership (the Operating Partnership). All references to the Company and Vornado refer to Vornado Realty Trust and its consolidated subsidiaries, including the Operating Partnership. Vornado is the sole general partner of, and owned approximately 87% of the common limited partnership interest in, the Operating Partnership at December 31, 2004.

The Company currently owns directly or indirectly:

Office Properties (Office):

(i) all or portions of 86 office properties aggregating approximately 27.6 million square feet in the New York City metropolitan area (primarily Manhattan) and in the Washington D.C. and Northern Virginia area;

Retail Properties (Retail):

(ii) 94 retail properties in seven states and Puerto Rico aggregating approximately 14.2 million square feet, including 2.8 million square feet built by tenants on land leased from the Company;

Merchandise Mart Properties:

(iii) 8.6 million square feet of showroom and office space, including the 3.4 million square foot Merchandise Mart in Chicago;

Temperature Controlled Logistics:

(iv) a 47.6% interest in Americold Realty Trust which owns and operates 88 cold storage warehouses nationwide;

Other Real Estate Investments:

(v) 33% of the outstanding common stock of Alexander s, Inc. (Alexander s) which has six properties in the greater New York metropolitan area;

(vi) the Hotel Pennsylvania in New York City consisting of a hotel portion containing 1.0 million square feet with 1,700 rooms and a commercial portion containing 0.4 million square feet of retail and office space;

(vii) a 22.4% interest in The Newkirk Master Limited Partnership (Newkirk MLP) which owns office, retail and industrial properties net leased primarily to credit rated tenants, and various debt interests in such properties;

(viii) seven dry warehouse/industrial properties in New Jersey containing approximately 1.7 million square feet;

(ix) mezzanine loans to real estate related companies; and

(x) interests in other real estate including a 12.25% interest in GMH Communities L.P. (which owns and manages student and military housing properties throughout the United States), other investments and marketable securities.

Summary of Significant Accounting Policies

2.

Basis of Presentation: The accompanying consolidated financial statements include the accounts of Vornado Realty Trust and its majority-owned subsidiary, Vornado Realty L.P. All significant intercompany amounts have been eliminated. The Company accounts for its unconsolidated partially-owned entities on the equity method of accounting. See below for further details of the Company s accounting policies regarding partially-owned entities.

The Company s consolidated financial statements are prepared in accordance with accounting principles generally accepted in the United States which requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ materially from those estimates.

Reclassifications: Certain prior year balances have been reclassified in order to conform to current year presentation. The Company has also adjusted certain prior year balances to separately present common shares issued to officer s trust.

Real Estate: Real estate is carried at cost, net of accumulated depreciation and amortization. Betterments, major renewals and certain costs directly related to the acquisition, improvement and leasing of real estate are capitalized. Maintenance and repairs are charged to operations as incurred. For redevelopment of existing operating properties, the net book value of the existing property under redevelopment plus the cost for the construction and improvements incurred in connection with the redevelopment are capitalized to the extent the capitalized costs of the property do not exceed the estimated fair value of the redeveloped property when complete. If the cost of the redeveloped property, including the undepreciated net book value of the property carried forward, exceeds the estimated fair value of redeveloped property, the excess is charged to expense. Depreciation is provided on a straight-line basis over the assets estimated useful lives which range from 7 to 40 years. Tenant allowances are amortized on a straight-line basis over the lives of the related leases, which approximates the useful lives of the assets. Additions to real estate include interest expense capitalized during construction of \$8,718,000 and \$5,407,000, for the years ended December 31, 2004 and 2003, respectively.

Upon acquisitions of real estate, the Company assesses the fair value of acquired assets (including land, buildings and improvements, and identified intangibles such as above and below market leases and acquired in-place leases and customer relationships) and acquired liabilities in accordance with Statement of Financial Accounting Standards (SFAS) No. 141: Business Combinations and SFAS No. 142: Goodwill and Other Intangible Assets, and allocates purchase price based on these assessments. The Company assesses fair value based on estimated cash flow projections that utilize appropriate discount and capitalization rates and available market information. Estimates of future cash flows are based on a number of factors including the historical operating results, known trends, and market/economic conditions that may affect the property. The Company s properties, including any related intangible assets, are reviewed for impairment if events or circumstances change indicating that the carrying amount of the assets may not be recoverable.

Partially-Owned Entities: The Company considers APB 18: The Equity Method of Accounting for Investments in Common Stock, SOP 78-9: Accounting for Investments in Real Estate Ventures, Emerging Issues Task Force (EITF) 96-16: Investors Accounting for an Investee When the Investor has the Majority of the Voting Interest but the Minority Partners have Certain Approval or Veto Rights and FASB Interpretation No. 46 (Revised 2003): Consolidation of Variable Interest Entities An Interpretation of ARB No. 51 (FIN 46R), to determine the method of accounting for each of its partially-owned entities. In determining whether the Company has a controlling interest in a partially-owned entity and the requirement to consolidate the accounts of that entity, it considers factors such as ownership interest, board representation, management representation, authority to make decisions, and contractual and substantive participating rights of the partners/members as well as whether the entity is a variable interest entity in which it will absorb the majority of the entity s expected losses, if they occur, or receive the majority of the expected residual returns, if they occur, or both. The Company has concluded that it does not control a partially-owned entity, despite an ownership interest of 50% or greater, if the entity is not considered a variable interest entity and the approval of all of the partners/members is contractually required with respect to major decisions, such as operating and capital budgets, the sale, exchange or other disposition of real property, the hiring of a chief executive officer, the commencement, compromise or settlement of any lawsuit, legal proceeding or arbitration or the placement of new or additional financing secured by assets of the venture. This is the case with respect to the Company s 80% interest in Starwood Ceruzzi Venture, and 50% interests in Monmouth Mall, MartParc Wells, MartParc Orleans, and 825 Seventh Avenue.

Summary of Significant Accounting Policies - continued

2.

Identified Intangible Assets and Goodwill: Upon an acquisition of a business the Company records intangible assets acquired at their estimated fair value separate and apart from goodwill. The Company amortizes identified intangible assets that are determined to have finite lives which are based on the period over which the assets are expected to contribute directly or indirectly to the future cash flows of the business acquired. Intangible assets subject to amortization are reviewed for impairment whenever events or changes in circumstances indicate that their carrying amount may not be recoverable. An impairment loss is recognized if the carrying amount of an intangible asset is not recoverable and its carrying amount exceeds its estimated fair value.

The excess of the cost of an acquired entity over the net of the amounts assigned to assets acquired (including identified intangible assets) and liabilities assumed is recorded as goodwill. Goodwill is not amortized but is tested for impairment at a level of reporting referred to as a reporting unit on an annual basis, or more frequently if events or changes in circumstances indicate that the asset might be impaired. An impairment loss for an asset group is allocated to the long-lived assets of the group on a pro-rata basis using the relative carrying amounts of those assets, unless the fair value of specific components of the reporting group are determinable without undue cost and effort.

As of December 31, 2004 and 2003, the carrying amounts of the Company s identified intangible assets are \$176,314,000 and \$130,875,000 and the carrying amounts of goodwill are \$10,425,000 and \$4,345,000, respectively. Such amounts are included in other assets on the Company s consolidated balance sheets. In addition, the Company has \$71,272,000 and \$47,359,000 of identified intangible liabilities as of December 31, 2004 and 2003, which are included in deferred credit on the Company s consolidated balance sheets.

Upon adoption of SFAS No. 142 on January 1, 2002, the Company tested the goodwill related to the Hotel Pennsylvania acquisition and the Temperature Controlled Logistics business for impairment. As the carrying amounts of the respective goodwill exceeded the fair values, the Company wrote-off all of the goodwill as an impairment loss totaling \$30,129,000 and has reflected the write-off as a cumulative effect of change in accounting principle on the Company s consolidated statement of income for the year ended December 31, 2002.

Cash and Cash Equivalents: Cash and cash equivalents consist of highly liquid investments purchased with original maturities of three months or less. Cash and cash equivalents do not include cash escrowed under loan agreements and cash restricted in connection with an officer s deferred compensation payable.

Allowance for Doubtful Accounts: The Company periodically evaluates the collectibility of amounts due from tenants and maintains an allowance for doubtful accounts for estimated losses resulting from the inability of tenants to make required payments under the lease agreements. The Company also maintains an allowance for receivables arising from the straight-lining of rents. This receivable arises from earnings recognized in excess of amounts currently due under the lease agreements. Management exercises judgment in establishing these allowances and considers payment history and current credit status in developing these estimates.

Marketable Securities: The Company has classified debt and equity securities which it intends to hold for an indefinite period of time as securities available-for-sale; equity securities it intends to buy and sell on a short term basis as trading securities; and mandatory redeemable preferred stock investments as securities held to maturity. Unrealized gains and losses on trading securities are included in earnings. Unrealized gains and losses on securities available-for-sale are included as a component of shareholders equity and other comprehensive income. Realized gains or losses on the sale of securities are recorded based on specific identification. A portion of the Company s preferred stock investments are accounted for in accordance with EITF 99-20: Recognition of Interest Income and Impairment on Purchased and Retained Beneficial Interests in Securitized Financial Assets. Income is recognized by applying the prospective method of adjusting the yield to maturity based on an estimate of future cash flows. If the value of the investments will be written-down to fair value through earnings. Investments in securities of non-publicly traded companies are reported at cost, as they are not considered marketable under SFAS No. 115: Accounting For Certain Investments in Debt and Equity Securities.

At December 31, 2004 and 2003, marketable securities had an aggregate cost of \$135,382,000 and \$75,114,000 and an aggregate fair value of \$185,394,000 and \$81,491,000 (of which \$0 represents trading securities; \$178,999,000 and \$43,527,000 represents securities available for sale; and \$6,395,000 and \$37,964,000 represent securities held to maturity). Unrealized gains and losses were \$50,012,000 and \$0 at December 31, 2004 and \$6,377,000 and \$0 at December 31, 2003.

Summary of Significant Accounting Policies - continued

2.

Notes and Mortgage Loans Receivable: The Company s policy is to record notes and mortgage loans receivable at the stated principal amount less any discount or premium. The Company accretes or amortizes any discounts or premiums over the life of the related loan receivable utilizing the straight-line method which approximates the effective interest method. The Company evaluates the collectibility of both interest and principal of each of its loans, if circumstances warrant, to determine whether it is impaired. A loan is considered to be impaired when, based on current information and events, it is probable that the Company will be unable to collect all amounts due according to the existing contractual terms. When a loan is considered to be impaired, the amount of the loss accrual is calculated by comparing the recorded investment to the value determined by discounting the expected future cash flows at the loan s effective interest rate or, as a practical expedient, to the value of the collateral if the loan is collateral dependent.

Deferred Charges: Direct financing costs are deferred and amortized over the terms of the related agreements as a component of interest expense. Direct costs related to leasing activities are capitalized and amortized on a straight-line basis over the lives of the related leases. All other deferred charges are amortized on a straight-line basis, which approximates the effective interest rate method, in accordance with the terms of the agreements to which they relate.

Fair Value of Financial Instruments: The Company has estimated the fair value of all financial instruments reflected in the accompanying consolidated balance sheets at amounts which are based upon an interpretation of available market information and valuation methodologies (including discounted cash flow analyses with regard to fixed rate debt). The fair value of the Company s debt is approximately \$256,518,000 and \$94,953,000 in excess of the aggregate carrying amounts at December 31, 2004 and 2003, respectively. Such fair value estimates are not necessarily indicative of the amounts that would be realized upon disposition of the Company s financial instruments.

Derivative Instruments And Hedging Activities: SFAS No. 133: Accounting for Derivative Instruments and Hedging Activities (SFAS No. 133), as amended and interpreted, establishes accounting and reporting standards for derivative instruments, including certain derivative instruments embedded in other contracts, and for hedging activities. As required by SFAS No. 133, the Company records all derivatives on the balance sheet at fair value. The accounting for changes in the fair value of derivatives depends on the intended use of the derivative and the resulting designation. Derivatives used to hedge the exposure to changes in the fair value of an asset, liability, or firm commitment attributable to a particular risk, such as interest rate risk, are considered fair value hedges. Derivatives used to hedge the exposure to variability in expected future cash flows, or other types of forecasted transactions, are considered cash flow hedges.

For derivatives designated as fair value hedges, changes in the fair value of the derivative and the hedged item related to the hedged risk are recognized in earnings. For derivatives designated as cash flow hedges, the effective portion of changes in the fair value of the derivative is initially reported in other comprehensive income (loss) (outside of earnings) and subsequently reclassified to earnings when the hedged transaction affects earnings, and the ineffective portion of changes in the fair value of the derivative is recognized directly in earnings. The Company assesses the effectiveness of each hedging relationship by comparing the changes in fair value or cash flows of the derivative hedging instrument with the changes in fair value or cash flows of the designated hedged item or transaction. For derivatives not designated as hedges,

changes in fair value are recognized in earnings.

Summary of Significant Accounting Policies - continued

2.

Revenue Recognition: The Company has the following revenue sources and revenue recognition policies:

Base Rents income arising from tenant leases. These rents are recognized over the non-cancelable term of the related leases on a straight-line basis which includes the effects of rent steps and rent abatements under the leases.

Percentage Rents income arising from retail tenant leases which are contingent upon the sales of the tenant exceeding a defined threshold. These rents are recognized in accordance with Staff Accounting Bulletin No. 104: Revenue Recognition, which states that this income is to be recognized only after the contingency has been removed (i.e. sales thresholds have been achieved).

Hotel Revenues income arising from the operation of the Hotel Pennsylvania which consists of rooms revenue, food and beverage revenue, and banquet revenue. Income is recognized when rooms are occupied. Food and beverage and banquet revenue is recognized when the services have been rendered.

Trade Show Revenues income arising from the operation of trade shows, including rentals of booths. This revenue is recognized in accordance with the booth rental contracts when the trade shows have occurred.

Expense Reimbursements revenue arising from tenant leases which provide for the recovery of all or a portion of the operating expenses and real estate taxes of the respective property. This revenue is accrued in the same periods as the expenses are incurred. Contingent rents are not recognized until realized.

Temperature Controlled Logistics revenue income arising from the Company s investment in Americold. Storage and handling revenue is recognized as services are provided. Transportation fees are recognized upon delivery to customers.

Management, Leasing and Other Fees income arising from contractual agreements with third parties or with partially-owned entities. This revenue is recognized as the related services are performed under the respective agreements.

Income Taxes: The Company operates in a manner intended to enable it to continue to qualify as a REIT under Sections 856-860 of the Internal Revenue Code of 1986, as amended. Under those sections, a REIT which distributes at least 90% of its REIT taxable income as a dividend to its shareholders each year and which meets certain other conditions will not be taxed on that portion of its taxable income which is distributed to its shareholders. The Company will distribute to its shareholders 100% of its taxable income and therefore, no provision for Federal income taxes is required. Dividend distributions for the year ended December 31, 2004 were characterized for Federal income tax purposes as 94.8% ordinary income and 5.2% long-term capital gain income. Dividend distributions for the year

ended December 31, 2003, were characterized for Federal income tax purposes as 94.5% ordinary income and 5.5% long-term capital gain income. Dividend distributions for the year ended December 31, 2002 were characterized as ordinary income.

The Company owns stock in corporations that have elected to be treated for Federal income tax purposes, as taxable REIT subsidiaries (TRS). The value of the combined TRS stock cannot and does not exceed 20% of the value of the Company s total assets. A TRS is taxable on its net income at regular corporate tax rates. The total income tax paid for the 2004, 2003 and 2002 tax years was \$1,867,000, \$2,048,000 and \$1,430,000.

The following table reconciles net income to estimated taxable income for the year ended December 31, 2004.

(Amounts in thousands)		2004
Net income applicable to common shares	\$	570,997
Book to tax differences:		
Depreciation and amortization		85,153
Derivatives		(126,724)
Straight-line rent adjustments		(53,553)
Earnings of partially-owned entities		47,998
Net gains on sale of real estate		(54,143)
Net gain on sale of a portion of investment in Americold to Yucaipa		(26,459)
Stock option expense		(20,845)
Amortization of acquired below market leases, net of above market leases		(12,692)
Other		4,191
Estimated taxable income	\$	413,923

The net basis of the Company s assets and liabilities for tax purposes is approximately \$3,189,273,000 lower than the amount reported for financial statement purposes.

Summary of Significant Accounting Policies - continued

Income Per Share: Basic income per share is computed based on weighted average shares outstanding. Diluted income per share considers the effect of outstanding options, restricted shares, warrants and convertible or redeemable securities.

Stock-Based Compensation: In 2002 and prior years, the Company accounted for employee stock options using the intrinsic value method. Under the intrinsic value method compensation cost is measured as the excess, if any, of the quoted market price of the Company s stock at the date of grant over the exercise price of the option granted. Compensation cost for stock options, if any, is recognized ratably over the vesting period. The Company s policy is to grant options with an exercise price equal to 100% of the market price of the Company s stock on the grant date. Accordingly, no compensation cost has been recognized for the Company s stock option grants. Effective January 1, 2003, the Company adopted SFAS No. 123: Accounting for Stock-Based Compensation, as amended by SFAS No. 148: Accounting for Stock-Based Compensation - Transition and Disclosure. The Company adopted SFAS No. 123 prospectively by valuing and accounting for employee stock options granted in 2003 and thereafter. The Company utilizes a binomial valuation model and appropriate market assumptions to determine the value of each grant. Stock-based compensation expense is recognized on a straight-line basis over the vesting period for all grants subsequent to 2002. See Note 10. Stock-Based Compensation, for pro forma net income and pro forma net income per share for the years ended December 31, 2004, 2003 and 2002, assuming compensation costs for grants prior to 2003 were recognized as compensation expense based on the fair value at the grant dates.

In addition to employee stock option grants, the Company has also granted restricted shares to certain of its employees that vest over a three to five year period. The Company records the value of each restricted share award as stock-based compensation expense based on the Company s closing stock price on the NYSE on the date of grant on a straight-line basis over the vesting period. As of December 31, 2004, the Company has 290,478 restricted shares or rights to receive restricted shares outstanding to employees of the Company, excluding 626,566 shares issued to the Company s President in connection with his employment agreement. The Company recognized \$4,200,000, \$3,239,000 and \$914,000 of stock-based compensation expense in the years ended December 31, 2004, 2003 and 2002 for the portion of these shares that vested during each year. Dividends on both vested and unvested shares are charged to retained earnings and amounted to \$938,700, \$777,700 and \$210,100 for the years ended December 31, 2004, 2003 and 2002, respectively. Dividends on shares that are canceled or terminated prior to vesting are charged to compensation expense in the period they are cancelled or terminated.

Recently Issued Accounting Literature

2.

On December 16, 2004, the FASB issued SFAS No. 153: Exchanges of Nonmonetary Assets - An Amendment of APB Opinion No. 29. The amendments made by SFAS No. 153 are based on the principle that exchanges of nonmonetary assets should be measured based on the fair value of the assets exchanged. Further, the amendments eliminate the narrow exception for nonmonetary exchanges of similar productive assets and replace it with a broader exception for exchanges of nonmonetary assets that do not have commercial substance. SFAS No. 153 is effective for nonmonetary asset exchanges occurring in fiscal periods beginning after June 15, 2005. The Company does not believe the adoption of SFAS No. 153 on June 15, 2005 will have a material effect on the Company s consolidated financial statements.

On December 16, 2004, the FASB issued SFAS No. 123: (Revised 2004) - Share-Based Payment (SFAS No. 123R). SFAS 123R replaces SFAS No. 123, which the Company adopted on January 1, 2003. SFAS No. 123R requires that the compensation cost relating to share-based payment transactions be recognized in financial statements and be measured based on the fair value of the equity or liability instruments issued. SFAS No. 123R is effective as of the first interim or annual reporting period that begins after June 15, 2005. The Company does not believe that the adoption of SFAS No. 123R will have a material effect on the Company s consolidated financial statements.

3. Acquisitions and Dispositions

Acquisitions:

The Company completed approximately \$328,600,000 of real estate acquisitions and investments in 2004 and \$530,400,000 in 2003. In addition, the Company made \$183,400,000 of mezzanine loans during 2004 (see Note 6. Notes and Mortgage Loans Receivable). These acquisitions were consummated through subsidiaries of the Company. The related assets, liabilities and results of operations are included in the Company s consolidated financial statements from their respective dates of acquisition. The pro forma effect of the individual acquisitions and in the aggregate were not material to the Company s historical results of operations.

Acquisitions of individual properties are recorded as acquisitions of real estate assets. Acquisitions of businesses are accounted for under the purchase method of accounting. The purchase price for property acquisitions and businesses acquired is allocated to acquired assets and assumed liabilities using their relative fair values as of the acquisition date based on valuations and other studies. Initial valuations are subject to change until such information is finalized no later than 12 months from the acquisition date.

Office:

Building Maintenance Service Company (BMS)

On January 1, 2003, the Company acquired for \$13,000,000 in cash BMS, which provides cleaning, security and engineering services principally to the Company s Manhattan office properties. This company was previously owned by the estate of Bernard Mendik and certain other individuals including David R. Greenbaum, one of the Company s executive officers. This acquisition was recorded as a business combination under the purchase method of accounting. Accordingly, the operations of BMS are consolidated into the accounts of the Company beginning January 1, 2003.

Kaempfer Company (Kaempfer)

On April 9, 2003, the Company acquired Kaempfer which owns partial interests in six Class A office properties in Washington D.C. containing 1.8 million square feet, manages and leases these properties and four others for which it receives customary fees and has options to acquire certain other real estate interests, including the Waterfront project discussed below. Kaempfer s equity interest in the properties approximates 5.0%. The aggregate purchase price for the equity interests and the management and leasing business was \$32,200,000 (consisting of \$28,600,000 in cash and approximately 99,300 Operating Partnership units valued at \$3,600,000) and may be increased by up to \$9,000,000 based on the performance of the management company. This acquisition was recorded as a business combination under the purchase method of accounting. Accordingly, the operations of Kaempfer are consolidated into the accounts of the Company beginning April 9, 2003.

On October 7, 2003, the Company acquired a 2.5% interest in the planned redevelopment of Waterfront, located at 401 M Street, a mixed-use project in Washington D.C. (the Waterfront interest) for \$2,171,000, of which the Company paid \$1,545,000 in cash and issued 12,500 Operating Partnership units valued at \$626,000. The partnership units were issued to Mitchell N. Schear, one of the partners in the Waterfront interest, who became the President of the Company s CESCR division.

20 Broad Street

On May 2, 2003, the Company acquired the remaining 40% of a 78-year leasehold interest in 20 Broad Street it did not already own. The purchase price was approximately \$30,000,000 in cash. 20 Broad Street contains 466,000 square feet of office space, of which 348,000 square feet is leased to the New York Stock Exchange. Prior to the acquisition of the remaining 40%, the Company consolidated the operations of this property and reflected the 40% interest that it did not own as a component of minority interest. Subsequent to this acquisition, the Company no longer reflects the 40% minority interest.

3. Acquisitions and Dispositions - continued

2101 L Street

On August 4, 2003, the Company completed the acquisition of 2101 L Street, a 370,000 square foot office building located in Washington D.C. The consideration for the acquisition consisted of approximately 1.1 million newly issued Operating Partnership units (valued at approximately \$49,517,000) and the assumption of existing mortgage debt and transaction costs totaling approximately \$32,000,000. Robert H. Smith and Robert P. Kogod, trustees of the Company, together with family members owned approximately 24 percent of the limited partnership that sold the building and Mr. Smith was a general partner. On August 5, 2003, the Company repaid the mortgage of \$29,056,000.

Crystal City Marriott

On July 1, 2004, the Company acquired the Marriott hotel located in its Crystal City office complex from a limited partnership in which Robert H. Smith and Robert P. Kogod, trustees of the Company, together with family members own approximately 67 percent. The purchase price of \$21,500,000 was paid in cash as part of a Section 1031 tax-free, like-kind exchange with a portion of the proceeds from the Company s sale of the Palisades Residential Complex (see Dispositions). The hotel contains 343 rooms and is leased to an affiliate of Marriott International, Inc. until July 31, 2015, with one 10-year extension option. The land under the hotel was acquired in 1999.

Retail:

Bergen Mall

On December 12, 2003, the Company acquired the Bergen Mall for approximately \$145,000,000 in cash as part of a Section 1031 tax-free like-kind exchange with a portion of the proceeds from the sale of the Company s Two Park Avenue property (see Dispositions). The Bergen Mall is a 903,000 square foot shopping center located on Route 4 East in Paramus, New Jersey. The Company intends to expand, re-tenant and redevelop the center in order to reposition the asset. On January 27, 2004, the Company entered into an agreement to modify the Value City lease to give the Company a one-year option to terminate the lease no earlier than one year after notification and upon payment of \$12,000,000 to the tenant. The present value of this option is reflected in the acquisition price and is included in other liabilities in the Company s consolidated balance sheets.

Forest Plaza Shopping Center

On February 3, 2004, the Company acquired the Forest Plaza Shopping Center for approximately \$32,500,000, of which \$14,000,000 was paid in cash, and \$18,500,000 was debt assumed. The purchase was funded as part of Section 1031 tax-free like kind exchange with the remaining portion of the proceeds from the sale of the Company s Two Park Avenue property (see Dispositions). Forest Plaza is a 165,000 square foot

shopping center located in Staten Island, New York.

25 W. 14th Street

On March 19, 2004, the Company acquired a 62,000 square foot free-standing retail building located at 25 W. 14th Street in Manhattan for \$40,000,000 in cash. This acquisition was paid in cash as part of a Section 1031 tax-free, like-kind exchange with a portion of the proceeds from the Company s sale of the Palisades Residential Complex (see Dispositions).

Southern California Supermarkets

On July 29, 2004, the Company acquired a real estate portfolio containing 25 supermarkets for \$65,000,000. These properties, all of which are all located in Southern California and contain an aggregate of approximately 766,000 square feet, were purchased from the Newkirk MLP, in which the Company currently owns a 22.4% interest. The supermarkets are net leased to Stater Brothers for an initial term expiring in 2008, with six 5-year extension options. Stater Brothers is a Southern California regional grocery chain that operates 158 supermarkets and has been in business since 1936. This acquisition was paid in cash as part of a Section 1031 tax-free, like-kind exchange with a portion of the proceeds from the Company s sale of the Palisades Residential Complex (see Dispositions). The Company s share of gain recognized by Newkirk MLP on this transaction was \$7,119,000 and was reflected as an adjustment to the Company s basis in its investment in Newkirk MLP and not recognized as income.

3. Acquisitions and Dispositions - continued

Queens Boulevard

On August 30, 2004, the Company acquired 99-01 Queens Boulevard, a 68,000 square foot free-standing building in Forest Hills, New York for \$26,500,000 in cash as part of a Section 1031 tax-free, like-kind exchange with a portion of the proceeds from the Company s sale of the Palisades Residential Complex (see Dispositions).

Broome Street and Broadway

On November 2, 2004, the Company acquired a 50% joint venture interest in a 92,500 square foot property located at Broome Street and Broadway in New York City. The Company contributed \$4,462,000 of equity and provided a \$24,000,000 bridge loan with interest at 10% per annum. Upon the refinancing of the bridge loan, which is expected to close in the second quarter of 2005, the Company will be repaid \$15,106,000 and the balance of \$8,894,000 will remain in the venture as additional equity.

Lodi and Burnside Shopping Centers

On November 12, 2004 and December 1, 2004, the Company acquired two shopping centers aggregating 185,000 square feet, in Lodi, New Jersey and Long Island (Inwood), New York, for a total purchase of \$36,600,000 in cash plus \$10,900,000 of assumed debt as part of a Section 1031 tax-free, like-kind exchange with a portion of the proceeds from the Company s sale of the Palisades Residential Complex (see Dispositions).

Other Retail

In December 2004, the Company acquired two retail condominiums aggregating 12,000 square feet, located at 386 and 387 West Broadway in New York City for \$16,900,000 in cash plus \$4,700,000 of assumed debt.

Other Investments:

Investment in GMH Communities L.P.

On July 20, 2004, the Company committed to make up to a \$159,000,000 convertible preferred investment in GMH Communities L.P. (GMH), a partnership focused on the student and military housing sectors. Distributions accrued on the full committed balance of the investment, whether or not drawn, from July 20, 2004, at a rate of 16.27%. In connection with this commitment, the Company received a placement fee of \$3,200,000. The Company also purchased for \$1,000,000, warrants to acquire GMH common equity. These warrants entitle the Company to acquire (i) 6,666,667 limited partnership units in GMH at an exercise price of \$7.50 per unit and (ii) 5,496,724 limited partnership units, through May 6, 2006, at an exercise price of \$9.10 per unit. As of November 3, 2004, the Company had funded a total of \$113,777,000 of the commitment.

On November 3, 2004, GMH Communities Trust (GCT) closed its initial public offering (IPO) at a price of \$12.00 per share. GCT is a real estate investment trust that conducts its business through GMH, of which it is the sole general partner. In connection with the IPO, the \$113,777,000 previously funded by the Company under the \$159,000,000 commitment was repaid, together with accrued distributions of \$13,381,000. The Company also exercised warrants to purchase 6,666,667 limited partnership units at a price of \$7.50 per unit, or \$50,000,000 in total, which resulted in a gain of \$29,500,000. The Company accounts for its interest in the partnership units on the equity method based on its 12.25% ownership interest and right to appoint one of its executive officers to GCT s Board of Trustees. The Company records its pro-rata share of GMH s net income or loss on a one-quarter lag basis as the Company files its financial statements on Form 10-K or 10-Q prior to the time GMH files its financial statements.

Under the warrant agreement, the number of GMH partnership units or GCT common shares underlying the warrants is adjusted for dividends declared by GCT. On December 16, 2004, GCT declared a dividend of \$.16 per common share, which increased the number of shares underlying the warrants from 5,496,724 to 5,563,417 and the exercise price was decreased from \$9.10 to \$8.99 per share. Because these warrants are derivatives and do not qualify for hedge accounting treatment, the gains and losses resulting from the mark-to-market of the warrants at the end of each reporting period are recognized as an increase or decrease in interest and other investment income on the Company s consolidated statement of income. In the quarter ended December 31, 2004, the Company recognized income of \$24,190,000 from the mark-to-market of these warrants, which were valued using a trinomial option pricing model based on GCT s closing stock price on the NYSE of \$14.10 per share on December 31, 2004.

Further, in connection with the IPO, the Company contributed its 90% interest in Campus Club Gainesville, which it acquired in 2000, in exchange for an additional 671,190 GMH limited partnership units.

Of the Company s GMH units, 6,666,667 may be converted into an equivalent number of common shares of GCT commencing on May 2, 2005 and 671,190 units may be converted commencing on November 2, 2005. The Company has agreed not to sell any common shares or units it owns or may acquire until May 2, 2005.

Investment in Sears, Roebuck and Co.

In July and August 2004, the Company acquired an aggregate of 1,176,600 common shares of Sears, Roebuck and Co. (Sears) for \$41,945,000, an average price of \$35.65 per share. Included in the cost is \$1,361,000 for a performance-based participation. These shares are recorded as marketable securities on the Company s consolidated balance sheet and are classified as available for sale. Appreciation or depreciation in the fair market value of these shares is recorded as an increase or decrease in accumulated other comprehensive income in the shareholders equity section of the Company s consolidated balance sheet and not recognized in income. At December 31, 2004, based on Sears closing stock price of \$51.03 per share, \$18,105,000 of appreciation in the value of these shares was included in accumulated other comprehensive income.

In August and September 2004, the Company acquired an economic interest in an additional 7,916,900 Sears common shares through a series of privately negotiated transactions with a financial institution pursuant to which the Company purchased a call option and simultaneously sold a put option at the same strike price on Sears common shares. These call and put options have an initial weighted-average strike price of \$39.82 per share, or an aggregate of \$315,250,000, expire in April 2006 and provide for net cash settlement. Under these agreements, the strike price for each pair of options increases at an annual rate of LIBOR plus 45 basis points and is credited for the dividends received on the shares. The options provide the Company with the same economic gain or loss as if it had purchased the underlying common shares and borrowed the aggregate strike price at an annual rate of LIBOR plus 45 basis points. Because these options are derivatives and do not qualify for hedge accounting treatment, the gains or losses resulting from the mark-to-market of the options at the end of each reporting period are recognized as an increase or decrease in interest and other investment income on the Company s consolidated statement of income. During the year ended December 31, 2004, the Company recorded net income of \$81,730,000, comprised of (i) \$88,782,000 from the mark-to-market of the options on December 31, 2004, based on Sears closing stock price of \$51.03 per share and (ii) \$2,295,000 for accrued dividends, partially offset by (i) \$5,972,000 for a performance-based participation, (ii) \$2,371,000 for the increase in strike price resulting from the LIBOR charge and (iii) \$1,004,000 of professional fees.

On November 16, 2004, Kmart Holding Corporation (Kmart) and Sears entered into an Agreement and Plan of Merger. Upon the effective date of the merger, each share of Sears common stock will be converted into the right to receive, at the election of the holder, (i) \$50.00 in cash or (ii) 0.50 shares of common stock of the merged company, subject to proration so that 55% of the Sears shares are exchanged for shares of the merged company.

Based on Sears most recent filing with the Securities and Exchange Commission, the Company s aggregate investment in Sears represents 4.2% of Sears outstanding common shares.

3. Acquisitions and Dispositions - continued

Dispositions:

The following sets forth the details of sales, dispositions, write-offs and other similar transactions for the years ended December 31, 2004, 2003 and 2002:

Net Gains on Sales of Real Estate:

On January 9, 2003, the Company sold its Baltimore, Maryland shopping center for \$4,752,000, which resulted in a net gain on the sale after closing costs of \$2,644,000.

On October 10, 2003, the Company sold Two Park Avenue, a 965,000 square foot office building, for \$292,000,000, which resulted in a net gain on the sale after closing costs of \$156,433,000. Substantially all of the proceeds from the sale have been reinvested in tax-free like-kind exchange investments pursuant to Section 1031 of the Internal Revenue Code (Section 1031).

On November 3, 2003, the Company sold its Hagerstown, Maryland shopping center property for \$3,100,000, which resulted in a net gain on sale after closing costs of \$1,945,000.

On June 29, 2004, the Company sold its Palisades Residential Complex for \$222,500,000, which resulted in a net gain on sale after closing costs of \$65,905,000. Substantially all of the proceeds from the sale were reinvested in tax-free like kind exchange investments pursuant to Section 1031. On February 27, 2004, the Company had acquired the remaining 25% interest in the Palisades venture it did not previously own for approximately \$17,000,000 in cash.

On August 12, 2004, the Company sold its Dundalk, Maryland shopping center for \$12,900,000, which resulted in a net gain on sale after closing costs of \$9,850,000. Substantially all of the proceeds from the sale have been reinvested in tax-free like-kind exchange investments pursuant to Section 1031.

Net gains (losses) on disposition of wholly-owned and partially-owned assets other than depreciable real estate:

	For the Years Ended December 31,									
(Amounts in thousands)	2004 2003 2002									
Wholly-owned:										

Dispositions:

Gain on sale of residential condominium units	\$	776		\$ 282		\$ 2,156
Net (loss) gain on sale of marketable securities		(159)	2,950		12,346
Primestone loss on settlement of guarantees (2003) and foreclosure and impairment losses (2002)				(1,388)	(35,757)
Gains on sale of land parcels				499		
Gain on transfer of mortgages						2,096
Net gain on sale of air rights						1,688
Partially-owned:						
Net gain on sale of a portion of investment in Americold to Yucaipa		18,789				
Other		369				
Net gain (loss) on disposition of wholly-owned and partially-owned assets other than depreciable real estate	\$	19,775		\$ 2,343		\$ (17,471)

3. Acquisitions and Dispositions - continued

Primestone Settlement of Guarantees (2003) and Foreclosure and Impairment Losses (2002)

On September 28, 2000, the Company made a \$62,000,000 loan to Primestone Investment Partners, L.P. (Primestone). The loan bore interest at 16% per annum. Primestone defaulted on the repayment of this loan on October 25, 2001. The loan was subordinate to \$37,957,000 of other debt of the borrower that liened the Company s collateral. On October 31, 2001, the Company purchased the other debt for its face amount. The loans were secured by 7,944,893 partnership units in Prime Group Realty, L.P., the operating partnership of Prime Group Realty Trust (NYSE:PGE) and the partnership units were exchangeable for the same number of common shares of PGE. The loans were also guaranteed by affiliates of Primestone.

On November 19, 2001, the Company sold, pursuant to a participation agreement with a subsidiary of Cadim inc. (Cadim), a Canadian pension fund, a 50% participation in both loans at par for approximately \$50,000,000 reducing the Company's net investment in the loans at December 31, 2001 to \$56,768,000 including unpaid interest and fees of \$6,790,000. The participation did not meet the criteria for sale accounting under SFAS 140 because Cadim was not free to pledge or exchange the assets.

On April 30, 2002, the Company and Cadim acquired the 7,944,893 partnership units at a foreclosure auction. The price paid for the units by application of a portion of Primestone s indebtedness to the Company and Cadim was \$8.35 per unit, the April 30, 2002 closing price of shares of PGE on the New York Stock Exchange. On June 28, 2002, pursuant to the terms of the participation agreement, the Company transferred 3,972,447 of the partnership units to Cadim.

In the second quarter of 2002, in accordance with foreclosure accounting, the Company recorded a loss on the Primestone foreclosure of \$17,671,000 calculated based on (i) the acquisition price of the units and (ii) its valuation of the amounts realizable under the guarantees by affiliates of Primestone, as compared with the net carrying amount of the investment at April 30, 2002. In the third quarter of 2002, the Company recorded a \$2,229,000 write-down on its investment based on costs expended to realize the value of the guarantees. Further, in the fourth quarter of 2002, the Company recorded a \$15,857,000 write-down of its investment in Prime Group consisting of (i) \$14,857,000 to adjust the carrying amount of the Prime Group units to \$4.61 per unit, the closing price of PGE shares on December 31, 2002 on the New York Stock Exchange and (ii) \$1,000,000 for estimated costs to realize the value of the guarantees. The Company considered the decline in the value of the units which are convertible into stock to be other than temporary as of December 31, 2002, based on the fact that the market value of the units which are convertible into stock had been less than its cost for more than six months, the severity of the decline, market trends, the financial condition and near-term prospects of Prime Group and other relevant factors.

On June 11, 2003, the Company exercised its right to exchange the 3,972,447 units it owned in Prime Group Realty L.P. for 3,972,447 common shares in Prime Group Realty Trust (NYSE:PGE). Prior to the exchange, the Company accounted for its investment in the partnership on the equity method. Subsequent to the exchange, the Company is accounting for its investment in PGE as a marketable equity security-available for sale, as the Company s shares represent less than a 20% ownership interest in PGE (which is not a partnership), the Company does not have significant influence and the common shares have a readily determinable fair value. Accordingly, the carrying amount previously included in Investments and Advances to Partially-Owned Entities was reclassified to Marketable Securities on the Company s consolidated balance sheet. The Company is also required to mark these securities to market based on the closing price of the PGE shares on the NYSE at the end of each reporting period. For the period from June 11, 2003 through December 31, 2003, the Company recorded a \$6,623,000 unrealized gain, which is not included in the Company s net income, but is reflected as a component of Accumulated Other Comprehensive Income (Loss) in the

Shareholders Equity section of the consolidated balance sheet. From the date of exchange, income recognition is limited to dividends received on the PGE shares.

On June 13, 2003, the Company received its \$5,000,000 share of a settlement with affiliates of Primestone Investment Partners of the amounts due under the guarantees of the Primestone loans. In connection therewith, the Company recognized a \$1,388,000 loss on settlement of the guarantees.

3. Acquisitions and Dispositions - continued

Gain on Transfer of Mortgages

In the year ended December 31, 2002, the Company recorded a net gain of approximately \$2.1 million resulting from payments to the Company by third parties that assumed certain of the Company s mortgages. Under these transactions the Company paid to the third parties that assumed the Company s obligations the outstanding amounts due under the mortgages and the third parties paid the Company for the benefit of assuming the mortgages. The Company has been released by the creditors underlying these loans.

Net Gain on Sale of Air Rights

In 2002, the Company constructed a \$16.3 million community facility and low-income residential housing development (the 30th Street Venture), in order to receive 163,728 square feet of transferable development rights, generally referred to as air rights . The Company donated the building to a charitable organization. The Company sold 106,796 square feet of these air rights to third parties at an average price of \$120 per square foot. An additional 28,821 square feet of air rights was sold to Alexander s at a price of \$120 per square foot for use at Alexander s 731 Lexington Avenue project. In each case, the Company received cash in exchange for air rights. The Company identified third party buyers for the remaining 28,111 square feet of air rights of the 30th Street Venture. These third party buyers wanted to use the air rights for the development of two projects located in the general area of 86th Street which was not within the required geographical radius of the construction site nor in the same Community Board as the low-income housing and community facility project. The 30th Street Venture asked Alexander s to sell 28,111 square feet of the air rights. In October 2002, the Company sold 28,111 square feet of air rights to Alexander s for an aggregate sales price of \$3,059,000 (an average of \$109 per square foot). Alexander s then sold an equal amount of air rights to the third party buyers for an aggregate sales price of \$3,339,000 (an average of \$119 per square foot).

Net Gains on Sale of Residential Condominium Units

The Company recognized net gains of \$776,000, \$282,000 and \$2,156,000 during 2004, 2003 and 2002, respectively, from the sale of residential condominiums.

4. Discontinued Operations

SFAS No. 144 requires discontinued operations presentation for disposals of a component of an entity. In accordance with SFAS No. 144, for all periods presented, the Company reclassified its consolidated statements of income to reflect income and expenses for properties which became held for sale subsequent to December 31, 2001, as discontinued operations and reclassified its consolidated balance sheets to reflect assets and liabilities related to such properties as assets related to discontinued operations and liabilities related to discontinued operations.

Assets related to discontinued operations consist primarily of real estate, net of accumulated depreciation. The following table sets forth the balances of the assets related to discontinued operations as of December 31, 2004 and 2003:

	December 31,								
(Amounts in thousands)	2004 2003								
400 North LaSalle	\$	82,624		\$	80,685				
Arlington Plaza	35,127 36,								
Vineland	908 9								
Palisades (sold on June 29, 2004)					138,629				
Baltimore (Dundalk) (sold on August 12, 2004)					2,167				
	\$	118,659		\$	258,498				

The following table sets forth the balances of the liabilities related to discontinued operations (primarily mortgage notes payable) as of December 31, 2004 and 2003.

	December 31,											
(Amounts in thousands)		2004		2003								
Arlington Plaza	\$	15,867	\$	16,487								
400 North LaSalle		5,187		3,038								
Palisades (sold on June 29, 2004)				120,000								
	\$	21,054	\$	139,525								

The combined results of operations of the assets related to discontinued operations for the years ended December 31, 2004, 2003 and 2002 are as follows:

	December 31,												
(Amounts in thousands)		2004			2003			2002					
Total revenues	\$	19,799		\$	47,770		\$	48,283					
Total expenses		16,957			33,171		36						
Net income		2,842			14,599			11,815					
Gains on sale of real estate	75,755				161,789								
Income from discontinued operations	\$	78,597		\$	176,388		\$	11,815					

See Note 3. Acquisition and Dispositions for details of gains on sale of real estate related to discontinued operations in the years ended December 31, 2004 and 2003.

5. Investments in Partially-Owned Entities

The Company s investments in partially-owned entities and income recognized from such investments are as follows:

Balance Sheet Data:

									10	0% of Th	ese	Eı	ntities	_			
		Company	s In	vestment	Total Assets Total Liabilities				ities		Total Equity						
(Amounts in thousands)	Percentage Ownership	2004		2003	2004			2003		2004			2003		2004		2003
Investments:																	
Temperature Controlled Logistics(1)	47.6%	\$	\$	436,225			\$	1,264,390				\$	557,017				\$ 707,373
Alexander s	33%	204,762		207,872	\$ 1,244,801		\$	920,996	\$ 1	1,226,433		\$	870,073		\$ 18,368		\$ 50,923
Newkirk MLP	22%	158,656		138,762	\$ 1,240,129		\$	1,384,094	\$ 1	1,030,755		\$	1,276,905		\$ 209,374		\$ 107,189
GMH Communities L.P.(2)	12.25%	84,782															
Partially Owned Office Buildings	0.1% - 50%	48,682		44,645													
Monmouth Mall	50%	29,351		30,612													
478-486 Broadway	50%	29,170															
Starwood Ceruzzi Joint Venture	80%	19,106		23,821													
Other		30,791		18,663													
		\$ 605,300	\$	900,600													

(1) See page 133 for details.

(2) As of December 31, 2004, the Company owns 7.3 million limited partnership units, or 12.25% of the limited partnership interest of GMH, a partnership focused on the student and military housing sectors. Details of this investment are provided on page 123. The Company accounts for its interest in the partnership units on the equity-method based on its 12.25% ownership interest and right to appoint one of its executive officers to GCT s Board of Trustees. The Company records its prorata share of GMH s net income or loss on a one-quarter lag basis as the Company files its financial statements on Form 10-K or 10-Q prior to the time GMH files its financial statements. GMH s properties were 94.2% occupied as of December 31, 2004. GMH s outstanding indebtedness was \$359,000 as of December 31, 2004, of which the Company s share was \$44,000.

In addition, the Company holds warrants to purchase an additional 5.6 million limited partnership units of GMH or common shares of GCT at a price of \$8.99 per unit or share through May 6, 2006. Because these warrants are derivatives and do not qualify for hedge accounting treatment, the gains or losses resulting from the mark-to-market of the warrants at the end of each reporting period are recognized as an increase or decrease in interest and other investment income on the Company s consolidated statement of income. In the quarter ended December 31, 2004, the Company recognized \$24,190 from the mark-to-market of these warrants, which were valued using trinomial option pricing model based on GCT s closing stock price on the NYSE of \$14.10 per share on December 31, 2004.

5. Investments in Partially-Owned Entities - continued

Below is a summary of the debt of partially owned entities as of December 31, 2004 and 2003, none of which is guaranteed by the Company.

		100 Partially-Owr		Debt		
(Amounts in thousands)		December 31, 2004		De	cember 31, 2003	
Alexander s (33% interest):						
Lexington Avenue mortgage note payable collateralized by the office space, due in						
February 2014, with interest at 5.33%		\$ 400,000		\$		
Kings Plaza Regional Shopping Center mortgage note payable, due in June 2011, with interest at 7.46% (prepayable with yield maintenance)		213,699			216,586	
Due to Vornado on January 3, 2006 with interest at 9.0% (one-year treasuries plus 6.0% with a 3.0% floor for treasuries) (prepayable without penalty)		124,000			124,000	
Rego Park mortgage note payable, due in June 2009, with interest at 7.25%		81,661			82,000	
Paramus mortgage note payable, due in October 2011, with interest at 5.92% (prepayable without penalty)		68,000			68,000	
Lexington Avenue construction loan payable, due in January 2006, plus two one-year extensions, with interest at 4.92% (LIBOR plus 2.50%)		65,168			240,899	
Newkirk MLP (22.4% interest):	-					
Portion of first mortgages collateralized by the partnership s real estate, due from 2005 to 2024, with a weighted average interest rate of 7.28% at December 31, 2004 (various prepayment terms)		859,674			1,069,545	
GMH Communities L.P. (12.25% interest):	L					
Mortgage notes payable, collateralized by 27 properties, due from 2005 to 2014, with a weighted average interest rate of 5.28% at December 31, 2004		359,276				
Monmouth Mall (50% interest):	-					
Mortgage note payable, due in November 2005, with interest at LIBOR plus 2.05% and two one-year extension options (4.53% at December 31, 2004)		135,000			135,000	
Partially-Owned Office Buildings:	⊢	 				
Kaempfer Properties (2.1% to 10% interests in five partnerships) Mortgage notes payable, collateralized by the partnerships real estate, due from 2007 to 2031, with a weighted average interest rate of 6.96% at December 31, 2004 (various prepayment terms)		491,867			361,263	
Fairfax Square (20% interest) mortgage note payable, due in August 2009, with interest at 7.50%		67,215			68,051	
330 Madison Avenue (25% interest) mortgage note payable, due in April 2008, with interest at 6.52% (prepayable with yield maintenance)		60,000			60,000	
825 Seventh Avenue (50% interest) mortgage note payable, due in October 2014, with interest at 8.07% (prepayable with yield maintenance)		23,104			23,060	
					,	
Wells/Kinzie Garage (50% interest) mortgage note payable, due in May 2009, with interest at 7.03%		15,334			15,606	
		9,626			9,799	

Orleans Hubbard (50% interest) mortgage note payable, due in March 2009, with interest at 7.03%		
Temperature Controlled Logistics (47.6% interest)(1):		
Mortgage notes payable		509,456
Other notes payable		39,365

(1) Beginning on November 18, 2004, the Company s investment in Americold is consolidated into the accounts of the Company.

Based on the Company s ownership interest in the partially-owned entities above, the Company s share of the debt of these partially-owned entities was \$669,942,000 and \$930,567,000 as of December 31, 2004 and 2003, respectively.

5. Investments in Partially-Owned Entities - continued

Income Statement Data:

			ne (pany s Ec Loss) from	n Pa	art		100% of These Entities																	
			0	wned Enti	ties	5		Total Revenues Net Income (loss)							Total Revenues										
(Amounts in		2004																							
thousands)				2003		┢	2002	-	2004		2003			2002		2004		2003			2002				
Alexander s:																									
33% share of equity in income before stock appreciation rights compensation expense	\$	13,701		\$ 8,614		\$	7,556																		
33% share of stock appreciation rights compensation expense		(25,340)	(14,868)									-											
33% share of equity in (loss) income(1)		(11,639)	(6,254)		7,556	6	\$ 148,895		\$ 87,162		\$	76,800		\$ (33,469)	\$ (17,742)	\$	23,584				
Interest income(2)		8,642		10,554			10,401																		
Development and guarantee fees(2)		3,777		6,935			6,915																		
Management and leasing fee income(1)		7,800		4,339			4,781																		
	\$	8,580		\$ 15,574		\$	29,653																		
Temperature Controlled Logistics(3):																									
Equity in net income	\$	606		\$ 12,869		\$	4,144				\$ 119,605		\$	117,663				\$ 20,515		\$	5,586				
Management fees		5,035		5,547			5,563																		
		5,641		18,416			9,707																		
Newkirk MLP:														_											
Equity in income		24,041		33,243			26,500	\$	\$ 239,496		\$ 273,500		\$	295,369		\$ 136,037		\$ 151,505		\$	121,860				
Interest and other income		11,396		7,002	_		8,000																		
	1	35,437		40,245			34,500																		
Partially-Owned Office Buildings(4)		2,728		2,426			1,966																		
Monmouth Mall		3,741		4,433			1,022																		
Prime Group Realty LP(5)							(1,005))																	
Other		(4,166)	2,381			(1,732))																	
	\$	43,381		\$ 67,901		\$	44,458	Ĩ																	

(1) 2002 includes the Company s \$3,431 share of Alexander s gain on sale of its Third Avenue property.

⁽²⁾ Alexander s capitalizes the fees and interest charged by the Company. Because the Company owns 33% of Alexander s, the Company recognizes 67% of such amounts as income and the remainder is reflected as a reduction of the Company s carrying amount of the investment in Alexander s.

⁽³⁾ Beginning on November 18, 2004, the Company s investment in Americold is consolidated into the accounts of the Company.

(4) Represents the Company s interests in 330 Madison Avenue (24.8%), 825 Seventh Avenue (50%), Fairfax Square (20%) and Kaempfer equity interests in six office buildings (.1% to 10%).

(5) On June 11, 2003, the Company exercised its right to exchange the 3,972,447 units it owned in Prime Group Realty L.P. for 3,972,447 common shares in Prime Group Realty Trust (NYSE:PGE). Prior to the exchange, the Company accounted for its investment in the partnership on the equity method. Subsequent to the exchange, the Company is accounting for its investment in PGE as a marketable equity security-available for sale.

5. Investments in Partially-Owned Entities - continued

Alexander s

The Company owns 33% of the outstanding common stock of Alexander s at December 31, 2004 and 2003. The Company manages, leases and develops Alexander s properties pursuant to agreements (see below) which expire in March of each year and are automatically renewable, except for the 731 Lexington Avenue development agreement which provides for a term lasting until substantial completion of the development of the property.

Management and Leasing Agreements

The Company receives an annual fee for managing all of Alexander s properties equal to the sum of (i) \$3,000,000, (ii) 3% of the gross income from the Kings Plaza Mall, and (iii) 6% of development costs with minimum guaranteed fees of \$750,000 per annum.

The Company generally receives a fee of (i) 3% of lease rent for the first ten years of a lease term, 2% of lease rent for the 11th through the 20th years of a lease term and 1% of lease rent for the 21st through 30th years of a lease term, subject to the payment of rents by Alexander s tenants and (ii) 3% of asset sales proceeds. Such amounts are payable to the Company annually in an amount not to exceed an aggregate of \$2,500,000 until the present value of such installments (calculated at a discount rate of 9% per annum) equals the amount that would have been paid at the time the transactions which gave rise to the commissions occurred.

The Company recognized \$7,800,000, \$4,339,000 and \$4,781,000 of fee income under these agreements during the years ended December 31, 2004, 2003 and 2002, respectively. At December 31, 2004, and 2003, \$23,744,000 and \$14,450,000 was due to the Company under these agreements.

731 Lexington Avenue and Other Fees

The Company is entitled to a development fee for the construction of Alexander s 731 Lexington Avenue property of approximately \$26,300,000, based on 6% of construction costs, as defined, payable on the earlier of January 3, 2006, or the date of payment in full of the construction loan encumbering the property. The Company guaranteed to Alexander s 731 Lexington Avenue construction lender, the lien free, timely completion of the construction of the project and funding of project costs in excess of a stated budget, if not funded by Alexander s for which the Company is entitled to a \$6,300,000 estimated fee based on 1 % of construction costs, as defined, payable upon the completion of construction. Based upon the current status of construction, management does not anticipate the need to fund pursuant to this completion guarantee. The Company has recognized \$3,777,000, \$6,935,000 and \$6,915,000 as development and guarantee fee income during the years ended December 31, 2004, 2003 and 2002, respectively. At December 31, 2004 and 2003, \$24,086,000 and \$19,265,000 was due under the development and guarantee agreements.

Building Maintenance Services (BMS), a wholly-owned subsidiary of the Company, supervises the cleaning, engineering and security at Alexander s 731 Lexington Avenue property for an annual fee of 6% of costs for such services. In October 2004, Alexander s also contracted with BMS to provide the same services at the Kings Plaza Regional Shopping Center on the same terms. On May 27, 2004, the Company entered into an agreement with Alexander s under which it provides property management services at 731 Lexington Avenue for an annual fee of \$0.50 per square foot of the tenant-occupied office and retail space. These agreements were negotiated and approved by a special committee of directors of Alexander s that were not affiliated with the Company. The Company recognized \$1,384,000 of fee income under these agreements during the year ended December 31, 2004.

5. Investments in Partially-Owned Entities - continued

Debt Agreements

At December 31, 2004 and 2003, the Company has loans receivable from Alexander s of \$124,000,000, including \$29,000,000 drawn under a \$50,000,000 line of credit. The maturity date of the loans is the earlier of January 3, 2006 or the date the Alexander s Lexington Avenue construction loan is finally repaid. Effective April 1, 2004, based on Alexander s improved liquidity, the Company modified its term loan and line of credit to Alexander s to reduce the spread on the interest rate it charges from 9.48% to 6%. Accordingly, the current interest rate was reduced from 12.48% to 9%.

On February 13, 2004, Alexander s completed a \$400,000,000 mortgage financing on the office space of its Lexington Avenue development project. The loan bears interest at 5.33%, matures in February 2014 and beginning in the third year, provides for principal payments based on a 25-year amortization schedule such that over the remaining eight years of the loan, ten years of amortization will be paid. Of the loan proceeds, \$253,529,000 was used to repay the entire amount outstanding under the construction loan. The construction loan was modified so that the remaining availability is \$237,000,000, which was approximately the amount estimated to complete the Lexington Avenue development project. The interest rate on the construction loan is LIBOR plus 2.5% (4.92% at December 31, 2004) and matures in January 2006, with two one-year extensions. The collateral for the construction loan is the same, except that the office space has been removed from the lien. Further, the construction loan permits the release of the retail space for a payment of \$15,000,000 and requires all proceeds from the sale of the residential condominium units to be applied to the construction loan balance until it is finally repaid.

Temperature Controlled Logistics

On February 5, 2004, Americold Realty Trust (Americold) completed a \$254,400,000 mortgage financing for 21 of its owned and 7 of its leased temperature-controlled warehouses. The loan bears interest at LIBOR plus 2.95% (with a LIBOR floor of 1.5% with respect to \$54,400,000 of the loan) and requires principal payments of \$5,000,000 annually. The loan matures in April 2009 and is pre-payable without penalty after February 5, 2006. The net proceeds were approximately \$225,000,000 after providing for usual escrows, closing costs and the repayment of \$12,900,000 of existing mortgages on two of the warehouses, of which \$135,000,000 was distributed to the Company and the remainder was distributed to its partner.

Prior to November 18, 2004, the Company owned a 60% interest in Vornado Crescent Portland Partnership (VCPP) which owned Americold. Americold owns 88 temperature controlled warehouses, all of which were leased to AmeriCold Logistics. On November 4, 2004, Americold purchased its tenant, AmeriCold Logistics, for \$47,700,000 in cash. On November 18, 2004, the Company and its 40% partner, Crescent Real Estate Equities Company (CEI) collectively sold 20.7% of Americold's common shares to The Yucaipa Companies (Yucaipa) for \$145,000,000, which resulted in a gain, of which the Company's share was \$18,789,000. The sale price was based on a \$1.450 billion valuation for Americold before debt and other obligations. Yucaipa is a private equity firm with significant expertise in the food distribution, logistics and retail industries. Upon closing of the sale to Yucaipa on November 18, 2004, Americold is owned 47.6% by the Company, 31.7% by CEI and 20.7% by Yucaipa. Pursuant to the sales agreement: (i) Yucaipa may earn a promote of 20% of the increase in the value of Americold through December 31, 2007, limited to 10% of the Company's and CEI's remaining interest in Americold; (ii) the annual asset management fee payable by CEI to the Company has been reduced from approximately \$5,500,000 to \$4,548,000, payable quarterly through October 30, 2027. CEI, at its option, may terminate the payment of this fee at any time after November 2009, by paying the Company a termination fee equal to the present value of the remaining payments through October 30, 2027, discounted at 10%. In addition, CEI is obligated to pay a pro rata portion of the termination fee to the extent it sells a portion of its equity interest in Americold; and (iii) VCPP was dissolved. The Company has the right to appoint three of the five members to Americold s Board of Trustees. Consequently, the Company is deemed to exercise control over Americold and, on November 18, 2004, the Company began to consolidate the operations and financial position of Americold into

longer accounts for its investment on the equity method.

6. Notes and Mortgage Loans Receivable

General Motors Building Mezzanine Loans

On October 20, 2003, the Company made a \$200,000,000 mezzanine loan secured by partnership interests in the General Motors Building. The Company s loan is subordinate to \$900,000,000 of other debt. The loan is based on a rate of LIBOR plus 8.685% (with a LIBOR floor of 1.5%) and currently yields 10.185%. On October 30, 2003, the Company made an additional \$25,000,000 loan, as part of a \$50,000,000 loan, the balance of which was funded by an affiliate of Soros Fund Management LLC. This loan, which is junior to the \$1,100,000,000 of loans noted above, is based on a rate of LIBOR plus 12.81% (with a LIBOR floor of 1.5%) and currently yields 14.31%.

On September 1, 2004, the Company acquired a \$50,000,000 participation in an existing \$200,000,000 loan on the General Motors Building made by an affiliate of Soros Fund Management LLC. This loan, which is subordinate to \$1.15 billion of other debt, is secured by partnership interests in the building and additional guarantees and collateral. The \$50,000,000 participation bears interest at 16%, matures on March 25, 2005 and is prepayable at any time.

On January 7, 2005, all of the outstanding General Motors Building loans aggregating \$275,000,000 were repaid. In connection therewith, the Company received a \$4,500,000 prepayment premium and \$1,996,000 of accrued interest and fees through January 14, 2005, which will be recognized in the first quarter of 2005.

Loan to Commonwealth Atlantic Properties (CAPI)

On March 4, 1999, the Company made an additional \$242,000,000 investment in CESCR by contributing to CESCR the land under certain CESCR office properties in Crystal City, Arlington, Virginia and partnership interests in certain CESCR subsidiaries. The Company acquired these assets from CAPI, an affiliate of Lazard Freres Real Estate Investors L.L.C., for \$242,000,000, immediately prior to the contribution to CESCR. In addition, the Company acquired from CAPI for \$8,000,000 the land under a Marriott Hotel located in Crystal City. The Company paid the \$250,000,000 purchase price to CAPI by issuing 4,998,000 of the Company s Series E-1 convertible preferred units. In connection with these transactions, the Company agreed to make a five-year \$41,200,000 loan to CAPI with interest at 8%, increasing to 9% ratably over the term. On March 1, 2004, the balance of the loan of \$38,500,000 was repaid.

Loan to Vornado Operating Company (Vornado Operating)

At December 31, 2003, the amount outstanding under the revolving credit agreement with Vornado Operating was \$21,989,000. Beginning January 1, 2002, the Company had fully reserved for the interest income on the debt under this facility. On November 4, 2004, in connection with the sale of AmeriCold Logistics to Americold Realty Trust, Vornado Operating repaid the outstanding balance of the loan together with all unpaid interest totaling \$4,771,000. In connection with the above, the revolving credit agreement was terminated.

Dearborn Center Mezzanine Construction Loan

On March 19, 2003, the outstanding amount of \$29,401,000 was received from Dearborn Center representing the full satisfaction of the mezzanine construction loan. The loan bore interest at 12% per annum plus additional interest of \$5,655,000 which was received upon repayment.

Extended Stay America Mezzanine Loan

On May 12, 2004, the Company made an \$83,000,000 mezzanine loan secured by ownership interests in a subsidiary of Extended Stay America, Inc., which was recently acquired for approximately \$3.1 billion by an affiliate of the Blackstone Group. The loan is part of a \$166,000,000 facility, the balance of which was funded by Soros Credit LP, and is subordinate to \$2.3 billion of other debt. The loan bears interest at LIBOR plus 5.50% (7.90% at December 31, 2004) and matures in May 2007, with two one-year extensions. Extended Stay America owns and operates 485 hotels in 42 states.

Charles Square Mezzanine Loan

On November 17, 2004, the Company made a \$43,500,000 mezzanine loan secured by Charles Square in Howard Square in Cambridge, Massachusetts. The property consists of a 293 room hotel, 140,000 square feet of office and retail space and a 568-car parking facility. This loan is subordinate to \$82,500,000 of other debt, bears interest 7.56% and matures in September 2009.

6. Notes and Mortgage Loans Receivable - continued

Other

On June 1, 2004 and September 24, 2004, the Company acquired Verde Group LLC (Verde) convertible subordinated debentures for \$14,350,000 and \$8,150,000, in cash, increasing the Company s investment in Verde at December 31, 2004 to \$25,000,000. Verde invests, operates and develops residential communities, among others, primarily on the Texas-Mexico border. The debentures yield a fixed rate of 4.75% per annum and matures on December 31, 2018.

On June 1, 2004, the Company invested \$5,000,000 in a senior mezzanine loan, and \$3,050,000 in senior preferred equity of 3700 Associates, LLC which owns 3700 Las Vegas Boulevard, a development land parcel located in Las Vegas, Nevada. The loan bears interest at 12% and matures on March 31, 2007. The preferred equity yields a 10% per annum cumulative preferred return.

On December 10, 2004, the Company acquired a \$6,776,000 mezzanine loan which is subordinate to \$61,200,000 of other loans, and secured by The Gallery at Military Circle, a 943,000 square foot mall in Norfolk, Virginia. The loan bears interest at 8.4% per annum and matures in August 2014.

7. Identified Intangible Assets and Goodwill

The following summarizes the Company s identified intangible assets, intangible liabilities (deferred credit) and goodwill as of December 31, 2004 and December 31, 2003.

(Amounts in thousands)	Dee	cember 31, 2004		De	cember 31, 2003
Identified intangible assets (included in other assets):					
Gross amount	\$	238,428		\$	171,842
Accumulated amortization		(62,114)		(40,967)
Net	\$	176,314		\$	130,875
Goodwill (included in other assets):					
Gross amount	\$	10,425		\$	4,345
Identified intangible liabilities (included in deferred credit):					
Gross amount	\$	123,241		\$	79,146
Accumulated amortization		(51,969)		(31,787)
Net	\$ \$ 71,272 \$ 47				47,359

Amortization of acquired below market leases net of acquired above market leases resulted in an increase to rental income of \$38,616,000 for the year ended December 31, 2004, and \$23,639,000 for the year ended December 31, 2003. The estimated annual amortization of acquired below market leases net of acquired above market leases for each of the five succeeding years is as follows:

(Amounts in thousands)	
2005	\$ 8,932
2006	6,314
2007	5,806
2008	4,770
2009	4,066

The estimated annual amortization of all other identified intangible assets (a component of depreciation and amortization expense) including acquired in-place leases, customer relationships, and third party contracts for each of the five succeeding years is as follows:

(Amounts in thousands)	
2005	\$ 15,592
2006	13,777
2007	12,780
2008	12,240
2009	11,920

8. Debt

Following is a summary of the Company s debt:

		Interest Rate as at		Balance as of				
(Amounts in thousands)	Maturity	December 31, 2004		December 31, 2004	December 31, 2003			
Notes and Mortgages Payable:								
Fixed Interest:								
Office:								
NYC Office:								
Two Penn Plaza(1)	02/11	4.97%	\$	300,000	\$	151,420		
888 Seventh Avenue	02/06	6.63%		105,000		105,000		
Eleven Penn Plaza(1)	12/14	5.20%		219,777		49,304		
866 UN Plaza	05/07	8.39%		48,130		33,000		
CESCR Office:								
Crystal Park 1-5	07/06-08/13	6.66%-7.08%		253,802		258,733		
Crystal Gateway 1-4 Crystal Square 5	07/12-01/25	6.75%-7.09%		212,643		214,323		
Crystal Square 2, 3 and 4	10/10-11/14	6.82%-7.08%		141,502		143,854		
Skyline Place	08/06-12/09	6.60%-6.93%		132,427		135,955		
1101 17th , 1140 Connecticut, 1730 M and 1150 17th	08/10	6.74%		94,409		95,860		
Courthouse Plaza 1 and 2	01/08	7.05%		77,427		78,848		
Reston Executive I, II and III	01/06	6.75%		71,645		72,769		
Crystal Gateway N and 1919 S. Eads	11/07	6.77%		55,524		56,623		
Crystal Plaza 1-6	(2)	(2)				68,654		
One Skyline Tower	06/08	7.12%		63,814		64,818		
Crystal Malls 1-4	12/11	6.91%		55,228		60,764		
1750 Pennsylvania Avenue	06/12	7.26%		48,876		49,346		
One Democracy Plaza	02/05	6.75%		26,121		26,900		
Retail:				,		,		
Cross collateralized mortgages payable on								
42 shopping centers	03/10	7.93%		476,063		481,902		
Green Acres Mall	02/08	6.75%		145,920		148,386		
Las Catalinas Mall	11/13	6.97%		65,696		66,729		
Montehiedra Town Center	05/07	8.23%		57,941		58,855		
Forest Plaza	05/09	4.00%		20,924		,		
Lodi Shopping Center	06/14	5.12%		12,228				
386 West Broadway	05/13	5.09%		5,083				
Merchandise Mart:				-,				
Washington Design Center	11/11	6.95%		47,496		48.012		
Market Square Complex	07/11	7.95%		45,287		46,816		
Furniture Plaza	02/13	5.23%		44,497		45,775		
Washington Office Center	(2)	(2)		, ,		43,166		
Other	10/10-06/28	7.52%-7.71%		18,156		18,434		
Temperature Controlled Logistics:	10/10 00/20	1.5270 1.1170		10,150		10,151		
Cross collateralized mortgages payable on 57								
properties(5)	05/08	6.89%		483,533				
Other:	05/00	0.0770		то,,,,,,				
Industrial Warehouses	10/11	6.95%		48,385		48,917		
Student Housing Complex	(2)	(2)		-0,365		18,777		
Total Fixed Interest Notes and Mortgages Payable	(2)	6.95%		3,377,534		2,691,940		
Total Prized interest notes and mortgages Payable		0.9370		3,377,334		2,091,940		

See notes on page 138.

8. Debt - continued

		Spread	Interest Rate as at	Balance as of				
(Amounts in thousands)	Maturity	over LIBOR	December 31, 2004	December 31, 2004	December 31, 2003			
Notes and Mortgages Payable:	Maturity	LIDUK	2004	2004		2005		
Variable Interest:								
Office:								
NYC Office:								
One Penn Plaza(1)				\$	\$	275,000		
770 Broadway(3)	06/06	L+105	3.55%	ф 170.000	Ψ	170,000		
909 Third Avenue(4)	08/06	L+105	3.14%	125,000		125,000		
CESCR Office:	08/00	L+70	5.1470	125,000		125,000		
Commerce Executive III, IV and V	07/05	L+150	3.78%	41,796		42,582		
				,				
Commerce Executive III, IV and V B	07/05	L+85	3.13%	10,000		10,000		
Temperature Controlled Logistics:								
Cross collateralized mortgages payable on 28	0.4/0.0							
properties(5)	04/09	L+295	5.35%	250,207				
Total Variable Interest Notes and Mortgages			1.000	507.002		(22.502		
Payable			4.23%	597,003	ф.	622,582		
Total Notes and Mortgages Payable			6.54%	\$ 3,974,537	\$	3,314,522		
Senior Unsecured Notes:								
Senior unsecured notes due 2007 at fair value								
(accreted carrying amount of \$499,643 and								
\$499,499)(6)	06/07	L+77	2.57%	\$ 512,791	\$	525,279		
Senior unsecured notes due 2009(7)	08/09		4.50%	249,526				
Senior unsecured notes due 2010(8)	12/10		4.75%	199,779		199,741		
Total senior unsecured notes			3.52%	\$ 962,096	\$	725,020		
Unsecured revolving credit facility(9)	07/06	L+65	N/A	\$	\$			
······································				+	Ť			
Mortgage Notes Payable related to								
discontinued operations:					.	11077		
Arlington Plaza	11/07		6.77%	\$ 14,691	\$	14,885		
400 North LaSalle	08/05	L+250	4.75%	5,187		3,038		
Palisades construction loan						120,000		
				\$ 19,878	\$	137,923		

See notes on the following page.

8. Debt - continued

(1) On February 5, 2004, the Company completed a \$300,000 refinancing of Two Penn Plaza. The loan bears interest at 4.97% and matures in February 2011. The Company retained net proceeds of \$39,000 after repaying the existing \$151,000 loan, \$75,000 of the \$275,000 mortgage loan on its One Penn Plaza property and the \$33,000 mortgage loan on 866 U.N. Plaza. On November 15, 2004, the Company completed a \$220,000,000 refinancing of Eleven Penn Plaza. This loan bears interest at 5.20% and matures on December 1, 2014. Of the loan proceeds, \$200,000,000 was used to repay the remainder of the loan on One Penn Plaza.

(2) Repaid at maturity or upon sale of the related real estate during 2004.

(3) On June 9, 2003, the Company completed a \$170,000 financing of its 770 Broadway property. The loan bears interest at LIBOR plus 1.05% is pre-payable after one year without penalty and matures in June 2006 with two-one year extension options. The proceeds of the new loan were used primarily to repay (i) a \$18,926 mortgage loan on 33 North Dearborn, (ii) a \$69,507 mortgage loan on Tysons Dulles Plaza, and (iii) \$40,000 of borrowing under the Company s unsecured revolving credit facility. In connection with the closing of the 770 Broadway loan, the Company purchased an interest rate cap, and simultaneously sold an interest rate cap with the same terms. Since these instruments do not reduce the Company s net interest rate risk exposure, they do not qualify as hedges and changes in their respective values are charged to earnings. As the significant terms of these arrangements are the same, the effects of a revaluation of these instruments is expected to substantially offset one another. Simultaneously with the completion of the 770 Broadway loan, the Company used cash from its mortgage escrow account to repay \$133,659 of the \$153,659 of debt previously cross-collateralized by its 770 Broadway and 595 Madison Avenue properties.

(4) On August 4, 2003, the Company completed a refinancing of its 909 Third Avenue mortgage loan. The new \$125,000 mortgage loan is for a term of three years and bears interest at LIBOR plus .70% and has two one-year extension options. Simultaneously with the completion of the 909 Third Avenue loan, the Company used cash from its mortgage escrow account to repay the balance of \$20,000 of debt previously cross-collateralized by its 770 Broadway and 595 Madison Avenue properties. In connection with the closing of the 909 Third Avenue loan, the Company purchased an interest rate cap and simultaneously sold an interest rate cap with the same terms. Since these instruments do not reduce the Company s net interest rate risk exposure, they do not qualify as hedges and changes in their respective values are charged to earnings. As the significant terms of these arrangements are the same, the effects of a revaluation of these instruments is expected to substantially offset one another.

(5) Beginning on November 18, 2004, the Company s investment in Americold is consolidated into the accounts of the Company.

(6) On June 27, 2002, the Company entered into interest rate swaps that effectively converted the interest rate on the \$500,000 senior unsecured notes due 2007 from a fixed rate of 5.625% to a floating rate of LIBOR plus .7725%, based upon the trailing 3 month LIBOR rate (2.57% if set on December 31, 2004). The swaps were designated and effective as fair value hedges with a fair value of \$13,148 and \$25,780 at December 31, 2004 and 2003, respectively, and included in Other Assets on the Company s consolidated balance sheet. Accounting for these swaps requires the Company to recognize the changes in the fair value of the debt during each period. At December 31, 2004 and 2003, the fair value adjustment to the principal amount of the debt was \$13,148 and \$25,780, based on the fair value of the swap assets, and is included in the balance of the Senior Unsecured Notes. Because the hedging relationship qualifies for the short-cut method, no hedge ineffectiveness on these fair value hedges was recognized in 2004 and 2003.

(7) On August 16, 2004, the Company completed a public offering of \$250,000, aggregate principal amount of 4.50% senior unsecured notes due August 15, 2009. Interest on the notes is payable semi-annually on February 15 and August 15 commencing, February 15, 2005. The notes were priced at 99.797% of their face amount to yield 4.546%. The notes are subject to the same financial covenants as the Company s previously issued senior unsecured notes. The net proceeds of approximately \$247,700 were used for general corporate purposes.

(8) On November 25, 2003, the Company completed an offering of \$200,000, aggregate principal amount of 4.75% senior unsecured notes due December 1, 2010. Interest on the notes is payable semi-annually on June 1st and December 1st, commencing in 2004. The notes were priced at 99.869% of their face amount to yield 4.772%. The notes contain the same financial covenants that are in the Company s notes issued in June 2002, except the maximum ratio of secured debt to total assets is now 50% (previously 55%). The net proceeds of approximately \$198,500 were used primarily to repay existing mortgage debt.

(9) On July 3, 2003, the Company entered into a new \$600,000 unsecured revolving credit facility which has replaced its \$1 billion unsecured revolving credit facility which was to mature in July 2003. The new facility has a three-year term, a one-year extension option and bears interest at LIBOR plus .65%. The Company also has the ability under the new facility to seek up to \$800,000 of commitments during the facility s term. The new facility contains financial covenants similar to the prior facility.

8. Debt - continued

The net carrying amount of properties collateralizing the notes and mortgages amounted to \$4,918,302,000 at December 31, 2004. As at December 31, 2004, the principal repayments required for the next five years and thereafter are as follows:

(Amounts in thousands) Year Ending December 31,	Amount		
2005	\$	157,393	
2006		614,141	
2007		759,806	
2008		929,190	
2009		398,054	
Thereafter		2,097,927	

9. Shareholders Equity

Series A Convertible Preferred Shares of Beneficial Interest

Holders of Series A Preferred Shares of beneficial interest are entitled to receive dividends in an amount equivalent to \$3.25 per annum per share. These dividends are cumulative and payable quarterly in arrears. The Series A Preferred Shares are convertible at any time at the option of their respective holders at a conversion rate of 1.38504 common shares per Series A Preferred Share, subject to adjustment in certain circumstances. In addition, upon the satisfaction of certain conditions the Company, at its option, may redeem the \$3.25 Series A Preferred Shares at a current conversion rate of 1.38504 common shares per Series A Preferred Share, subject to adjustment in certain circumstances. At no time will the Series A Preferred Shares be redeemable for cash.

Series B Cumulative Redeemable Preferred Shares of Beneficial Interest

Holders of Series B Preferred Shares of beneficial interest were entitled to receive dividends at an annual rate of 8.5% of the liquidation preference of \$25.00 per share, or \$2.125 per Series B Preferred Share per annum. On March 17, 2004, the Company redeemed of all of the outstanding Series B Preferred Shares. At the redemption price of \$25.00 per share, aggregating \$85,000,000 plus accrued dividends. The redemption amount exceeded the carrying amount by \$3,195,000, representing original issuance costs. These costs were recorded as a reduction to earnings in arriving at net income applicable to common shares, in accordance with the July 2003 EITF clarification of Topic D-42.

Series C Cumulative Redeemable Preferred Shares of Beneficial Interest

Holders of Series C Preferred Shares of beneficial interest are entitled to receive dividends at an annual rate of 8.5% of the liquidation preference of \$25.00 per share, or \$2.125 per Series C Preferred Share per annum. These dividends are cumulative and payable quarterly in arrears. The Series C Preferred Shares are not convertible into or exchangeable for any other property or any other securities of the Company at the election of the holders. On January 19, 2005, the Company redeemed all of its 8.5% Series C Cumulative Redeemable Preferred Shares at the stated redemption price of \$25.00 per share plus accrued distributions.

Series D-10 Cumulative Redeemable Preferred Shares of Beneficial Interest

Holders of Series D-10 Preferred Shares of beneficial interest are entitled to receive dividends at an annual rate of 7.0% of the liquidation preference of \$25.00 per share, or \$1.75 per Series D-10 Preferred Share per annum. These dividends are cumulative and payable quarterly in arrears. The Series D-10 Preferred Shares are not convertible into or exchangeable for any other property or any other securities of the Company at the election of the holders. On or after November 17, 2008 (or sooner under limited circumstances), the Company, at its option, may redeem Series D-10 Preferred Shares at a redemption price of \$25.00 per share, plus any accrued and unpaid dividends through the date of redemption. The Series D-10 Preferred Shares have no maturity date and will remain outstanding indefinitely unless redeemed by the Company.

9. Shareholders Equity - continued

Series E Cumulative Redeemable Preferred Shares of Beneficial Interest

On August 17, 2004, the Company sold \$75,000,000 of Series E Cumulative Redeemable Preferred Shares in a public offering pursuant to an effective registration statement. Holders of Series E Preferred Shares of beneficial interest are entitled to receive dividends at an annual rate of 7.0% of the liquidation preference of \$25.00 per share, or \$1.75 per Series E Preferred Share per annum. These dividends are cumulative and payable quarterly in arrears. The Series E Preferred Shares are not convertible into or exchangeable for any other property or any other securities of the Company at the election of the holders. On or after August 20, 2009 (or sooner under limited circumstances), the Company, at its option, may redeem Series E Preferred Shares at a redemption price of \$25.00 per share, plus any accrued and unpaid dividends through the date of redemption. The Series E Preferred Shares have no maturity date and will remain outstanding indefinitely unless redeemed by the Company.

Series F Cumulative Redeemable Preferred Shares of Beneficial Interest

On November 10, 2004, the Company sold \$150,000,000 of Series F Cumulative Redeemable Preferred Shares in a public offering pursuant to an effective registration statement. Holders of Series F Preferred Shares of beneficial interest are entitled to receive dividends at an annual rate of 6.75% of the liquidation preference of \$25.00 per share, or \$1.6875 per Series F Preferred Share per annum. These dividends are cumulative and payable quarterly in arrears. The Series F Preferred Shares are not convertible into or exchangeable for any other property or any other securities of the Company at the election of the holders. On or after November 17, 2009 (or sooner under limited circumstances), the Company, at its option, may redeem Series F Preferred Shares at a redemption price of \$25.00 per share, plus any accrued and unpaid dividends through the date of redemption. The Series F Preferred Shares have no maturity date and will remain outstanding indefinitely unless redeemed by the Company.

Series G Cumulative Redeemable Preferred Shares of Beneficial Interest

On December 16, 2004, the Company sold \$200,000,000 of Series G Cumulative Redeemable Preferred Shares in a public offering pursuant to an effective registration statement. Holders of Series G Preferred Shares of beneficial interest are entitled to receive dividends at an annual rate of 6.625% of the liquidation preference of \$25.00 per share, or \$1.656 per Series G Preferred Share per annum. These dividends are cumulative and payable quarterly in arrears. The Series G Preferred Shares are not convertible into or exchangeable for any other property or any other securities of the Company at the election of the holders. On or after December 22, 2009 (or sooner under limited circumstances), the Company, at its option, may redeem Series G Preferred Shares at a redemption price of \$25.00 per share, plus any accrued and unpaid dividends through the date of redemption. The Series G Preferred Shares have no maturity date and will remain outstanding indefinitely unless redeemed by the Company.

10. Stock-based Compensation

The Company s Share Option Plan (the Plan) provides for grants of incentive and non-qualified stock options, restricted stock, stock appreciation rights and performance shares to certain employees and officers of the Company.

Restricted stock awards are granted at the market price on the date of grant and vest over a three to five year period. The Company recognizes the value of restricted stock as compensation expense based on the Company s closing stock price on the NYSE on the date of grant on a straight-line basis over the vesting period. As of December 31, 2004, there are 290,478 restricted shares outstanding, excluding 626,566 shares issued to the Company s President in connection with his employment agreement. The Company recognized \$4,200,000, \$3,239,000 and \$914,000 of compensation expense in 2004, 2003 and 2002, respectively, for the portion of these shares that vested during each year. Dividends paid on both vested and unvested shares are charged directly to retained earnings and amounted to \$938,700, \$777,700 and \$210,100 for 2004, 2003 and 2002, respectively. Dividends on shares that are cancelled or terminated prior to vesting are charged to compensation expense in the period of the cancellation or termination.

Stock options are granted at an exercise price equal to 100% of the market price of the Company s stock on the date of grant, generally vest pro-rata over three to five years and expire 10 years from the date of grant. As of December 31, 2004 there are 12,882,014 options outstanding. On January 1, 2003, the Company adopted SFAS 123: Accounting for Stock-Based Compensation, as amended by SFAS No. 148: Accounting for Stock-Based Compensation Transition and Disclosure, on a prospective basis covering all grants subsequent to 2002. Under SFAS No. 123, the Company recognizes compensation expense for the fair value of options granted on a straight-line basis over the vesting period. For the year ended December 31, 2004, and 2003, the Company recognized \$102,900 and \$77,200 of compensation expense related to the options granted during 2004 and 2003, respectively. Grants prior to 2003 are accounted for under the intrinsic value method under which compensation expense is measured as the excess, if any, of the quoted market price of the Company s stock at the date of grant over the exercise price of the option granted. As the Company s policy is to grant options with an exercise price equal to 100% of the quoted market price on the grant date, no compensation expense has been recognized for options granted prior to 2003. If compensation cost for grants prior to 2003 were recognized as compensation expense based on the fair value at the grant dates, net income and income per share would have been reduced to the pro-forma amounts below:

		December 31,								
(Amounts in thousands, except share and per share amounts)		2004			2003			2002		
Net income applicable to common shares:										
As reported		\$	570,997		\$	439,888		\$	209,736	
Stock-based compensation cost, net of minority interest			(3,952)		(4,460)		(8,171)	
Pro-forma		\$	567,045		\$	435,428		\$	201,565	
Net income per share applicable to common shares:										
Basic:										
As reported		\$	4.56		\$	3.92		\$	1.98	
Pro-forma			4.53			3.88			1.90	
Diluted:										
As reported		\$	4.35		\$	3.80		\$	1.91	
Pro forma			4.32			3.76			1.84	

10. Stock-based Compensation continued

The fair value of each option grant is estimated on the date of grant using an option-pricing model with the following weighted-average assumptions used for grants in the periods ending December 31, 2004, 2003 and 2002. There were no stock option grants during 2004. In February 2005, as part of the Company s annual compensation review for 2004, 1,038,800 stock options and 73,216 restricted shares were granted to certain employees. The stock options were granted at an exercise price equal to 100% of the market price on the date of grant.

	Γ	December 3	1	
	2003		2002	
Expected volatility	17	%	17	%
Expected life	5 years		5 years	
Risk-free interest rate	2.9	%	3.0	%
Expected dividend yield	6.0	%	6.0	%

A summary of the Plan s status and changes during the years then ended, is presented below:

	Shares	2004	Weighted- Average Exercise Price	20 Shares	003	Weighted- Average Exercise Price	20 Shares	002	Weighted- Average Exercise Price
Outstanding at January 1	14,153,58	7 \$	35.84	18,796,366	\$	34.60	15,453,100	\$	32.25
Granted				125,000		36.46	3,655,500		42.14
Exercised	(1,228,64	1)	40.43	(4,613,579)		30.53	(114,181)		28.17
Cancelled	(42,93	2)	41.39	(154,200)		42.57	(198,053)		39.64
Outstanding at December 31	12,882,01	4	35.17	14,153,587		35.85	18,796,366		34.60
Options exercisable at December 31	11,745,97	3		11,821,382			13,674,177		
Weighted-average fair value of options granted during the year ended December 31 (per option)	\$ N/.	A	ç	\$ 2.50			\$ 3.06		

The following table summarizes information about options outstanding under the Plan at December 31, 2004:

		Options Outstandi	ng		OI	otions Exercisab	ole
Range of Exercise Price	Number Outstanding at December 31, 2004	Weighted-Average Remaining Contractual Life	C	hted-Average ercise Price	Number Exercisable at December 31, 2004		ghted-Average tercise Price
\$12-\$19	2.917	1.0	¢	10 10	2.917	7. ¢	10.10
\$12-\$19	3,817 2,146,327	1.0		18.18 23.33	3,817		18.18 23.33
\$24-\$27	42,163	2.1	\$	26.13		1 1	26.13
\$27-\$32	3,162,793	5.1	\$	30.60	3,162,793	\$	30.60
\$32-\$36	2,143,337	4.2	\$	33.39	2,143,337	7 \$	33.39
\$36-\$40	101,519	7.6	\$	36.78	16,496	5 \$	38.48

\$40-\$44	2,866,774	6.8	\$ 42.05	1,822,378	\$ 42.04
\$44-\$46	2,324,473	3.0	\$ 45.05	2,317,851	\$ 45.05
\$46-\$49	90,811	3.0	\$ 48.13	90,811	\$ 48.13
\$ 0-\$49	12,882,014	4.4	\$ 35.17	11,745,973	\$ 34.54

Shares available for future grant under the plan at december 31, 2004 were 9,955,734, of which 2,500,000 are subject to shareholder approval.

11. Retirement Plans

The Company has two defined benefit pension plans, a Vornado Realty Trust Retirement Plan (Vornado Plan) and a Merchandise Mart Properties Pension Plan (Mart Plan). In addition, Americold Realty Trust, which is consolidated into the accounts of the Company beginning November 18, 2004, has two defined benefit pension plans (the AmeriCold Plans and together with the Vornado Plan and the Mart Plan the Plans). The benefits under the Vornado Plan and the Mart Plan were frozen in December 1997 and June 1999, respectively. Effective April 2005, Americold will amend its Americold Retirement Income Plan to freeze benefits for non-union participants. Benefits under the Plans are or were primarily based on years of service and compensation during employment or on years of credited service and established monthly benefits. Funding policy for the Plans is based on contributions at the minimal amounts required by law. The financial results of the Plans are consolidated in the information provided below.

The Company uses a December 31 measurement date for the Vornado Plan, the Mart Plan and the Americold plans.

Obligations and Funded Status

The following table sets forth the Plans funded status and amounts recognized in the Company s balance sheets:

					on Benefits	~			
(Amounts in thousands)		2004	Yea	r Ende	ed December 2003	· 31,	1	2002	
Change in benefit obligation:		2004			2003			2002	
Benefit obligation at beginning of year	\$	20,244		\$	19.853		\$	18	585
Consolidation of Americold plans	Ψ	62,234		φ	19,055		Ψ	10	,505
Service cost		314							
Interest cost		1,708			1.244			1	260
Plan amendments(1)		(1,193)		,				,
Actuarial loss		1,255			229			1.	,482
Benefits paid		(2,226)	(1,082				(1	,474)
Benefit obligation at end of year		82,336			20,244			19	,853
Change in plan assets:									
Fair value of plan assets at beginning of year		18,527			16,909			17	,667
Consolidation of Americold plans		48,014							
Employer contribution		1,787			1,361				667
Benefit payments		(2,225)		(1,082)		(1	,474)
Actual return on assets		1,411			1,339				49
Fair value of plan assets at end of year		67,514			18,527			16	,909
Funded status		(14,822)		(1,717)		(2	,944)
Unrecognized net actuarial loss		2,184			3,455			3	,653
Unrecognized prior service cost (benefit)									
Net Amount Recognized	\$	(12,638)	\$	1,738		\$		709
Amounts recognized in the consolidated balance sheets consist of:									

Pre-paid benefit cost	\$	305		\$	633		\$ 86
Accrued benefit liability	(17,111)		(17,111) (2,350)	(3,030)	
Intangible assets							
Accumulated other comprehensive loss	4,138			3,861			3,517
Net amount recognized	\$	(12,668)	\$	2,144		\$ 573

(1) Reflects an amendment to freeze benefits for non-union participants of Americold Retirement Income Plan effective April 2005.

11. Retirement Plans continued

(Amounts in thousands)	Yea 2004	 ion Benefits led December 31, 2003	2002
Information for the Company s plans with an			
accumulated benefit obligation in excess of plans			
assets:			
Projected benefit obligation	\$ 70,943	\$ 9,186	\$ 9,018
Accumulated benefit obligation	70,040	9,186	9,018
Fair value of plan assets	55,562	6,836	5,988
Components of Net Periodic Benefit Cost:			
Service cost	\$ 314	\$	\$
Interest cost	1,708	1,244	1,260
Expected return on plan assets	(1,515)	(1,115)	(1,142)
Amortization of prior service cost	11		
Amortization of net (gain) loss	402	203	114
Net periodic benefit cost	\$ 920	\$ 332	\$ 232
Assumptions:			
Weighted-average assumptions used to determine			
benefit obligations:			
Discount rate	5.75%-6.50%	6.00%-6.50%	6.25%-6.50%
Rate of compensation increase Americold Plan	3.50%	N/A	N/A
Weighted-average assumptions used to determine net			
periodic benefit cost:			
Discount rate	5.75%-6.50%	6.25%-6.50%	6.50%-7.25%
Expected long-term return on plan assets	5.00%-8.50%	6.50%-7.00%	6.50%-7.00%
Rate of compensation increase Americold Plan	3.50%	N/A	N/A

The Company periodically reviews its assumptions for the rate of return on each Plan s assets. The assumptions are based primarily on the long-term historical performance of the assets of the Plans, future expectations for returns for each asset class as well as target asset allocation of Plan assets. Differences in the rates of return in the near term are recognized as gains or losses in the periods that they occur.

Plan Assets

The Company has consistently applied what it believes to be a conservative investment strategy for the Vornado Plan, investing primarily in cash and cash equivalents and fixed income funds, including money market funds, United States treasury bills, government bonds and mortgage back securities. Vornado Plan s weighted-average asset allocations by asset category are as follows:

	Year Ended December 31,					
	2004		2003		2002	
U.S. Treasury Bills	84	%	81	%		%
US Government Securities	13		14		17	
Money Market Funds	3		4		81	

Shares available for future grant under the plan at december 31, 2004 were 9,955,734, of which 2,500,0267 are subj

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Mortgage backed-pass through securities		1		2
Total	100 %	100	%	100 %

11. Retirement Plans continued

The Company has consistently applied what it believes to be an appropriate investment strategy for the Mart Plan, by investing in mutual funds and funds held by insurance companies. Mart Plan s weighted average asset allocations by asset category are as follows:

		Year E	nded Decen	ıber 31,		
	2004		2003		2002	
Asset Category						
Mutual Funds	50	%	57	%	56	%
Funds Held By Insurance Companies	50		42		43	
Other			1		1	
Total	100	%	100	%	100	%

The Americold Plans are invested to maximize return on the Plans assets while minimizing risk by diversifying across a broad range of asset classes. In accordance with the Plans investment strategies, assets are invested domestic equities, hedge funds, and fixed income securities.

The allocations of Americold Plan investments by fair value for the year ended December 31, 2004, are as follows:

Domestic equities	54%
International equities	5
Fixed income securities	14
Real Estate	8
Hedge Funds	19
	100%

Cash Flows

The Company expects to contribute \$8,448,000 to the Plans in 2005.

Estimated Future Benefit Payments

The following benefit payments, which reflect expected future service, as appropriate, are expected to be paid:

	Pension Benefits	
2005	4,802,000	

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2006	5,440,000
2007	5,469,000
2008	6,490,000
2009	6,784,000
2010-2014	37,421,000

12. Leases

As lessor:

The Company leases space to tenants under operating leases. Most of the leases provide for the payment of fixed base rentals payable monthly in advance. Shopping center leases provide for the pass-through to tenants of real estate taxes, insurance and maintenance. Office building leases generally require the tenants to reimburse the Company for operating costs and real estate taxes above their base year costs. Shopping center leases also provide for the payment by the lessee of additional rent based on a percentage of the tenants sales. As of December 31, 2004, future base rental revenue under non-cancelable operating leases, excluding rents for leases with an original term of less than one year and rents resulting from the exercise of renewal options, is as follows:

(Amounts in thousands)	
Year Ending December 31:	
2005	\$ 1,107,865
2006	993,780
2007	923,145
2008	833,848
2009	723,702
Thereafter	3,631,818

These amounts do not include rentals based on tenants sales. These percentage rents approximated \$5,563,000, \$3,662,000, and \$1,832,000, for the years ended December 31, 2004, 2003, and 2002.

Except for the U.S. Government, which accounted for 12.5% of the Company s revenue, none of the Company s tenants represented more than 10% of total revenues for the year ended December 31, 2004.

Former Bradlees Locations

Pursuant to the Master Agreement and Guaranty, dated May 1, 1992, the Company is due \$5,000,000 per annum of additional rent from Stop & Shop which was allocated to certain of Bradlees former locations. In December 31, 2002, prior to the expiration of the leases to which the additional rent was allocated, the Company reallocated this rent to other former Bradlees leases also guaranteed by Stop & Shop. Stop & Shop is contesting the Company s right to reallocate and claims the Company is no longer entitled to the additional rent. At December 31, 2004, the Company is due an aggregate of \$10,497,000. The Company believes the additional rent provision of the guaranty expires at the earliest in 2012 and is vigorously contesting Stop & Shop s position.

12. Leases continued

As lessee:

The Company is a tenant under operating leases for certain properties. These leases have terms that expire during the next thirty years. Future minimum lease payments under operating leases at December 31, 2004, are as follows:

(Amounts in thousands)	
2005	\$ 20,427
2006	20,474
2007	20,429
2008	20,447
2009	20,454
Thereafter	928,219

Rent expense was \$21,334,000, \$15,593,000, and \$17,157,000 for the years ended December 31, 2004, 2003, and 2002.

The Company is also a lessee under capital leases for equipment and real estate (primarily Americold). Lease terms generally range from 5-20 years with renewal or purchase options. Capitalized leases are recorded at the present value of future minimum lease payments or the fair market value of the property. Capitalized leases are depreciated on a straight-line basis over the estimated life of the asset or life of the related lease, whichever is shorter. Amortization expense on capital leases is included in depreciation and amortization on the Company s consolidated statements of income. As of December 31, 2004, future minimum lease payments under capital leases are as follows:

(Amounts in thousands)	
2005	\$ 11,517
2006	10,738
2007	8,951
2008	7,786
2009	7,368
Thereafter	53,114
Total minimum obligations	99,474
Interest portion	(45,213)
Present value of net minimum payments	\$ 54,261

At December 31, 2004 and 2003, \$54,261,000 and \$6,920,000 representing the present value of net minimum payments is included in Other Liabilities on the Company s consolidated balance sheets. At December 31, 2004 and 2003, property leased under capital leases had a total cost of \$64,974,000 and \$6,184,000 and related accumulated depreciation of \$11,495,000 and \$940,000, respectively.

13. Commitments and Contingencies

At December 31, 2004, the Company has \$567,851,000 available under its \$600,000,000 revolving credit facility (\$32,149,000 was utilized for letters of credit), which matures in July 2006.

In conjunction with the closing of Alexander's Lexington Avenue construction loan on July 3, 2002, the Company agreed to guarantee to the construction lender, the lien free, timely completion of the construction of the project and funding of all project costs in excess of a stated budget, as defined in the loan agreement, if not funded by Alexander's (see Note 5 Investments in Partially-Owned Entities).

Each of the Company s properties has been subjected to varying degrees of environmental assessment at various times. The environmental assessments did not reveal any material environmental contamination. However, there can be no assurance that the identification of new areas of contamination, changes in the extent or known scope of contamination, the discovery of additional sites, or changes in cleanup requirements would not result in significant costs to the Company.

The Company carries comprehensive liability and all risk property insurance ((i) fire, (ii) flood, (iii) extended coverage, (iv) acts of terrorism as defined in the Terrorism Risk Insurance Act of 2002 which expires in 2005 and (v) rental loss insurance) with respect to its assets. In April 2004, the Company renewed its all risk policies and increased its coverage for Acts of Terrorism for each of its New York Office, CESCR Office, Retail and Merchandise Mart divisions. Below is a summary of the current all risk property insurance and terrorism risk insurance for each of the Company s business segments:

	1,400,000,000 750,000,00 500,000,000 500,000,000								
		All Risk(1)							
New York Office	\$	1,400,000,000	\$	5	750,000,000				
CESCR Office		1,400,000,000			750,000,000				
Retail		500,000,000			500,000,000				
Merchandise Mart		1,400,000,000			750,000,000				
Temperature Controlled Logistics		225,000,000			225,000,000				

(1) Limited as to terrorism insurance by the sub-limit shown in the adjacent column.

In addition to the coverage above, the Company carries lesser amounts of coverage for terrorist acts not covered by the Terrorism Risk Insurance Act of 2002.

The Company's debt instruments, consisting of mortgage loans secured by its properties (which are generally non-recourse to the Company), its senior unsecured notes due 2007, 2009 and 2010 and its revolving credit agreement, contain customary covenants requiring the Company to maintain insurance. Although the Company believes that it has adequate insurance coverage under these agreements, the Company may not be able to obtain an equivalent amount of coverage at reasonable costs in the future. Further, if lenders insist on greater coverage than the Company is able to obtain, or if the Terrorism Risk Insurance Act of 2002 is not extended, it could adversely affect the Company's ability to

finance and/or refinance its properties and expand its portfolio.

From time to time, the Company has disposed of substantial amounts of real estate to third parties for which, as to certain properties, it remains contingently liable for rent payments or mortgage indebtedness that cannot be quantified by the Company.

There are various legal actions against the Company in the ordinary course of business. In the opinion of management, after consultation with legal counsel, the outcome of such matters will not have a material effect on the Company s financial condition, results of operations or cash flow.

The Company enters into agreements for the purchase and resale of U.S. government obligations for periods of up to one week. The obligations purchased under these agreements are held in safekeeping in the name of the Company by various money center banks. The Company has the right to demand additional collateral or return of these invested funds at any time the collateral value is less than 102% of the invested funds plus any accrued earnings thereon. The Company had \$23,110,000 and \$30,310,000 of cash invested in these agreements at December 31, 2004 and 2003.

14. Related Party Transactions

Loan and Compensation Agreements

In accordance with the terms of the employment arrangement with Steven Roth, the Company s Chief Executive Officer, and subject to a letter agreement dated November 1999, Mr. Roth may draw up to \$15,000,000 of loans on a revolving basis. Each loan bears interest, payable quarterly, at the applicable Federal rate on the date the loan is made and matures on the sixth anniversary of such loan. Loans are collateralized by assets with a value of not less than two times the amount outstanding. At December 31, 2004, the outstanding balance under this arrangement was \$13,122,500 (of which \$4,704,500 is shown as a reduction in shareholders equity). The amount outstanding matures in January 2006 and bears interest at a weighted average rate of 4.49% per annum.

At December 31, 2004, the balance of the loan due from Michael Fascitelli, the Company s President, in accordance with his employment agreement was \$8,600,000. The loan matures in December 2006 and bears interest, payable quarterly, at a weighted average rate of 3.97% (based on the applicable Federal rate).

Effective January 1, 2002, the Company extended its employment agreement with Mr. Fascitelli for a five-year period through December 31, 2006. Pursuant to the extended employment agreement, Mr. Fascitelli is entitled to receive a deferred payment on December 31, 2006 of 626,566 Vornado common shares which are valued for compensation purposes at \$27,500,000 (the value of the shares on March 8, 2002, the date the extended employment agreement was executed). The shares are held in a rabbi trust for the benefit of Mr. Fascitelli and vested 100% on December 31, 2002. The extended employment agreement does not permit diversification, allows settlement of the deferred compensation obligation by delivery of these shares only, and permits the deferred delivery of these shares. The value of these shares was amortized ratably over the one-year vesting period as compensation expense. The assets of the rabbi trust are consolidated with those of the Company and the Company s common shares held in the trust are classified in shareholders equity and accounted for in a manner similar to treasury stock.

Pursuant to the Company s annual compensation review in February 2002 with Joseph Macnow, the Company s Chief Financial Officer, the Compensation Committee approved a \$2,000,000 loan to Mr. Macnow, bearing interest at the applicable federal rate of 4.65% per annum and due in June 2007. The loan was funded on July 23, 2002 and is collateralized by assets with a value of not less than two times the loan amount.

On March 11, 2004, the Company loaned \$2,000,000 to Melvyn Blum, an executive officer of the Company, pursuant to the revolving credit facility contained in his January 2000 employment agreement. The loan bears interest at 1.57% per annum (the Federal rate) and is due in March 2007.

On February 22, 2005, the Company and Sandeep Mathrani, Executive Vice President Retail Division, entered into a new employment agreement. Pursuant to the agreement, the Company granted Mr. Mathrani (i) 16,836 restricted shares of the Company s stock, (ii) stock options to acquire 300,000 of the Company s common shares at an exercise price of \$71.275 per share and (iii) the right to receive 200,000 stock options over the next two years at the then prevailing market price. In addition, Mr. Mathrani repaid the \$500,000 loan the Company provided him under his prior employment agreement.

14. Related Party Transactions continued

Transactions with Affiliates and Officers and Trustees of the Company

Alexander s

The Company owns 33% of Alexander s. Mr. Roth and Mr. Fascitelli are Officers and Directors of Alexander s. The Company provides various services to Alexander s in accordance with management, development and leasing agreements and the Company has made loans to Alexander s aggregating \$124,000,000 at December 31, 2004. See Note 5 Investments in Partially-Owned Entities for details of these agreements. In addition, in 2002, the Company sold air rights to Alexander s, details of which are provided in Note 3 Acquisitions and Dispositions.

Interstate Properties

As of December 31, 2004, Interstate Properties and its partners owned approximately 10.8% of the common shares of beneficial interest of the Company and 27.4% of Alexander s common stock. Interstate Properties is a general partnership in which Steven Roth, David Mandelbaum and Russell B. Wight, Jr. are the partners. Mr. Roth is the Chairman of the Board and Chief Executive Officer of the Company, the managing general partner of Interstate Properties, and the Chief Executive Officer and a director of Alexander s. Messrs. Mandelbaum and Wight are trustees of the Company and also directors of Alexander s.

The Company manages and leases the real estate assets of Interstate Properties pursuant to a management agreement for which the Company receives an annual fee equal to 4% of base rent and percentage rent. The management agreement has a term of one year and is automatically renewable unless terminated by either of the parties on sixty days notice at the end of the term. Although the management agreement was not negotiated at arm s length, the Company believes based upon comparable fees charged by other real estate companies that its terms are fair to the Company. The Company earned \$726,000, \$703,000 and \$747,000 of management fees under the management agreement for the years ended December 31, 2004, 2003, and 2002. In addition, during fiscal years 2003 and 2002, as a result of a previously existing leasing arrangement with Alexander s, Alexander s paid to Interstate \$587,000 and \$703,000, respectively, for the leasing an other services actually rendered by the Company. Upon receipt of these payments, Interstate promptly paid them over to the Company without retaining any interest therein. This arrangement was terminated at the end of 2003 and all payments by Alexander s thereafter for these leasing and other services are made directly to the Company.

Vornado Operating Company (Vornado Operating)

In October 1998, Vornado Operating was spun off from the Company in order to own assets that the Company could not itself own and conduct activities that the Company could not itself conduct. Vornado Operating s primary asset was its 60% investment in AmeriCold Logistics, which leased 88 refrigerated warehouses from Americold, owned 60% by the Company. The Company granted Vornado Operating a \$75,000,000 unsecured revolving credit facility that was to expire on December 31, 2004. Borrowings under the revolving credit facility bore interest at LIBOR plus 3%. The Company received a commitment fee equal to 1% per annum on the average daily unused portion of the facility. At the time of its dissolution referred to below, Vornado Operating had outstanding 4,068,924 shares and its operating partnership had outstanding 447,017 units. At such time, trustees and officers of the Company held approximately 24.3% of the common shares and units of Vornado

Operating. In addition, Messrs. Roth, Fascitelli, Macnow, Wight and West each served as an officer and/or director of Vornado Operating.

On December 31, 2002, the Company and Crescent Real Estate Equities formed a joint venture to acquire the Carthage, Missouri and Kansas City, Kansas quarries from AmeriCold Logistics for \$20,000,000 in cash (appraised value). The Company contributed cash of \$8,800,000 to the joint venture representing its 44% interest. AmeriCold Logistics used the proceeds from the sale to repay a portion of a loan to Vornado Operating. Vornado Operating then repaid \$9,500,000 of the amount outstanding under the Company s revolving credit facility. In addition, during 2004 and 2003, this joint venture acquired \$21,930,000 and \$5,720,000 of trade receivables from AmeriCold Logistics for \$21,500,000 and \$5,606,000, respectively. These receivables were subsequently collected in full.

On November 4, 2004, Americold purchased its tenant, AmeriCold Logistics, for \$47,700,000 in cash. As part of this transaction, Vornado Operating repaid the \$21,989,000 balance of the loan to the Company as well as \$4,771,000 of unpaid interest. Because the Company fully reserved for the interest income on this loan beginning in January 2002, it recognized \$4,771,000 of income upon collection in the fourth quarter 2004.

14. Related Party Transactions continued

In November 2004, a class action shareholder derivative lawsuit was brought in the Delaware Court of Chancery against Vornado Operating Company (Vornado Operating), its directors and the Company. The lawsuit sought to enjoin the dissolution of Vornado Operating, rescind the previously completed sale of AmeriCold Logistics (owned 60% by Vornado Operating) to Americold Realty Trust (owned 60% by the Company) and damages. In addition, the plaintiffs claimed that the Vornado Operating directors breached their fiduciary duties. On November 24, 2004, a stipulation of settlement was entered into under which the Company agreed to settle the lawsuit with a payment of approximately \$4.5 million or about \$1 per Vornado Operating share or partnership unit before litigation expenses. The proposed settlement payment would be in addition to the liquidation distribution of \$2 per Vornado Operating share or unit that Vornado Operating made to its equity-holders when it dissolved on December 29, 2004. On January 20, 2005, the Delaware Court of Chancery postponed deciding upon the proposed settlement and requested further but limited information before holding an additional hearing regarding the settlement, which has been scheduled for March 2005. The Company has accrued the proposed settlement payment and related legal costs as part of general and administrative expense in the fourth quarter of 2004. The Company believes that the ultimate outcome of this matter will not have a material effect on the Company s consolidated financial statements.

Other

On January 1, 2003, the Company acquired BMS, a company which provides cleaning and related services principally to the Company s Manhattan office properties, for \$13,000,000 in cash from the estate of Bernard Mendik and certain other individuals including David R. Greenbaum, an executive officer of the Company. The Company paid BMS \$53,024,000, for the year ended December 31, 2002 for services rendered to the Company s Manhattan office properties. Although the terms and conditions of the contracts pursuant to which these services were provided were not negotiated at arms length, the Company believes based upon comparable amounts charged to other real estate companies that the terms and conditions of the contracts were fair to the Company.

On August 4, 2003, the Company completed the acquisition of 2101 L Street, a 370,000 square foot office building located in Washington D.C. The consideration for the acquisition consisted of approximately 1.1 million newly issued Operating Partnership units (valued at approximately \$49,517,000) and the assumption of existing mortgage debt and transaction costs totaling approximately \$32,000,000. Robert H. Smith and Robert P. Kogod, trustees of Vornado, together with family members owned approximately 24 percent of the limited partnership that sold the building and Mr. Smith was a general partner. On August 5, 2003, the Company repaid the mortgage of \$29,056,000.

On October 7, 2003, the Company acquired a 2.5% interest in the planned redevelopment of Waterfront (described in Note 3 Acquisitions and Dispositions) for \$2,171,000, of which the Company paid \$1,545,000 in cash and issued 12,500 Operating Partnership units valued at \$626,000. The partnership units were issued to Mitchell N. Schear, one of the partners in the Waterfront interest, and the President of the Company s CESCR division.

On July 1, 2004, the Company acquired the Marriott hotel located in its Crystal City office complex from a limited partnership in which Robert H. Smith and Robert P. Kogod, trustees of the Company, together with family members own approximately 67 percent. The purchase price was \$21,500,000.

On October 1, 2004, the Company increased its ownership interest in the Investment Building in Washington, D.C. to 5% by acquiring an additional 2.8% interest for \$2,240,000 in cash. The Company soriginal interest in the property was acquired in connection with the acquisition

of the Kaempfer Company in April 2003. Mitchell N. Schear, President of the Company s CESCR division and other former members of Kaempfer management were also partners in the Investment Building partnership.

During 2002, the Company paid \$147,000 for legal services to a firm in which one of the Company s trustees is a member.

15. Minority Interest

The minority interest represents limited partners, other than the Company, interests in the Operating Partnership and are comprised of:

	Outstandin	g Units at		Per Unit	Preferred or Annual	Conversion Rate Into
	December 31,	December 31,	I	Liquidation	Distribution	Class
Units Series	2004	2003	I	Preference	Rate	A Units
Common:						
Class A(1)	17,927,696	19,223,465			\$ 2.72	N/A
Convertible Preferred:						
5.0% B-1 Convertible Preferred	563,263	844,894	\$	50.00	\$ 2.50	.914
8.0% B-2 Convertible Preferred	304,761	445,576	\$	50.00	\$ 4.00	.914
6.5% E-1 Convertible Preferred(2)		4,998,000	\$	50.00	\$ 3.25	1.1364
9.00% F-1 Preferred(3)	400,000	400,000	\$	25.00	\$ 2.25	(3)
Perpetual Preferred:(4)						
8.375% D-2 Cumulative Redeemable						
Preferred(5)		549,336	\$	50.00	\$ 4.1875	N/A
8.25% D-3 Cumulative Redeemable						
Preferred	8,000,000	8,000,000	\$	25.00	\$ 2.0625	N/A
8.25% D-4 Cumulative Redeemable						
Preferred	5,000,000	5,000,000	\$	25.00	\$ 2.0625	N/A
8.25% D-5 Cumulative Redeemable						
Preferred	6,480,000	6,480,000	\$	25.00	\$ 2.0625	N/A
8.25% D-6 Cumulative Redeemable						
Preferred	840,000	840,000	\$	25.00	\$ 2.0625	N/A
8.25% D-7 Cumulative Redeemable						
Preferred	7,200,000	7,200,000	\$	25.00	\$ 2.0625	N/A
8.25% D-8 Cumulative Redeemable						
Preferred	360,000	360,000	\$	25.00	\$ 2.0625	N/A
8.25% D-9 Cumulative Redeemable						
Preferred	1,800,000	1,800,000	\$	25.00	\$ 2.0625	N/A
7.00% D-10 Cumulative Redeemable						
Preferred	3,200,000	3,200,000	\$	25.00	\$ 1.75	N/A
7.20% D-11 Cumulative Redeemable						
Preferred	1,400,000		\$	25.00	\$ 1.80	N/A
6.55% D-12 Cumulative Redeemable						
Preferred	800,000		\$	25.00	\$ 1.637	N/A
3.00% D-13 Cumulative Redeemable						
Preferred(6)	1,867,311		\$	25.00	\$ 0.750	N/A

(1) The Class A units are redeemable at the option of the holder for common shares of Vornado Realty Trust on a one-for-one basis, or at the Company s option for cash.

(2) In February 2004, all of the Series E-1 units were converted into 5,679,727 Vornado common shares.

(3) The holders of the Series F-1 preferred units have the right to require the Company to redeem the units for cash equal to the liquidation preference or, at the Company s option, by issuing a variable number of Vornado common shares with a value equal to the liquidation value. On July 1, 2003, upon the adoption of SFAS No. 150: Accounting for Certain Financial Instruments with Characteristics of Both Liabilities and Equity, the Company was required to include the liquidation value of these F-1 preferred units as a liability on the consolidated balance sheet as opposed to their prior classification as minority interest because of the possible settlement of this obligation by issuing a variable number of the Company s common shares. In addition, after July 1, 2003, distributions to the holders of the F-1 preferred units are included as a component of

interest expense as opposed to their prior classification as minority interest expense.

(4) Convertible at the option of the holder for an equivalent amount of the Company s preferred shares and redeemable at the Company s option after the 5th anniversary of the date of issuance (ranging from September 2004 to December 2009).

(5) The Company redeemed all of its 8.375% Series D-2 Cumulative Redeemable Preferred Units on January 6, 2004 at a redemption price equal to \$50 per unit or an aggregate of \$27.5 million.

(6) On December 30, 2004, the Company sold \$46.7 million of 3.0% Series D-13 Cumulative Redeemable Preferred Units. The Series D-13 units may be called without penalty at the option of the Company commencing in December 2011 or redeemed at the option of the holder commencing in December 2006 for cash equal to the liquidation preference of \$25 per unit, or at the Company s option by issuing a variable number of Vornado s common shares. Under SFAS No. 150, the Company classifies the Series D-13 units as a liability, and related distributions as interest expense, because of the possible settlement of this obligation by issuing a variable number of the Company s common shares.

16. Income Per Share

The following table provides a reconciliation of both net income and the number of common shares used in the computation of (i) basic income per common share - which utilizes the weighted average number of common shares outstanding without regard to dilutive potential common shares, and (ii) diluted income per common share - which includes the weighted average common shares and dilutive share equivalents. Potential dilutive share equivalents include the Company s Series A Convertible Preferred shares as well as Vornado Realty L.P. s convertible preferred units.

				Yea	r End	ed December	nber 31,					
(Amounts in thousands, except per share amounts)			2004			2003			2002			
Numerator:			1			•			_			
Income from continuing operations		\$	514,320		\$	284,315		\$	251,217			
Income from discontinued operations			78,597			176,388			11,815			
Cumulative effect of change in accounting principle									(30,129)			
Net income			592,917			460,703			232,903			
Preferred share dividends			(21,920)		(20,815)		(23,167)			
Numerator for basic income per share net income applicable to common shares			570,997			439,888			209,736			
Impact of assumed conversions:												
Series B-1 and B-2 convertible preferred unit distributions			4,710									
Series E-1 convertible preferred unit distributions			1,581									
Series A convertible preferred share dividends			1,068			3,570						
Series F-1 convertible preferred unit distributions			743									
Numerator for diluted income per share net income applicable to common shares		\$	579,099		\$	443,458		\$	209,736			
Denominator:												
Denominator for basic income per share weighted average shares			125,241			112,343			105,889			
Effect of dilutive securities:												
Employee stock options and restricted share awards			5,515			2,786			3,780			
Series B-1 and B-2 convertible preferred units			1,102									
Series E-1 convertible preferred units			637									
Series F-1 convertible preferred units			183									
Series A convertible preferred shares			457			1,522						
Denominator for diluted income per share adjusted weighted average share and assumed conversions	s		133,135			116,651			109,669			
INCOME PER COMMON SHARE BASIC: Income from continuing operations	-	¢	3.93		¢	2.35		¢	2.15			
	-	φ	.63		φ	1.57		ф	.11			
Income from discontinued operations Cumulative effect of change in accounting principle			.03			1.37			(.28)			
	-	¢	156		¢	3.92		¢	1.98			
Net income per common share	\vdash	φ	4.56		9	5.92		ф	1.98			
INCOME PER COMMON SHARE DILUTED:												
Income from continuing operations		\$	3.75		\$	2.29		\$	2.07			
Income from discontinued operations			.60			1.51			.11			

Cumulative effect of change in accounting principle						(.27)
Net income per common share	\$	4.35	\$	3.80	\$	1.91

17. Summary of Quarterly Results (Unaudited)

The following summary represents the results of operations for each quarter in 2004, 2003 and 2002:

				Ne	et Income								
				Applicable to Common			Income Per						
							Common Share(1)						
(Amounts in thousands, except share amounts)	nts) Revenue Sh	Shares]	Basic		Ι	Diluted					
2004													
March 31	\$	391,368		\$	74,457		\$	0.61		\$	0.59		
June 30		397,756			158,436	(3)		1.26			1.21		
September 30		413,424			104,501			0.83			0.79		
December 31		504,714			233,603	(2)		1.84			1.74		
2003													
March 31	\$	363,776		\$	86,317		\$	0.79		\$	0.77		
June 30		369,916			82,331			0.74			0.71		
September 30		378,942			70,981			0.63			0.60		
December 31		385,349			200,259	(3)		1.73			1.66		
2002													
March 31	\$	347,974		\$	45,396		\$	0.44		\$	0.42		
June 30		343,480			64,553			0.61			0.58		
September 30		351,422			59,247			0.55			0.54		
December 31		343,918			39,434			0.37			0.36		

(1) The total for the year may differ from the sum of the quarters as a result of weighting.

(2) Includes (i) a net gain on mark-to-market of Sears option shares of \$81,730, (ii) net gains on exercise and mark-to-market of GMH warrants of \$53,642 and (iii) a net gain on sale of a portion of its investment in Americold to Yucaipa of \$18,789.

(3) Includes net gains on sale of real estate of \$75,755 in 2004 and \$161,789 in 2003.

18. Costs of Acquisitions and Development Not Consummated

In the third quarter of 2004, the Company wrote-off \$1,475,000 of costs associated with the Mervyn s Department Stores acquisition not consummated.

In 2002, the Company had a 70% interest in a joint venture to develop an office tower over the Port Authority Bus Terminal in New York City. Market conditions existing in 2002 resulted in the joint venture writing off \$9,700,000, representing all pre-development costs capitalized to

date, of which the Company s share is \$6,874,000.

19. Segment Information

The Company has four business segments: Office, Retail, Merchandise Mart Properties and Temperature Controlled Logistics. In 2004, the Company revised how it presents EBITDA, a measure of performance of its segments, and has revised the disclosure for all periods presented. EBITDA as disclosed represents Earnings before Interest, Taxes, Depreciation and Amortization. This change is consistent with the Securities and Exchange Commission s Regulation G.

					Decembe	er 31	1, 2004				
(Amounts in thousands)	Total		Office		Retail		Merchandise Mart		Temperature Controlled Logistics(3)		Other(4)
Property rentals	\$ 1,268,764	\$	838,665		\$ 160,620		\$ 206,668		\$	9	\$ 62,811
Straight-line rents:											
Contractual rent increases	35,214		27,165		4,882		3,002				165
Amortization of free rent	26,264		10,118		10,998		5,154				(6)
Amortization of acquired											
below market leases, net	14,570		9,697		4,873						
Total rentals	1,344,812		885,645		181,373		214,824				62,970
Expense reimbursements	191,059		109,255		64,474		14,045				3,285
Temperature Controlled Logistics	87,428								87,428		
Fee and other income:											
Tenant cleaning fees	31,293		31,293								
Management and leasing fees	16,754		15,501		1,084		155				14
Other	35,916		25,573		1,617		8,662				64
Total revenues	1,707,262		1,067,267		248,548		237,686		87,428		66,333
Operating expenses	679,790		396,698		77,277		92,636		67,989		45,190
Depreciation and amortization	242,914		161,381		26,327		34,025		7,968		13,213
General and administrative	145,218		38,446		13,187		22,487		4,264		66,834
Costs of acquisitions not consummated	1,475										1,475
Total expenses	1,069,397		596,525		116,791		149,148		80,221		126,712
Operating income (loss)	637,865		470,742		131,757		88,538		7,207		(60,379)
Income applicable to Alexander s	8,580		433		668						7,479
Income (loss) from partially-owned entities	43,381		2,728		(1,678)	545		5,641		36,145
Interest and other investment income	203,995		994		397		105		220		202,279
Interest and debt expense	(241,968)	(128,729)	(58,625)	(11,255)	(6,379)	(36,980)
Net gain on disposition of wholly-owned and partially-owned assets other											
than depreciable real estate	19,775		369						(150		19,406
Minority interest	(157,308))							(158)	(157,150)
Income from continuing operations	514,320		346,537		72,519		77,933		6,531		10,800

Income from discontinued operations	78,597		1,584		10,054						66,959
Net income	592,917		348,121		82,573		77,933		6,531		77,759
Interest and debt expense(2)	313,289		133,602		61,820		12,166		30,337		75,364
Depreciation and amortization(2)	296,980		165,492		30,121		34,559		34,567		32,241
Income taxes	1,664		406				852		79		327
EBITDA(1)	\$ 1,204,850	\$	647,621	\$	174,514	\$	125,510	\$	71,514	\$	185,691
Balance sheet data:											
Real estate, net	\$ 8,314,404	\$	4,899,944	\$	1,109,049	\$	963,053	\$	1,177,190	\$	165,168
Investments and advances to partially-owned entities	605,300		48,682		82,294		6,207		12,933		455,184
Capital expenditures:											
Acquisitions	288,379		55,191		233,188						
Other	290,000		160,086		67,508		60,365				2,041

See notes on page 158.

19. Segment Information continued

						Decembe	er 31	1, 200	03					
(Amounts in thousands)		Total		Office		Retail		Me	erchandise Mart	,	Co	nperature ontrolled gistics(3)		Other(4)
Property rentals	\$	1,205,822		\$ 819,277		\$ 136,490		\$	197,554	\$	5		\$	52,501
Straight-line rents:														
Contractual rent increases		34,288		27,296		3,108			3,875					9
Amortization of free rent		7,071		(561)	5,390			2,251					(9)
Amortization of acquired														
below market leases, net		8,892		7,852		1,040								
Total rentals		1,256,073		853,864		146,028			203,680					52,501
Expense reimbursements		179,115		102,727		56,900			16,402					3,086
Fee and other income:														
Tenant cleaning fees		29,062		29,062										
Management and leasing fees		12,812		11,427		1,290								95
Other		20,921		8,852		4,694			7,344					31
Total revenues		1,497,983		1,005,932		208,912		1	227,426					55,713
Operating expenses		581,550		376,012		70,462			91,033					44,043
Depreciation and amortization		213,679		151,050		18,835		1	30,125					13,669
General and administrative		121,857		37,229		9,783			20,215					54,630
Total expenses		917,086		564,291		99,080			141,373					112,342
Operating income (loss)		580,897		441,641		109,832			86,053					(56,629)
Income applicable to		,		,		,			/					(
Alexander s		15,574				640								14,934
Income (loss) from														
partially-owned entities		67,901		2,426		3,752			(108))		18,416		43,415
Interest and other investment														
income		25,397		2,956		359			93					21,989
Interest and debt expense		(228,860))	(133,511)	(59,674)		(14,788))				(20,887)
Net gain on disposition of wholly-owned and partially-owned assets other														
than depreciable real estate		2,343		180					188					1,975
Minority interest		(178,937)	(1,119)									(177,818)
Income (loss) from continuing														
operations		284,315		312,573		54,909			71,438			18,416		(173,021)
Income (loss) from														
discontinued operations		176,388		173,949		4,850								(2,411)
Net income (loss)		460,703		486,522		59,759			71,438			18,416		(175,432)
Interest and debt expense(2)		296,059		138,379		62,718			15,700			24,670		54,592
Depreciation and														
amortization(2)		279,507		155,743		 21,642			30,749			34,879		36,494
Income taxes(2)	<u> </u>	1,627		45					_					1,582
EBITDA(1)	\$	1,037,896		\$ 780,689		\$ 144,119		\$	117,887	\$;	77,965	\$	(82,764)
Balance sheet data:														
Real estate, net	\$	6,762,559		\$ 4,930,715		\$ 730,443		\$	904,546	\$	5		\$	196,855
Investments and advances to	1													
partially-owned entities		900,600		44,645		57,317			6,063			426,773		365,802

Capital expenditures:							
Acquisitions	249,954	95,42	20	154,534			
Other	239,222	108,22	60	45,707	36,341	5,700	43,244

See notes on page 158.

19. Segment Information continued

						Decembe	r 31	1, 200)2						
(Amounts in thousands)	Total		Office			Retail		Me	erchandise Mart		C	Temperature Controlled Logistics(3)		C	other(4)
Property rentals	\$ 1,154,20	6	\$ 789,194		¢	120,451		\$	191,197		t.	gistics(<i>3</i>)	_	¢	53,364
Straight-line rents:	φ 1,134,20		φ 769,194		φ	120,431		φ	191,197		Þ			φ	55,504
Contractual rent increases	30,99	1	27,269			1,777			1,772	_					176
Amortization of free rent	6,79	-	2,374	-		3,317			1,105						170
Amortization of acquired	0,79	5	2,374			3,317			1,105						
below market leases, net	12,35	2	12,188			165									
Total rentals	1,204,34		831,025			125,710			194,074						53,540
Expense reimbursements	1,204,34	1	85,381			51,008			14,754						3,584
Fee and other income:	134,72	/	65,561			51,008			14,754						5,564
Tenant cleaning fees															
	14.90	h	12 217	,		1 450			22						
Management and leasing fees	14,80		13,317	-		1,450 172			33						220
Other Total revenues	12,91	-	7,783	-		-			4,743						220
Total revenues	1,386,79		937,506			178,340			213,604						57,344
Operating expenses	517,95		329,198			61,500			86,022						41,238
Depreciation and amortization	197,70	1	142,124			14,957			26,716	_					13,907
General and administrative	100,03	5	33,319			7,640			20,382						38,694
Amortization of officer s															
deferred compensation	27,50	n													27,500
expense Costs of acquisitions and	27,30	5													27,300
development not															
consummated	6,87	4													6,874
Total expenses	850,07	_	504,641			84,097			133,120						128,213
Operating income (loss)	536,72		432,865			94,243			80,484						(70,869)
Income applicable to	550,72		152,005			,215			00,101						(70,00))
Alexander s	29,65	3				598									29,055
Income (loss) from															,
partially-owned entities	44,45	8	1,966			(687)		(339))		9,707			33,811
Interest and other investment															
income	31,67	8	6,465			323			507						24,383
Interest and debt expense	(232,89	1)	(137,509			(56,643)		(22,948))					(15,791)
Net (loss) gain disposition of															
wholly-owned and															
partially-owned assets other															
than depreciable real estate	(17,47								2,156						(19,627)
Minority interest	(140,93	3)	(3,526)					(2,249))					(135,158)
Income (loss) from continuing				1		<u> </u>									
operations	251,21	/	300,261			37,834			57,611			9,707			(154,196)
Income (loss) from	11.01	-	17.041			700									(6.740)
discontinued operations	11,81	5	17,841			723									(6,749)
Cumulative effect of change	(20.12											(15 400)	、 、		(14 620)
in accounting principle	(30,12		210.102			20 557			57 (11			(15,490			(14,639)
Net income	232,90	5	318,102			38,557			57,611			(5,783)		(175,584)
Cumulative effect of change	20.12	0										15 400			14 620
in accounting principle	30,12		142.069			59 400			22 461			15,490	_		14,639
Interest and debt expense(2)	305,92	U	143,068			58,409			23,461			25,617			55,365

Depreciation and amortization(2)	257,707		149,361		17,532		27,006		34,474		29,334
EBITDA(1)	\$ 826,659	\$	610,531	\$	114,498	\$	108,078	\$	69,798	\$	(76,246)
Balance sheet data:											
Real estate, net	\$ 6,579,965	\$	4,880,885	\$	569,015	\$	891,701	\$		\$	238,364
Investments and advances to partially-owned entities	961,126		29,421		56,375		5,912		448,295		421,123
Capital expenditures:											
Acquisitions	2,739,746		2,650,298		89,448						
Other	164,162		114,375		3,019		20,852		5,588		20,328

See notes on following page.

19. Segment Information continued

Notes to preceding tabular information:

(1) Management considers EBITDA a supplemental measure for making decisions and assessing the performance of its segments. EBITDA should not be considered a substitute for net income. EBITDA may not be comparable to similarly titled measures employed by other companies.

(2) Interest and debt expense and depreciation and amortization included in the reconciliation of net income to EBITDA reflects amounts which are netted in income from partially-owned entities.

(3) Operating results for the year ended December 31, 2004, reflect the consolidation of the Company s investment in Americold beginning on November 18, 2004. Previously, this investment was accounted for on the equity method.

(4) Other EBITDA is comprised of:

			E	For the ided Dec		51,	
(Amounts in thousands)		2004		200	03		2002
Newkirk:							
Equity in income of MLP	\$	52,331		\$	68,341		\$ 60,756
Interest and other income		18,186			8,532		8,795
Alexander s		25,909			22,361		38,838
Industrial warehouses		5,309			6,208		6,223
Hotel Pennsylvania		15,643			4,573		7,636
Student housing		1,440			2,000		2,340
		118,818		1	12,015		124,588
Minority interest expense		(157,150)	(1	77,556)	(135,158)
Corporate general and administrative expenses		(62,854)	((51,461)	(34,743)
Investment income and other		215,639			28,350		22,907
Discontinued operations:							
Palisades		3,792			5,006		161
400 North LaSalle		1,541			(680)	
Gain on sale of Palisades		65,905					
Net gain on sale of marketable securities					2,950		12,346
Primestone foreclosure and impairment loss					(1,388)	(35,757)
Amortization of Officer s deferred compensation expense							(27,500)
Write-off of 20 Times Square pre-development costs							(6,874)
Gain on transfer of mortgages							2,096
Net gain on sale of air rights.							1,688
	\$	185,691		\$ ((82,764)	\$ (76,246)

20. Subsequent Events

On February 3, 2005, the Company supplied \$135,000,000 of financing to Riley Holdco Corp, an entity formed to complete the acquisition of LNR Property Corporation (NYSE:LNR). Riley Holdco Corp. is a wholly owned subsidiary of LNR Property Holdings, Ltd., which is 75% owned by funds and accounts managed by Cerberus Capital Management, L.P. and its real estate affiliate Blackacre Institutional Capital Management, LLC. The terms of the financings are as follows: (i) \$60,000,000 of a \$325,000,000 mezzanine tranche of a \$2.4 billion credit facility which is secured by certain equity interests. This tranche is junior to \$1.9 billion of the credit facility, bears interest at LIBOR plus 5.25%, and matures in February 2008 with two one-year extensions; and (ii) \$75,000,000 of \$400,000,000 of unsecured notes which are subordinate to the \$2.4 billion credit facility and senior to over \$700,000,000 of equity contributed to finance the acquisition. These notes mature in February 2015, provide for a 1.5% placement fee, and bear interest at 10% for the first five years and 11% for years six through ten.

On February 4, 2005, the Company acquired from JER Investors Trust a \$17,000,000 participation in a \$34,000,000 mezzanine loan secured by Roney Palace Phase II, in Miami Beach, Florida, a 593-room hotel to be converted to residential condominiums. The loan, which is subordinate to \$141,000,000 of other debt, bears interest at LIBOR plus 9.53%, until 25% of the loan is repaid and LIBOR plus 7.48% thereafter until maturity in October 2006. The loan has a one-year extension option.

21. Restatement

Subsequent to the issuance of the Company s consolidated financial statements for the year ended December 31, 2004, management determined that the Company s consolidated statements of cash flows for each of the three years in the period ended December 31, 2004 should be restated to reclassify \$16,740,000, \$6,666,000 and \$65,197,000, respectively, from net cash used in investing activities to net cash provided by operating activities as they relate to distributions of income received from investments in partially-owned entities accounted for on the equity method. The restatement does not affect the total net change in cash and cash equivalents for each of the three years ended December 31, 2004, and has no impact on the Company s consolidated balance sheets, consolidated statements of income or the related income per share amounts.

	For The Year Ended December 31, 2004					
(Amounts in thousands)	As	As Restated				
Cash Flows from Operating Activities:						
Distributions of income from partially-owned entities	\$		\$	16,740		
Net cash provided by operating activities		664,693		681,433		
Cash Flows from Investing Activities:						
Distributions of capital from partially-owned entities		303,745		287,005		
Net cash used in investing activities		(350,729)		(367,469)		

	For The Year Ended December 31, 2003					
(Amounts in thousands)	As Reported As Res		s Restated			
Cash Flows from Operating Activities:						
Distributions of income from partially-owned entities	\$			\$	6,666	
Net cash provided by operating activities		528,951			535,617	
Cash Flows from Investing Activities:						
Distributions of capital from partially-owned entities		154,643			147,977	

Net cash used in investing activities	(130,292)	(136,958)
---------------------------------------	-----------	-----------

	For The Year Ended December 31, 2002					
(Amounts in thousands)	As Reported As Restate			s Restated		
Cash Flows from Operating Activities:						
Distributions of income from partially-owned entities	\$			\$	65,197	
Net cash provided by operating activities		499,825			565,022	
Cash Flows from Investing Activities:						
Distributions of capital from partially-owned entities		126,077			60,880	
Net cash used in investing activities		(24,117)		(89,314)	

ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

Not applicable.

ITEM 9A. CONTROLS AND PROCEDURES (as restated)

Disclosure Controls and Procedures: The Company s management, with the participation of the Company s Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of the Company s disclosure controls and procedures (as such term is defined in Rule 13a-15(e) under the Securities Exchange Act of 1934, as amended) as of the end of the period covered by this annual report on Form 10-K/A. Based on such evaluation, the Company s Chief Executive Officer and Chief Financial Officer have concluded that, as of the end of such period, the Company s disclosure controls and procedures are not effective solely because of the material weakness described below.

Internal Control Over Financial Reporting: Subsequent to the issuance of the original Form 10-K for the year ended December 31, 2004, we determined that the Company s consolidated statements of cash flows for each of the three years in the period ended December 31, 2004 included in the original Form 10-K should be restated to reclassify \$16,740,000, \$6,666,000 and \$65,197,000 from net cash used in investing activities to net cash provided by operating activities, and accordingly, we restated our consolidated statements of cash flows on Form 10-K/A. This restatement was the result of a material weakness in internal control over financial reporting as the control over the proper classification of the cash received from partially-owned entities did not operate effectively. Subsequent to the filing of the original Form 10-K and in connection with the preparation of this Form 10-K/A we have involved additional personnel in the preparation and review of the consolidated cash flow statements and believe as of the date hereof, that we have remediated this weakness and that our disclosure controls and procedures are effective.

There have not been any changes in the Company s internal control over financial reporting (as defined in Rule 13a-15(f) under the Securities and Exchange Act of 1934, as amended) during the fourth quarter of the fiscal year to which this report relates that have materially affected, or are reasonably likely to materially affect, the Company s internal control over financial reporting. However, subsequent to the date of filing our original Form 10-K we took the remedial action described above.

MANAGEMENT S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING (as revised)

Management of Vornado Realty Trust, together with its consolidated subsidiaries (the Company), is responsible for establishing and maintaining adequate internal control over financial reporting. The Company s internal control over financial reporting is a process designed under the supervision of the Company s principal executive and principal financial officers to provide reasonable assurance regarding the reliability of financial reporting and the preparation of the Company s financial statements for external reporting purposes in accordance with U.S. generally accepted accounting principles.

As of December 31, 2004, management conducted an assessment of the effectiveness of the Company s internal control over financial reporting based on the framework established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Our assessment excluded the internal control over financial reporting at Americold Realty Trust, which acquired AmeriCold Logistics on November 4, 2004 and which the Company began to consolidate on November 18, 2004 and whose financial

MANAGEMENT S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING (as revised) 286

statements reflect total assets and revenues constituting 10.2 and 5.1 percent, respectively, of the related consolidated financial statement amounts as of and for the year ended December 31, 2004. In the Company's Annual Report on Form 10-K for the year ended December 31, 2004, filed on February 28, 2005, management concluded that the Company's internal control over financial reporting was effective as of December 31, 2004. Subsequent to the issuance of the original Form 10-K, management identified a material weakness in our control over the proper classification on our consolidated statements of cash flows of cash received from partially-owned entities and restated our consolidated statements of cash flows for the years ended December 31, 2004, 2003 and 2002. Solely as a result of this material weakness, management has revised its earlier assessment and has now concluded that the Company's internal control over financial reporting was not effective as of December 31, 2004.

Our internal control over financial reporting includes policies and procedures that pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect transactions and dispositions of assets; provide reasonable assurances that transactions are recorded as necessary to permit preparation of financial statements in accordance with U.S. generally accepted accounting principles, and that receipts and expenditures are being made only in accordance with authorizations of management and the trustees of the Company; and provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the Company s assets that could have a material effect on our financial statements.

Management s revised assessment of the effectiveness of the Company s internal control over financial reporting as of December 31, 2004 has been audited by Deloitte & Touche LLP, an independent registered public accounting firm, as stated in their report appearing on page 161.

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Shareholders and Board of Trustees

Vornado Realty Trust

New York, New York

We have audited management s assessment, included within this December 31, 2004 Form 10-K/A of Vornado Realty Trust at Item 9A. under the heading Management s Report on Internal Control Over Financial Reporting (as revised), that Vornado Realty Trust, together with its consolidated subsidiaries (the Company) did not maintain effective internal control over financial reporting as of December 31, 2004, because of the effect of the material weakness identified in management s assessment based on criteria established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission. As described in Management s Report on Internal Control Over Financial Reporting (as revised), management excluded from their assessment the internal control over financial reporting at Americold Realty Trust, which acquired AmeriCold Logistics on November 4, 2004 and which the Company began to consolidate on November 18, 2004 and whose financial statements reflect total assets and revenues constituting 10.2 and 5.1 percent, respectively, of the related consolidated financial statement amounts as of and for the year ended December 31, 2004. Accordingly, our audit did not include the internal control over financial reporting at Americold Realty Trust. The Company s management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting. Our responsibility is to express an opinion on management s assessment and an opinion on the effectiveness of the Company s internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, evaluating management s assessment, testing and evaluating the design and operating effectiveness of internal control, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinions.

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

Because of the inherent limitations of internal control over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may not be prevented or detected on a timely basis. Also, projections of any evaluation of the effectiveness of the internal control over financial reporting to future periods are subject to the risk that the controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our report dated February 24, 2005, we expressed an unqualified opinion on management's assessment that the Company maintained effective internal control over financial reporting and an unqualified opinion on the effectiveness of internal control over financial reporting. As described in the following paragraph, the Company subsequently identified material misstatements in its 2002, 2003, and 2004 annual financial statements and 2003 and 2004 interim financial statements, which caused such annual financial statements to be restated. Management subsequently revised its assessment due to the identification of a material weakness, described in the following paragraph, in connection with the financial statement restatement. Accordingly, our opinion on the effectiveness of the Company's internal control over financial reporting as of December 31, 2004 expressed herein is different from that expressed in our previous report.

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A material weakness is a significant deficiency, or combination of significant deficiencies, that results in more than a remote likelihood that a material misstatement of the annual or interim financial statements will not be prevented or detected. The following material weakness has been identified and included in management's revised assessment: The Company s controls over the proper classification of cash flows relating to the distributions from partially-owned entities did not operate effectively as of December 31, 2004. This material weakness resulted in the restatement of the Company's previously issued annual financial statements as described more fully in Note 21 to the consolidated financial statements. This material weakness was considered in determining the nature, timing, and extent of audit tests applied in our audit of the consolidated financial statements as of and for the year ended December 31, 2004 (as restated), of the Company and this report does not affect our report on such restated financial statements.

In our opinion, management s revised assessment that the Company did not maintain effective internal control over financial reporting as of December 31, 2004, is fairly stated, in all material respects, based on the criteria established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission. Also in our opinion, because of the effect of the material weakness described above on the achievement of the objectives of the control criteria, the Company has not maintained, in all material respects, effective internal control over financial reporting as of December 31, 2004, based on the criteria established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), consolidated balance sheet as of December 31, 2004 and the related consolidated statements of income, shareholders equity and cash flows for the year ended December 31, 2004 (as restated) and the related financial statement schedules as of and for the year ended December 31, 2004 of the Company and our report dated February 24, 2005 (June 8, 2005 as to the effects of the restatement described in Note 21 to the consolidated financial statements) expressed an unqualified opinion on those financial statements and financial statement schedules.

DELOITTE & TOUCHE LLP

Parsippany, New Jersey

February 24, 2005

(June 8, 2005, as to the effects of the material weakness described in Management's Report on Internal Control Over Financial Reporting (as revised))

ITEM 9B. OTHER INFORMATION

As of February 8, 2005, the Company's Compensation Committee approved a grant, pursuant to the Company's 2002 Omnibus Share Plan, of 1,038,800 stock options and 73,081 shares of restricted stock to executive officers and certain employees of the Company. The stock options have an exercise price of \$71.275 per share and vest over three to five years. The shares of restricted stock vest over five years. Included with this annual report on Form 10-K/A as exhibits 10.77 and 10.78, respectively, are the form of stock option and restricted stock agreements and such forms are incorporated in this Item 9B.

PART III

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

Information relating to trustees of the Registrant, including its audit committee and audit committee financial expert, will be contained in a definitive Proxy Statement involving the election of trustees under the caption Election of Trustees which the Registrant will file with the Securities and Exchange Commission pursuant to Regulation 14A under the Securities Exchange Act of 1934 not later than 120 days after December 31, 2004, and such information is incorporated herein by reference. Information relating to Executive Officers of the Registrant, appears at page 49 of this Annual Report on Form 10-K/A. Also incorporated herein by reference is the information under the caption Other Matters 16(a) Beneficial Ownership Reporting Compliance of the Proxy Statement.

The Registrant has adopted a Code of Business Conduct and Ethics that applies to, among others, Steven Roth, its principal executive officer, and Joseph Macnow, its principal financial and accounting officer. This Code is available on the Company s website at www.vno.com.

ITEM 11. EXECUTIVE COMPENSATION

Information relating to executive compensation will be contained in the Proxy Statement referred to above in Item 10, Directors and Executive Officers of the Registrant, under the caption Executive Compensation and such information is incorporated herein by reference.

ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

Information relating to security ownership of certain beneficial owners and management will be contained in the Proxy Statement referred to in Item 10, Directors and Executive Officers of the Registrant, under the caption Principal Security Holders and such information is incorporated herein by reference.

Equity compensation plan information

The following table provides information as of December 31, 2004, regarding the Company s equity compensation plans.

Plan Category	Number of securities to be issued upon exercise of outstanding options, warrants and rights		Weighted-average exercise price of outstanding options, warrants and rights		Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in the second column)	
Equity compensation plans approved by security holders	13,172,492	(1)	\$ 34.39		6,920,465	(2)
Equity compensation awards not approved by security holders(3) Total	13,172,492		\$ 34.39	_	6,920,465	

(1) Includes 290,478 restricted shares which do not have an option exercise price.

(2) All of the shares available for future issuance under plans approved by the security holders may be issued as restricted stock units or performance shares.

(3) Does not include common shares issuable in exchange for deferred stock units pursuant to the compensation agreements described below under the heading Material Features of Equity Compensation Arrangements Not Approved by Shareholders.

Material Features of Equity Compensation Arrangements Not Approved by Shareholders

We have awarded deferred stock units under individual arrangements with two of our employees. Shareholder approval was not required for these awards under the current or then-existing rules of the New York Stock Exchange because the awards were made as an inducement to these employees to enter into employment contracts with us.

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We awarded Melvyn Blum 148,148 deferred stock units pursuant to an agreement dated as of December 29, 2000. In addition, Mr. Blum s agreement requires the Company to provide an effective registration statement covering any common shares distributed to Mr. Blum. Pursuant to an amendment to this agreement dated as of February 13, 2003, we agreed to pay Mr. Blum an amount in cash equal to the market value of 88,889 common shares in respect of the deferred units that had vested under his agreement as of such date. On January 2, 2005, all of Mr. Blum s remaining unvested deferred stock units vested and he received the remaining shares attributable to the units. Pursuant to a requirement under his employment agreement, all of Mr. Blum s shares received with respect to deferred stock units were registered for sale pursuant to a registration statement filed with the Securities and Exchange Commission for which the prospectus was filed April 12, 2004.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

Information relating to certain relationships and related transactions will be contained in the Proxy Statement referred to in Item 10, Directors and Executive Officers of the Registrant, under the caption Certain Relationships and Related Transactions and such information is incorporated herein by reference.

ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES

Information relating to Principal Accountant fees and services will be contained in the Proxy Statement referred to in Item 10, Directors and Executive Officers of the Registrant under the caption Principal Accountant Fees and Services and such information is incorporated herein by reference.

PART IV

ITEM 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES

- (a) The following documents are filed as part of this report:
- 1. The consolidated financial statements are set forth in Item 8 of this Annual Report on Form 10-K/A.

The following financial statement schedules should be read in conjunction with the financial statements included in Item 8 of this Annual Report on Form 10-K/A.

	Page
II Valuation and Qualifying Accounts years ended December 31, 2004, 2003 and 2002	<u>166</u>
III Real Estate and Accumulated Depreciation as of December 31, 2004	<u>167</u>

Schedules other than those listed above are omitted because they are not applicable or the information required is included in the consolidated financial statements or the notes thereto.

The following exhibits listed on the Exhibit Index are filed with this Annual Report on Form 10-K/A.

Exhibit

No.

- 21 Subsidiaries of Registrant
- 23 Consent of Independent Registered Public Accounting Firm
- 31.1 Rule 13a-14 (a) Certification of the Chief Executive Officer
- 31.2 Rule 13a-14 (a) Certification of the Chief Financial Officer
- 32.1 Section 1350 Certification of the Chief Executive Officer
- 32.2 Section 1350 Certification of the Chief Financial Officer

SIGNATURES

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

VORNADO REALTY TRUST

By:

/s/Joseph Macnow Joseph Macnow, Executive Vice President-Finance and Administration and Chief Financial Officer

Date: June 10, 2005

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VORNADO REALTY TRUST

AND SUBSIDIARIES

SCHEDULE II

VALUATION AND QUALIFYING ACCOUNTS

December 31, 2004

	Col	umn A		Colu	umn B		Column C				Column E		
Description	Balance at Beginning of Year			Additions Charged Against Operations				Uncollectible Accounts Written-off			a	alance t End f Year	
Year Ended December 31, 2004:													
Allowance for doubtful accounts	\$	18,076		\$	16,771	(1)	\$	(10,	350		\$	24,125	
Year Ended December 31, 2003										Π			
Allowance for doubtful accounts	\$	17,958		\$	12,248		\$	(12,	30		\$	18,076	
										Π			
Year Ended December 31, 2002:							Ī						
Allowance for doubtful accounts	\$	9,922		\$	11,634		\$	(3,	514		\$	17,958	

⁽¹⁾ Beginning on November 18, 2004, the Company consolidates its investment in Americold Realty Trust. Accordingly, additions charged against operations includes \$3,106, which represents Americold s allowance for doubtful accounts on such date.

¹⁶⁶

VORNADO REALTY TRUST

AND SUBSIDIARIES

SCHEDULE III

REAL ESTATE AND ACCUMULATED DEPRECIATION

December 31, 2004

(Amounts in thousands)

COLUMN A	COLUMN B	COL	UMN C	С	OLUMN D		C	OLUMN E			UMN F	COLUMN G	COLUMN H	COLUMN I Life on
		Initia	al cost to	Ca	Costs apitalized	-		mount at w at close of p		Accum	nulated	l		which depreciation in latest
		com	pany(1) Buildi		ıbsequent		B	Buildings		depre	ciation			income
Description Er	cumbrances	Land	and	1	to cquisition	Land	imn	and	Total(2)		nd ization	Date of construction(3)	Date acquired	statement is computed
Office	icumorances	Land	mprove	mentav	equisition	Lanu	mp	i ovenients	10tal(2)	amort	ization	construction(3)	acquireu	is computed
Buildings New York														
Manhattan														
One Penn Plaza	\$\$		\$ 412	2,169 \$	96,063 \$		\$	508,232	\$ 508,23	2 \$ 8	7,751	1972	1998	7 - 39 Years
Two Penn			+	.,			Ť		+,		.,			
Plaza	300,000	53,615	164	1,903	61,513	52,689		227,342	280,03	1 4	9,610	1968	1997	7 - 39 Years
909 Third														
Avenue	125,000),723	22,341			143,064	143,06		1,604	1969	1999	7 - 39 Years
770 Broadway	170,000	52,898	95	5,686	76,022	52,898		171,708	224,60	6 3	0,820	1907	1998	7 - 39 Years
Eleven Penn	210 777	40.222		250	07.155	10 222		110 414	150 74		6514	1022	1007	7 20 V
Plaza 90 Park	219,777	40,333	83	5,259	27,155	40,333		112,414	152,74	/ 2	6,514	1923	1997	7 - 39 Years
Avenue		8,000	174	5,890	25,960	8,000		201,850	209,85	0 3	7,879	1964	1997	7 - 39 Years
888 Seventh		0,000	1/.	,070	25,700	0,000		201,050	207,03	0 5	7,077	1704	1))/	7 - 57 Tears
Avenue	105,000		117	,269	45,007			162,276	162,27	6 2	5,723	1980	1998	7 - 39 Years
330 West 34th														
Street			8	3,599	8,648			17,247	17,24	7	2,660	1925	1998	7 - 39 Years
1740 Broadway		26,971	102	2,890	9,338	26,971		112,228	139,19	9 2	3,537	1950	1997	7 - 39 Years
150 East 58th														
Street		39,303	80),216	17,699	39,303		97,915	137,21	8 1	6,551	1969	1998	7 - 39 Years
866 United Nations Plaza	48,130	32,196	25	7,534	8,266	32,196		45,800	77,99	6 1	1,058	1966	1997	7 - 39 Years
595 Madison	46,150	52,190	51	,554	8,200	52,190		45,800	77,99	0 1	1,038	1900	1997	7 - 59 Tears
(Fuller														
Building)		62,731	62	2,888	11,092	62,731		73,980	136,71	1	9,421	1968	1999	7 - 39 Years
640 Fifth				,	,) -		- ,			
Avenue		38,224	25	5,992	94,987	38,224		120,979	159,20	3 1	4,771	1950	1997	7 - 39 Years
40 Fulton														
Street		15,732	26	5,388	3,807	15,732		30,195	45,92	7	6,125	1987	1998	7 - 39 Years
689 Fifth		10 721		144	0.144	10 721		01 (10	41.00	2	0 (21	1025	1000	20 N
Avenue		19,721		3,446	8,166	19,721		21,612	41,33		2,631	1925	1998	39 Years
20 Broad Street 7 West 34th			- 28	3,760	18,743			47,503	47,50	3	6,334	1956	1998	7 - 39 Years
Street		34,595	93	3,703	1,012	34,614		94,696	129,31	0	9,968	1901	2000	7 - 40 Years

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0.1			10	10 500		1 < 100	16 100	201			
Other			5,548	10,560		16,108	16,108	381			
Total New											
York	967,907	424,319	1,657,863	546,379	423,412	2,205,149	2,628,561	383,338			
Washington, DC											
Crystal Mall (4											
buildings) \$	48.618	\$ 49,664	\$ 156,654 \$	9.656	\$ 49,545	\$ 166,429	\$ 215,974 \$	15,556	1968	2002	10 - 40 Years
Crystal Plaza (6	- ,	,		- ,	,	, .		- /			
buildings)		57,213	131,206	22,348	57,070	153,697	210,767	9,625	1964-1969	2002	10 - 40 Years
Crystal Square											
(4 buildings)	185,276	64,817	218,330	26,200	64,652	244,695	309,347	22,708	1974 - 1980	2002	10 - 40 Years
Crystal City											
Hotel		8,000	47,191		8,000	47,191	55,191	578	1968	2004	10 - 40 Years
Crystal City			20.465			20.465	20.165	170	2004	2004	10 10 11
Shops			20,465			20,465	20,465	470	2004	2004	10 - 40 Years
Crystal Gateway (4											
Gateway (4 buildings)	146,825	47,594	177,373	(58,759)	32,736	133,472	166,208	13,322	1983 - 1987	2002	10 - 40 Years
Crystal Park (5	140,623	47,394	177,373	(36,739)	52,750	155,472	100,208	15,522	1903 - 1907	2002	10 - 40 Teals
buildings)	253,238	100,935	409,920	19,708	100,228	430,335	530,563	45,470	1984 - 1989	2002	10 - 40 Years
1919 S. Eads	255,250	100,755	40),920	17,700	100,220	450,555	550,505	45,470	1704 1707	2002	10 40 10013
Street	11,932	3,979	18,610	69,322	18,696	73,215	91,911	7,454	1990	2002	10 - 40 Years
Skyline Place	,,	-,, ,	,	.,,	, - , - , - , - , - , - , - , - , -	,	, -,,	.,			
(6 buildings)	131,106	41,986	221,869	8,487	41,862	230,480	272,342	23,593	1973 - 1984	2002	10 - 40 Years
Seven Skyline											
Place		10,292	58,351	(4,294)	10,262	54,087	64,349	5,284	2001	2002	10 - 40 Years
One Skyline											
Tower	63,791	12,266	75,343	8,176	12,231	83,554	95,785	8,116	1988	2002	10 - 40 Years
Courthouse											
Plaza (2											
buildings)	77,153		105,475	7,918		113,393	113,393	11,303	1988 - 1989	2002	10 - 40 Years
1101 17th	25 525	00 (((20,112	2 500	20 (00	22 (())	12.270	2.046	10(2	2002	10 10 17
Street	25,537	20,666	20,112	2,500	20,609	22,669	43,278	3,046	1963	2002	10 - 40 Years
1730 M. Street	15,944	10,095	17,541	3,264	10,066	20,834	30,900	2,842	1963	2002	10 - 40 Years
1140 Connecticut											
Avenue	18,888	19,017	13,184	3,857	18,968	17,090	36,058	2,481	1966	2002	10 -40 Years
1150 17th	10,000	19,017	15,184	5,057	10,908	17,090	50,058	2,401	1900	2002	10-40 Teals
Street	30,838	23,359	24,876	5,237	23,296	30,176	53,472	3.464	1970	2002	10 - 40 Years
1750 Penn	50,050	23,337	24,070	5,251	23,270	50,170	55,772	5,404	1770	2002	10 to reals
Avenue	48,876	20,020	30,032	(622)	19,948	29,482	49,430	2,932	1964	2002	10 - 40 Years
		0		()	,- 10	,.02	,	-,			

COLUMN A	COLUMN B	CO	LUMN C	COLUMN D		COLUMN E		COLUMN F	COLUMN G	COLUMN H	COLUMN I Life on
		Initi	al cost to	Costs capitalized		ss amount at wl ed at close of pe		Accumulated			which depreciation in latest
			pany(1) Buildings and	subsequent to		Buildings and		depreciation and	Date of	Date	income statement
-	Encumbrances		improvements	acquisition		improvements		amortization	construction(3)	acquired	is computed
2101 L Street Democracy		32,815	51,642	(164)	32,815	51,478	84,293	1,820	1975	2003	10 - 40 Years
Plaza I	26,095		33,628	(1,465)		32,163	32,163	4,535	1987	2002	10 - 40 Years
Tysons Dulles (3											
buildings)		19,146	79,095	1,427	19,096	80,572	99,668	7,710	1986 - 1990	2002	10 - 40 Years
Commerce Executive											
(3 buildings)	51,796	13,401	58,705	5,795	13,363	64,538	77,901	6,162	1985 - 1989	2002	10 - 40 Years
Reston											
Executive (3 buildings)	71,197	15,424	85,722	367	15,380	86,133	101,513	7,971	1987 - 1989	2002	10 - 40 Years
Crystal		,					,				
Gateway 1 Other	57,083 21,021	15,826	53,894 51,768	4,058 (42,279)	15,826	57,952 9,489	73,778 9,489	3,617	1981	2002	10 - 40 Years
Total	21,021		51,700	(42,27)),+0)),+0)				
Washington,											
DC Office Buildings	1,285,214	586,515	2,160,986	90,737	584,649	2,253,589	2.838.238	210,059			
-	-,,		_,,	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		_,,	-,				
New Jersey Bergen			8,345	12,189	1,092	19,442	20,534	7,712	1967	1987	26 - 40 Years
Total New			0,545	12,109	1,092	19,442	20,334	/,/12	1907	1907	20 - 40 Teals
Jersey			8,345	12,189	1,092	19,442	20,534	7,712			
Total Office											
Buildings	2,253,121	1,010,834	3,827,194	649,305	1,009,153	4,478,180	5,487,333	601,109			
Shopping											
Centers											
New Jersey	7.002*	400	2.176	1.011	710	2.072	4 695	2.072	1050	1050	7 40 37
Bordentown Bricktown	7,893* 15,951*		3,176 2,175	1,011 9,463	713 952	3,972 11,615	4,685 12,567	3,972 6,848	1958 1968	1958 1968	7 - 40 Years 22 -40 Years
Cherry	,		_,	,,		,	,	-,		-, ••	
Hill(4)	14,670* 6,288*	915 756	3,926	4,924	915 756	8,850	9,765	3,071	1964 1972	1964 1972	12 - 40 Years 16 - 40 Years
Delran Dover	6,288* 7,190*		3,184 2,330	2,116 2,947	559	5,300 4,942	6,056 5,501	3,883 3,794	1972	1972	16 - 40 Years 16 - 40 Years
East											
Brunswick East	22,273*	319	3,236	8,428	319	11,664	11,983	7,585	1957	1957	8 - 33 Years
Brunswick											
(former	0.120		1 770	4 100		0.052	0.050	5 450	1072	1070	10 10 17
Whse) East Hanover	8,129		4,772	4,180		8,952	8,952	5,472	1972	1972	18 -40 Years
I	26,703*	376	3,063	9,950	476	12,913	13,389	6,500	1962	1962	9-40 Years
East Hanover		1 756	9 706	165	2 105	0 722	10.027	1 200	1070	1009	40 V
II(4) Hackensack	24,470*	1,756 536	8,706 3,293	465 7,317	2,195 536	8,732 10,610	10,927 11,146	1,298 6,769	1979 1963	1998 1963	40 Years 15 - 40 Years
Jersey											
City(4) Kearny(4)	18,733* 3,657*		2,962 4,429	4,275 (208)	652 309	7,237 4,191	7,889 4,500		1965 1938	1965 1959	11 - 40 Years 23 - 29 Years
Lawnside	10,366*		4,429	1,419	851	3,641	4,500	2,835	1938	1959	23 - 29 Years 17 - 40 Years
Lodi I	9,186*	245	9,339	107	245	9,446	9,691	1,238	1999	1975	40 Years
Lodi II	12,228	7,606	13,124	0.500	7,606	13,124	20,730		1071	2004	40 Years
Manalapan Marlton	12,260* 11,921*		2,447 4,671	8,523 985	725 1,611	10,970 5,559	11,695 7,170		1971 1973	1971 1973	14 - 40 Years 16 - 40 Years
	,- = 1	.,	.,		,	-,	.,	.,_ 01			

VALUATION AND QUALIFYING ACCOUNTS December 31, 2004

Middletown	16,092*	283	1,508	4,420	283	5,928	6,211	3,702	1963	1963	19 - 40 Years
Montclair	1,881*	66	470	330	66	800	866	594	1972	1972	4 - 15 Years
Morris Plains	11,780*	1,254	3,140	3,490	1,104	6,780	7,884	6,411	1961	1985	7 - 19 Years
North											
Bergen(4)	3,878*	510	3,390	(922)	2,308	670	2,978	230	1993	1959	30 Years
North											
Plainfield	10,649*	500	13,340	679	500	14,019	14,519	7,167	1955	1989	21 - 30 Years
Paramus											
(Bergen											
Mall)		28,312	125,130	3,229	28,692	127,979	156,671	3,157	1957	2003	5 40 Years
Totowa	28,898*	1,097	5,359	11,132	1,099	16,489	17,588	8,357	1957/1999	1957	19 - 40 Years
Turnersville	3,998*	900	2,132	66	900	2,198	3,098	1,881	1974	1974	23 - 40 Years

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COLUMN A	COLUMN B	CO	DLUMN C	COLUMN D		COLUMN E		COLUMN F	COLUMN G	COLUMN H	COLUMN I Life on which
		Ini	tial cost to	Costs capitalized		oss amount at w ied at close of p		Accumulated			depreciation in latest
		CO	mpany(1) Buildings and	subsequent to		Buildings and		depreciation and	Date of	Date	income statement
Description	Encumbrances		improvements	•	Land	•			construction(3)	acquired	is computed
Union(4) Watchung(4)	32,818* 13,241*	1,014 451	4,527 2,347	4,793	1,329 4,178	9,005 5,486	10,334 9,664	3,103 1,852	1962 1994	1962 1959	6 - 40 Years 27 - 30 Years
Woodbridge	21,631*	190	3,047	6,866 5,405	4,178		8,642	1,832	1994	1959	11 - 40 Years
Total New	21,001	170	5,047	5,405	220	0,422	0,042	1,007	1)))	1757	11 40 10013
Jersey	356,784	52,758	241,445	105,390	60,099	339,494	399,593	104,407			
New York											
Albany											
(Menands)	6,083*	460	1,677	2,536	461	4,212	4,673	2,699	1965	1965	22 - 40 Years
Buffalo	6 055*	402	2.010	2 227	626	4.012	1 610	2 267	1069	1060	13 10 Vaama
(Amherst) Freeport	6,855* 14,480*	402 1,231	2,019 3,273	2,227 2,846	636 1,231	4,012 6,119	4,648 7,350	3,367 3,787	1968 1981	1968 1981	13 - 40 Years 15 - 40 Years
Inwood	14,400	12,415	19,096	,	12,415	19,096	31,511	40	N/A	2004	40 Years
New Hyde		12,115	19,090		12,113	19,090	51,511	10	10/1	2001	io reals
Park	7,309*			4		4	4	3	1970	1976	6 - 10 Years
North											
Syracuse									1967	1976	11 - 12 Years
Rochester											
(Henrietta)		442	2,124	,	0.170	3,318	3,318	2,599	1971	1971	15 - 40 Years
Rochester(4) Valley Stream		443	2,870	(928)	2,172	213	2,385	213	1966	1966	10 - 40 Years
(Green Acres)	152,819	140 069	99,586	8 516	139,910	108 261	248,171	19,635	1956	1997	39 - 40 Years
715	152,017	140,007	<i>))</i> ,500	0,510	157,710	100,201	240,171	19,055	1950	1777	<i>57</i> 40 10ars
Lexington											
Avenue			11,574	6,580		18,154	18,154	534	1923	2001	40 Years
14th Street											
and Union											
Square,		12 544	4.044	(2.00)	24.000	51 526	79 (1((29	10(5	1993	40 N
Manhattan 424 6th		12,566	4,044	62,006	24,080	54,536	78,616	628	1965	1995	40 Years
Avenue		5,900	5,675	239	5,900	5,914	11,814	387	1983	2002	40 Years
Riese		19,135	7,294	19,338	25,232	20,535	45,767	1,418	1923-1987	1997	39 Years
Staten Island	20,923	11,446	21,261		11,446	,	32,707	489	N/A	2004	40 Years
25W. 14 th											
Street		29,169	17,878		29,169	17,878	47,047	335	N/A	2004	40 Years
99-01 Queens											
Blvd 386 West		7,839	20,047	9	7,839	20,056	27,895	167	N/A	2004	40 Years
Broadway	5,084	2,331	5,471		2,331	5,471	7,802	3	N/A	2004	40 Years
387 West	5,064	2,331	5,471		2,331	5,471	7,802	5	IN/A	2004	40 1 cars
Broadway		5,843	7,642		5,843	7,642	13,485	16	N/A	2004	40 Years
1135 Third		- ,			- ,	.,.	- ,				
Avenue		7,844	7,844		7,844	7,844	15,688	1,373	N/A	1997	39 Years
Total New											
York	213,553	257,093	239,375	104,567	276,509	324,526	601,035	37,693			
Pennsylvania											
Allentown	22,741*	70			334		15,274			1957	20 - 42 Years
Bensalem(4)	6,284*	1,198	3,717		2,727		8,132			1972	40 Years
Bethlehem	3,977*	278	1,806		278		5,957	5,070		1966	9 - 40 Years
Broomall Glenolden	9,563* 7,172*	734 850	1,675 1,295		850 850		3,741 3,142	2,582 1,390		1966 1975	9 - 40 Years 18 - 40 Years
Lancaster(4)	7,172*	850 606			850 3,043		3,142 4,031	1,390		1975	18 - 40 Years 12 - 40 Years
Levittown	3,213*	193	1,231		183		1,555	1,363		1964	7 - 40 Years
10th and	8,760*	933	3,230		933			2,733		1994	27 - 30 Years
Market	-,		2,200	,		-,-20	.,	_,			

Streets,											
Philadelphia											
Upper											
Moreland	6,799*	683	2,497	271	683	2,768	3,451	2,272	1974	1974	15 - 40 Years
York	4,021*	421	1,700	1,718	409	3,430	3,839	2,231	1970	1970	15 - 40 Years
Total											
Pennsylvania	72,530	5,966	22,909	37,330	10,290	55,915	66,205	27,209			
-											
Maryland											

COLUMN A	COLUMN B	CO	DLUMN C	COLUMN D		COLUMN E		COLUMN F	COLUMN G	COLUMN H	COLUMN I Life on which
		Ini	tial cost to	Costs capitalized		oss amount at w ried at close of p		Accumulated			depreciation in latest
Description	Encumbrances		mpany(1) Buildings and improvements	subsequent to acquisition	Land	Buildings and improvements	Total(2)	depreciation and amortization	Date of construction(3)	Date acquired	income statement is computed
Baltimore	Encumptunces	Lunu	improvements	ucquisition	Lunu	improvements	10001(2)	unior tization	construction(c)	ucquireu	is computed
(Towson)	11,144*	581	2,756	666	581	3,422	4,003	2,800	1968	1968	13 - 40 Years
Glen Burnie	5,735*	462	1,741	1,422	462	3,163	3,625	2,199	1958	1958	16 - 33 Years
Total Maryland	16,879	1,043	4,497	2,088	1,043	6,585	7,628	4,999			
California											
Anaheim		1,093	1,093		1,093	1,093	2,186	11	N/A	2004	40 Years
Barstow		849	1,356		849	1,356	2,205	14	N/A	2004	40 Years
Beaumont		206	1,321		206	1,321	1,527	14	N/A	2004	40 Years
Calimesa		504	1,463		504	1,463	1,967	15	N/A	2004	40 Years
Colton		1,239	954		1,239	954	2,193	10	N/A	2004	40 Years
Colton		1,158	332		1,158	332	1,490	3	N/A	2004	40 Years
Corona			3,073			3,073	3,073	32	N/A	2004	40 Years
Costa Mesa		1,399	635		1,399	635	2,034	7	N/A	2004	40 Years
Costa Mesa		2,239	308		2,239	308	2,547	3	N/A	2004	40 Years
Desert Hot											
Springs		197	1,355		197	1,355	1,552	14	N/A	2004	40 Years
Fontana		518	1,100		518	1,100	1,618	11	N/A	2004	40 Years
Garden Grove		795	1,254		795	1,254	2,049	13	N/A	2004	40 Years
Mojave			2,250			2,250	2,250	23	N/A	2004	40 Years
Moreno Valley		639	1,156		639	1,156	1,795	12	N/A	2004	40 Years
Ontario		713	1,522		713	1,522	2,235	16	N/A	2004	40 Years
Orange		1,487	1,746		1,487	1,746	3,233	18	N/A	2004	40 Years
Rancho		1.052	1.051		1,052	1.051	2 102	11	N/A	2004	40 Years
Cucamonga Rialto		1,052 434	1,051 1,173		434	1,051 1,173	2,103 1,607	11	N/A N/A	2004	40 Years
Riverside		209	704		209	704	913	7	N/A N/A	2004	40 Years
Riverside		209	783		209	783	1,034	8	N/A N/A	2004	40 Years
San Bernadino		1,598	1,119		1,598	1,119	2,717	12	N/A	2004	40 Years
San Bernadino		1,651	1,810		1,651	1,810	3,461	19	N/A	2004	40 Years
Santa Ana		1,565	377		1,565	377	1,942	4	N/A	2004	40 Years
Westminister		1,673	1,192		1,673	1,192	2,865	12	N/A	2004	40 Years
Yucaipa		663	426		663	426	1,089	4	N/A	2004	40 Years
Total											
California		22,132	29,553		22,132	29,553	51,685	305			
Commosti											
Connecticut Newington(4)	6,405*	502	1,581	1,925	2,421	1,587	4,008	320	1965	1965	9 - 40 Years
Waterbury	6,038*	502	2,103	8,188	2,421 667	9,624	4,008	2,685	1965	1965	9 - 40 Years 21 - 40 Years
Total	0,038*		2,105	0,100	007	9,024	10,291	2,085	1709	1909	21 - 40 1 Cais
Connecticut	12,443*	502	3,684	10,113	3,088	11,211	14,299	3,005			
Massachusetts											
Chicopee(4)		510	2,031	(936)		710	1,605		1969	1969	13 - 40 Years
Springfield(4)	3,057*	505	1,657	895	2,586	471	3,057	140	1993	1966	28 - 30 Years
Total	2.05-	1.015			0.101		1	0.50			
Massachusetts	3,057	1,015	3,688	(41)	3,481	1,181	4,662	850			
Puerto Rico (San Juan)											

COLUMN A	COLUMN B	CO	LUMN C	COLUMN D		COLUMN E		COLUMN F	COLUMN G	COLUMN H	COLUMN I Life on which
		Init	ial cost to	Costs capitalized		oss amount at w ried at close of p		Accumulated			depreciation in latest
			npany(1) Buildings and	subsequent to		Buildings and		depreciation and	Date of	Date	income statement
Description Las Catalinas	Encumbrances 65,696	Land 15,280	improvements 71,754	•		improvements 71,551	Total(2) 86,831	amortization 9,891	construction(3) 1996	acquired 2002	is computed 15 - 39 Years
Montehiedra	57,941	9,182	66,701	2,304	9,182	69,005	78,187	13,216	1996	1997	40 Years
Total Puerto											
Rico	123,637	24,462	138,455	2,101	24,462	140,556	165,018	23,107			
Total Retail Properties	798,883	364,971	683,606	261,548	401,104	909,021	1,310,125	201,575			
Merchandise Mart Properties											
Illinois											
Merchandise											
Mart, Chicago		64,528	319,146	96,626	64,535	415,765	480,300	62,951	1930	1998	40 Years
350 West		01,020	519,140	90,020	0.,000	115,705	.00,000	02,751	1,00	.,,,,	.5 10415
Mart Center,		14 029	(7.000	(9 (27	14.246	125 (27	140.002	10.041	1077	1009	40 No
Chicago 33 North		14,238	67,008	68,637	14,246	135,637	149,883	19,841	1977	1998	40 Years
Dearborn, Chicago		6,624	30,680	5,448	6,624	36,128	42,752	4,201		2000	40 Years
527W. Kinzie, Chicago		5,166			5,166		5,166				
Cincago		5,100			5,100		5,100				
Washington D.C.											
Washington Office Center		10,719	69,658	5,164	10,719	74,822	85,541	12,934	1990	1998	40 Years
Washington Design											
Center Other	47,496	12,274 4,009	40,662 6,273		12,274 4,009	50,872 6,322	63,146 10,331	9,859 1,064	1919	1998 1998	40 Years 40 Years
Other		4,007	0,275	ر ۲	4,007	0,522	10,551	1,004		1770	40 Tears
North Carolina											
Market Square Complex,											
High Point	107,940	13,038	102,239	74,606	15,047	174,836	189,883	23,305	1902 - 1989	1998	40 Years
California											
L.A. Mart,											
Los Angeles		10,141	43,422	16,630	10,141	60,054	70,195	6,849		2000	40 Years
Total Merchandise Mart	155,436	140,737	679,088	277,370	142,761	954,436	1,097,197	141,004			
Temperature Controlled Logistics:											
Alabama Birmingham	2,705	861	4,376	294	874	4,657	5,531	1,029		1997	
Montgomery Gadsden	2,703 3,413 10,241	13 11	4,576 5,814 306	5,316	31 11	4,037 11,112 363	11,143 374	3,283 92		1997 1997 1997	

Albertville	5,147	540	6,106	195	540	6,301	6,841	1,218	1997
Total	21 2 07		14.400	7 0 (9		aa (aa		5 (00	
Alabama	21,506	1,425	16,602	5,862	1,456	22,433	23,889	5,622	
Arizona									
Phoenix	3,738	590	12,087	275	590	12,362	12,952	4,160	1998
Total									
Arizona	3,738	590	12,087	275	590	12,362	12,952	4,160	

COLUMN A	COLUMN B	C	DLUMN C	COLUMN D		COLUMN E		COLUMN F	COLUMN G	COLUMN H	COLUMN I Life on
		In	itial cost to	Costs capitalized		oss amount at w ied at close of p		Accumulated			which depreciation in latest
Description	Encumbrances		ompany(1) Buildings and improvements	subsequent to acquisition	Land	Buildings and improvements	Total(2)	depreciation and amortization	Date of construction(3)	Date acquired	income statement is computed
Arkansas											
Fort Smith	1,786	255	3,957	252	255	4,209	4,464	786		1997	
West											
Memphis	10,031	1,278	13,434	695	1,278	14,129	15,407	2,840		1997	
Texarkana	9,541	537	7,922	179	568	8,070	8,638	3,479		1998	
Russellville	8,115	906	13,754	72	907	13,825	14,732	3,553		1998	
Russellville	13,967 8,803	1,522 864	14,552 16,312	21 362	1,522 891	14,573	16,095 17,538	4,213		1998 1998	
Springdale Total						16,647		3,801		1998	
Arkansas	52,243	5,362	69,931	1,581	5,421	71,453	76,874	18,672			
California											
Ontario	7,082	1,006	20,683	5,251	1,006	25,935	26,941	4,831		1997	
Fullerton		94	565	508	144	1,023	1,167	52		1997	
Pajaro	ć	2.52	0.006	110	264	10.011	10 (50	2.015		1997	
Turlock	6,144	353	9,906	419	364	10,314	10,678	2,015		1997	
Turlock Watsonville	9,127	662	16,496	74	662	16,570	17,232	3,860		1997	
Ontario	4,564 3,661	1,097	7,415	124	1,097	7,539	8,636	1,749		1997	
Total	5,001										
California	30,578	3,212	55,065	6,376	3,273	61,381	64,654	12,507			
Colorado											
Denver	3,110	541	6,164	1,536	541	7,700	8,241	2,414		1997	
Total				,			- /	,			
Colorado	3,110	541	6,164	1,536	541	7,700	8,241	2,414			
Florida											
Tampa	225	423	369	17	423	386	809	442		1997	
Tampa	6,762	283	2,212	1,353	283	3,565	3,848	868		1997	
Tampa		32	5,612	361	32	5,973	6,005	1,660		1997	
Plant City	1,204	108	7,332	707	108	8,039	8,147	1,860		1997	
Bartow		9	267	117	9	384	393	110		1997	
Total Florida	8,191	855	15,792	2,555	855	18,347	19,202	4,940			
Georgia											
Atlanta	17,857	4,442	18,373	1,218	4,506	19,527	24,033	4,379		1997	
Atlanta	29,009	3,490	38,488	1,082	3,500	39,560	43,060	7,687		1997	
Augusta	2,363	260	3,307	1,129	260	4,436	4,696	1,113		1997	
Atlanta	16,967			10,195	1,227	8,968	10,195	872	2001		
Atlanta	3,256	700	3,754	114	711	3,857	4,568	809		1997	
Montezuma	5,619	66	6,079	688	66	6,767	6,833	1,276		1997	
Atlanta	5,366	2,201	6,767	7,777	2,201	14,544	16,745	3,527		1997	
Atlanta Corporate				÷		÷	e 15			100-	
Office	1.0/7	7/2	01 50 4	847	010	847	847	216		1997	
Thomasville	1,967	763	21,504	47	810	21,504	22,314	3,909		1998	
Total Georgia	82,404	11,922	98,272	23,097	13,281	120,010	133,291	23,788			

COLUMN A	COLUMN B	C	OLUMN C	COLUMN D		COLUMN E		COLUMN F	COLUMN G	COLUMN H	COLUMN I Life on which
		In	itial cost to	Costs capitalized		ross amount at v ried at close of j		Accumulated			depreciation in latest
			ompany(1) Buildings and	subsequent to		Buildings and		depreciation and	Date of	Date	income statement
Description	Encumbrances	Land	0	acquisition	Land	improvements	Total(2)	amortization	construction(3)	acquired	is computed
Idaho			-	-		-				-	-
Burley	17,602	409	36,098	640	472	36,675	37,147	8,626		1997	
Nampa	10,230	1,986	15,675	105	2,016	15,750	17,766	2,869		1997	
Total Idaho	27,832	2,395	51,773	745	2,488	52,425	54,913	11,495			
Illinois											
Rochelle	12,337	2,449	19,315	2,200	2,449	21,515	23,964	5,685		1997	
East Dubuque	10,918	506	8,792	8	506	8,800	9,306	3,254		1998	
Total Illinois	23,255		28,107	2,208	2,955	30,315	33,270	8,939			
	.,		.,	, , , , , , , , , , , , , , , , , , , ,	,		,				
Indiana											
Indianapolis	20,218	2.021	26,569	2,704	2.071	29,223	31,294	5,730		1997	
Total Indiana	20,218		26,569	2,704		29,223	31,294	5,730			
100001000000	20,210	2,021	20,007	2,701	2,071	_>,	01,271	0,700			
Iowa											
Fort Dodge	2.382	1,488	3,205	488	1,619	3,562	5,181	1,995		1997	
Bettendorf		1,275	12,203		1,405	13,631	15,036	2,875		1997	
Total Iowa		2,763	15,408	2,046		17,193	20,217	4,870		1777	
i otar iowa	2,004	2,705	15,400	2,040	5,024	17,195	20,217	4,070			
Kansas											
Wichita	4,359	423	5,216	894	802	5,731	6,533	1,124		1997	
Garden City	5,213	159	15,740	148	227	15,820	16,047	2,828		1998	
Total Kansas	9,572	582	20,956		1,029	21,551	22,580	3,952		1998	
Total Kalisas	9,372	562	20,930	1,042	1,029	21,331	22,380	5,952			
Kentucky											
Sebree	4,967	42	10,401	109	42	10,510	10,552	1,424		1998	
	4,967	42	10,401	109	42	10,510	10,552			1998	
Total Kentucky	4,907	42	10,401	109	42	10,510	10,332	1,424			
Maine											
Portland	2.041	1	4.010	227	2	5 140	5 150	1 207		1007	
Total Maine	2,941	1	4,812	337	2		5,150	1,207		1997	
Total Maine	2,941	1	4,812	337	2	5,148	5,150	1,207			
Massachusatte											
Massachusetts Gloucester	1 1 5 4	765	1 001		765	1 001	2501	EE0.		1007	
	1,154	765	1,821	502	765	1,821	2,586	550		1997	
Gloucester		2,274	8,327		2,274	8,920	11,194	3,863		1997	
Gloucester		1,629	10,541		1,629	10,788	12,417	2,527		1997	
Gloucester		1,826	12,271		1,826	12,746		3,285		1997	
Boston	3,711	1,464	7,770	3/4	1,529	8,079	9,608	2,932		1997	
Total			10		0.000	10.0-	50.255	10.155			
Massachusetts	22,317	7,958	40,730	1,689	8,023	42,354	50,377	13,157			
Missouri							10			100-	
Marshall	7,983		9,839		588	10,119		2,054		1997	
Cathage	60,640	1,417	68,698	18,450	1,672	86,893	88,565	20,306		1998	

COLUMN A	COLUMN B	C	DLUMN C	COLUMN D		COLUMN E		COLUMN F	COLUMN G	COLUMN H	COLUMN I Life on which
		In	Costs capitalized itial cost to		Gross amount at which carried at close of period			Accumulated			depreciation in latest
			ompany(1) Buildings and	subsequent to	Buildings and			depreciation and	Date of	Date	income statement
Description Total	Encumbrances	Land			Land		Total(2)				
Missouri	68,623	1,997	78,537	18,738	2,260	97,012	99,272	22,360			
Mississippi											
West Point	11,705	69	11,495	383	69	11,878	11,947	3,823		1998	
Total											
Mississippi	11,705	69	11,495	383	69	11,878	11,947	3,823			
Nebraska											
Fremont	8,730	13		431	13	13,248	13,261	2,392		1998	
Grand Island		31	582	5,391	76	5,928	6,004	993		1997	
Total Nebraska	8,730	44	13,399	5,822	89	19,176	19,265	3,385			
New York		1 0 0 0		1.001	1 000		24.50-			1007	
Syracuse	20,218	1,930	31,749	1,006	1,999	32,686	34,685	6,961		1997	
Total New York	20,218	1,930	31,749	1,006	1,999	32,686	34,685	6,961			
North											
Carolina											
Charlotte	1,575	80			80		80			1997	
Charlotte	8,771	1,068	12,296	551	1,178	12,737	13,915	2,704		1997	
Tarboro	5,079		2,160	18,787		20,947	20,947	2,570		1997	
Total North											
Carolina	15,425	1,148	14,456	19,338	1,258	33,684	34,942	5,274			
Ohio											
Massillon	16,279			11,772		11,772	11,772	1,314	2000		
Total Ohio	16,279			11,772		11,772	11,772	1,314			
Oklahoma											
Oklahoma											
City	1,481	280	2,173	162	280	2,335	2,615	512		1997	
Oklahoma											
City	1,943	244	2,450	279	263	2,710	2,973	586		1997	
Total Oklahoma	3,424	524	4,623	441	543	5,045	5,588	1,098			
Januaronna	5,727	524	7,023	+11	545	5,045	5,500	1,070			
Oregon											
Hermiston	11,786	1,063		77	1,084	23,161	24,245	5,330		1997	
Milwaukee	9,479	1,776		439	1,799	16,962	18,761	3,905		1997	
Salem Woodburn	16,349 12,337	2,721 1,084	27,089 28,130	515 421	2,854 1,084	27,471 28,551	30,325 29,635	4,997 9,310		1997 1997	
Brooks	12,537	1,084	-	383	1,084	1,663	29,635	9,310		1997	
Ontario		1,031	21,896	1,596	1,064	23,459	24,523	4,950		1997	
Total Oregon	49,951	7,679		3,431	7,889		129,156				
Pennsylvania	·			·		·	÷	·			
Leesport	15,388	2,823	20,698	1,032	3,165	21,388	24,553	4,534		1997	
Fogelsville	28,887			2,756		46,296	56,146			1997	
Total											
Pennsylvania	44,275	12,580	64,331	5,788	13,015	67,684	80,699	16,780			

COLUMN A	COLUMN B	C	OLUMN C	COLUMN D		COLUMN E		COLUMN F	COLUMN G	COLUMN H	COLUMN I Life on
		In	itial cost to	Costs capitalized		oss amount at v ried at close of j		Accumulated			which depreciation in latest
Description	Encumbrances	C	ompany(1) Buildings and	subsequent to acquisition	Land	Buildings and improvements	Total(2)	depreciation and amortization	Date of construction(3)	Date acquired	income statement is computed
South											
Carolina											
Columbia	2,941	360	4,518	33	360	4,551	4,911	960		1997	
Total South											
Carolina	2,941	360	4,518	33	360	4,551	4,911	960			
South Dakota											
Sioux Falls	10,721	59	14,132	939	59	15,071	15,130	2,558		1998	
Total South	10 77		11.10-			15.05	15 100				
Dakota	10,721	59	14,132	939	59	15,071	15,130	2,558			
Tennessee											
Memphis	2,258	80		(80)						1997	
Memphis	7,510	699	11,484		1,111	11,913	13,024	2,305		1997	
Murfreesboro	8,087	937	12,568	4,726	947	17,284	18,231	3,304		1997	
Total											
Tennessee	17,855	1,716	24,052	5,487	2,058	29,197	31,255	5,609			
Texas											
Amarillo	14,213	106	18,549	539	127	19,067	19,194	4,690		1998	
Ft. Worth	9,417	100	208	9,393		7,427	9,601	985		1998	
Total Texas	23,630	106	18,757	9,932	2,301	26,494	28,795	5,675			
Utah											
Clearfield	13,941	1,348	24,605	616	1,348	25,221	26,569	4,672		1997	
Total Utah	13,941	1,348	24,605		1,348	25,221	26,569	4,672			
Virginia											
Norfolk	4,254	1,033	5,731	442	1,033	6,173	7,206	1,168		1997	
Strasburg	9,295			16,949		15,745	16,949	1,960		1999	
Total Virginia	13,549	1,033	5,731	17,391	2,237	21,918	24,155	3,128			
Washington											
Burlington	7,923	756	13,092	248	756	13,340	14,096	1,281		1997	
Moses Lake	17,151	659	32,910	242	659	33,152	33,811	4,979		1997	
Walla Walla	5,015	954	10,992	(225)		11,009	11,721	3,634		1997	
Connell	11,484	357	20,825	191	357	21,016	21,373	3,078		1997	
Wallula	3,410	125	7,705	88	125	7,793	7,918			1997	
Pasco		9		9,257	9	9,947	9,956			1997	
Total Washington	44,983	2,860	86,214	9,801	2,618	96,257	98,875	16,611			
Wisconsin											
Tomah	9,822	219	16,990	105	222	17,092	17,314	3,352		1997	
Babcock	11,164	21)	10,770	5,875	341	5,534	5,875	,		1999	
Plover	23,975	865	44,544	775	919	45,265	46,184			1997	
Total	20,,710	500	,			,200	,	.,.19		-,,,	
Wisconsin	44,961	1,084	61,534	6,755	1,482	67,891	69,373	11,882			

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COLUMN A	COLUMN B	COLUI		COLUMN D	COLUMN E		COLUMN F	COLUMN G	COLUMN H	COLUMN I Life on which	
		Initial o		Costs capitalized		amount at w at close of p		Accumulated			depreciation in latest
		compa		subsequent		Buildings		depreciation			income
Description	h	T J	and	to	T J	and	T-4-1(2)	and	Date of	Date	statement
	Encumbrances	Land In	iprovements	acquisition	Land In	iprovements	$5 \operatorname{Total}(2)$	amortization	construction(3)	acquired	is computed
Total Temperature Controlled Logistics	733,687	77,161	1,048,848	167,835	84,636	1,209,209	1,293,845	265,126			
Warehouse/Industrial											
New Jersey											
East Hanover	26,660	576	7,752	7,830	691	15,467	16,158	13,232	1963 - 1967	1963	7 - 40 Years
Edison	5,322	705	2,839	1,713	704	4,553	5,257	3,293	1954	1982	12 - 25 Years
Garfield	8,274	96	8,068	5,259	45	13,378	13,423	11,293	1942	1959	11 - 33 Years
Total											
Warehouse/Industrial	40,256	1,377	18,659	14,802	1,440	33,398	34,838	27,818			
() al chicado, maasana	.0,200	1,0 / /	10,007	1,002	1,110	00,070	0 1,000	27,010			
Other Properties											
New York											
Hotel Pennsylvania		29,904	121,712	20,614	29,904	142,326	172,230	,	1919	1997	39 Years
Total New York		29,904	121,712	20,614	29,904	142,326	172,230	28,666			
Total Other Properties	2	29,904	121,712	20,614	29,904	142,326	172,230	28,666			
Total Other Troperties	,	27,704	121,712	20,014	27,704	142,520	172,230	20,000			
Leasehold											
Improvements											
Equipment and Other	50	12,734	2,414	308,130	12,794	310,483	323,277	139,143			3 - 20 Years
TOTAL											
DECEMBER 31, 2004	\$ 3,981,436 \$	1,637,718	\$ 6,381,521 \$	\$ 1,699,606 \$	1,681,792 \$	\$ 8,037,053 \$	\$ 9,718,845	\$ 1,404,441			

* These encumbrances, are cross collateralized under a blanket mortgage in the amount of \$476,603 as December 31, 2004.

Notes:

(1) Initial cost is cost as of January 30, 1982 (the date on which Vornado commenced real estate operations) unless acquired subsequent to that date see Column H.

(2) The net basis of the company s assets and liabilities for tax purposes is approximately \$3,139,148,000 lower than the amount reported for financial statement purposes.

(3) Date of original construction many properties have had substantial renovation or additional construction see Column D.

(4) Buildings on these properties were demolished. As a result, the cost of the buildings and improvements, net of accumulated depreciation, were either transferred to land or written-off.

VORNADO REALTY TRUST

AND SUBSIDIARIES

SCHEDULE III

REAL ESTATE AND ACCUMULATED DEPRECIATION

(AMOUNTS IN THOUSANDS)

The following is a reconciliation of real estate assets and accumulated depreciation:

		YEA	AR END	ED DECEMBER	31,		
	2004		2003			2002	
Real Estate							
Balance at beginning of period	\$ 7,629,736		\$	7,217,515		\$	4,426,560
Consolidation of investment in Americold	1,535,344						
Additions during the period:							
Land	100,558			69,819			595,977
Buildings & improvements	510,548			419,746			2,276,371
	9,776,186				7,298		
Less: Assets sold and written-off	57,341			77,344			81,393
Balance at end of period	\$ 9,718,845		\$	7,629,736		\$	7,217,515
Accumulated Depreciation				-			
Balance at beginning of period	\$ 867,177		\$	701,327		\$	485,447
Consolidation of investment in Americold	353,119						
Additions charged to operating expenses	207,086			183,893			170,888
Additions due to acquisitions				855			63,178
	1,427,382			886,075			719,513
Less: Accumulated depreciation on assets sold and							
written-off	22,941			18,898			18,186
Balance at end of period	\$ 1,404,441		\$	867,177		\$	701,327



EXHIBIT INDEX

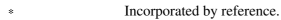
Exhibit No.		
3.1	Amended and Restated Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on April 16, 1993 - Incorporated by reference to Exhibit 3(a) to Vornado Realty Trust s Registration Statement on Form S-4 (File No. 33-60286), filed on April 15, 1993.	*
3.2	Articles of Amendment of Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on May 23, 1996 - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust s Annual Report on Form 10-K for the year ended December 31, 2001 (File No. 001-11954), filed on March 11, 2002	*
3.3	Articles of Amendment of Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on April 3, 1997 - Incorporated by reference to Exhibit 3.3 to Vornado Realty Trust s Annual Report on Form 10-K for the year ended December 31, 2001 (File No. 001-11954), filed on March 11, 2002	*
3.4	Articles of Amendment of Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on October 14, 1997 - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust s Registration Statement on Form S-3 (File No. 333-36080), filed on May 2, 2000	*
3.5	Articles of Amendment of Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on April 22, 1998 - Incorporated by reference to Exhibit 3.5 to Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended March 31, 2003 (File No. 001-11954), filed on May 8, 2003	*
3.6	Articles of Amendment of Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on November 24, 1999 - Incorporated by reference to Exhibit 3.4 to Vornado Realty Trust s Registration Statement on Form S-3 (File No. 333-36080), filed on May 2, 2000	*
3.7	Articles of Amendment of Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on April 20, 2000 - Incorporated by reference to Exhibit 3.5 to Vornado Realty Trust s Registration Statement on Form S-3 (File No. 333-36080), filed on May 2, 2000	*
3.8	Articles of Amendment of Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on September 14, 2000 - Incorporated by reference to Exhibit 4.6 to Vornado s Registration Statement on Form S-8 (File No. 333-68462), filed on August 27, 2001	*
3.9	Articles of Amendment of Declaration of Trust of Vornado Realty Trust dated May 31, 2002, as filed with the State Department of Assessments and Taxation of Maryland on June 13, 2002 - Incorporated by reference to Exhibit 3.9 to Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended June 30, 2002 (File No. 001-11954), filed on August 7, 2002	*
*	Incorporated by reference.	

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3.10	Articles of Amendment of Declaration of Trust of Vornado Realty Trust dated June 6, 2002, as filed with the State Department of Assessments and Taxation of Maryland on June 13, 2002 - Incorporated by reference to Exhibit 3.10 to Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended June 30, 2002 (File No. 001-11954), filed on August 7, 2002	*
3.11	Articles of Amendment of Declaration of Trust of Vornado Realty Trust dated December 16, 2004, as filed with the State Department of Assessments and Taxation of Maryland on December 16, 2004 - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust s Current Report on Form 8-K, dated December 16, 2004 (File No. 001-11954), filed on December 21, 2004	*
3.12	Articles Supplementary Classifying Vornado s \$3.25 Series A Preferred Shares of Beneficial Interest, liquidation preference \$50.00 per share - Incorporated by reference to Exhibit 3.11 to Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended March 31, 2003 (File No. 001-11954), filed on May 8, 2003	*
3.13	Articles Supplementary Classifying Vornado Realty Trust s \$3.25 Series A Convertible Preferred Shares of Beneficial Interest, as filed with the State Department of Assessments and Taxation of Maryland on December 15, 1997- Incorporated by reference to Exhibit 3.10 to Vornado Realty Trust s Annual Report on Form 10-K for the year ended December 31, 2001 (File No. 001-11954), filed on March 31, 2002	*
3.14	Articles Supplementary Classifying Vornado Realty Trust s Series D-1 8.5% Cumulative Redeemable Preferred Shares of Beneficial Interest, no par value - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust s Current Report on Form 8-K, dated November 12, 1998 (File No. 001-11954), filed on November 30, 1998	*
3.15	Articles Supplementary Classifying Additional Series D-1 8.5% Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share, no par value - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust s Current Report on Form 8-K/A, dated November 12, 1998 (File No. 001-11954), filed on February 9, 1999	*
3.16	Articles Supplementary Classifying 8.5% Series B Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share, no par value - Incorporated by reference to Exhibit 3.3 to Vornado Realty Trust s Current Report on Form 8-K, dated March 3, 1999 (File No. 001-11954), filed on March 17, 1999	*
3.17	Articles Supplementary Classifying Vornado Realty Trust s Series C 8.5% Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share, no par value - Incorporated by reference to Exhibit 3.7 to Vornado Realty Trust s Registration Statement on Form 8-A (File No. 001-11954), filed on May 19, 1999	*
3.18	Articles Supplementary Classifying Vornado Realty Trust s Series D-2 8.375% Cumulative Redeemable Preferred Shares, dated as of May 27, 1999, as filed with the State Department of Assessments and Taxation of Maryland on May 27, 1999 - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust s Current Report on Form 8-K, dated May 27, 1999 (File No. 001-11954), filed on July 7, 1999	*
3.19	Articles Supplementary Classifying Vornado Realty Trust s Series D-3 8.25% Cumulative Redeemable Preferred Shares, dated September 3, 1999, as filed with the State Department of Assessments and Taxation of Maryland on September 3, 1999 - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust s Current Report on Form 8-K, dated September 3, 1999 (File No. 001-11954), filed on October 25, 1999	*

Incorporated by reference.

3.20	Articles Supplementary Classifying Vornado Realty Trust s Series D-4 8.25% Cumulative Redeemable Preferred Shares, dated September 3, 1999, as filed with the State Department of Assessments and Taxation of Maryland on September 3, 1999 - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust s Current Report on Form 8-K, dated September 3, 1999 (File No. 001-11954), filed on October 25, 1999	*
3.21	Articles Supplementary Classifying Vornado Realty Trust s Series D-5 8.25% Cumulative Redeemable Preferred Shares - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust s Current Report on Form 8-K, dated November 24, 1999 (File No. 001-11954), filed on December 23, 1999	*
3.22	Articles Supplementary Classifying Vornado Realty Trust s Series D-6 8.25% Cumulative Redeemable Preferred Shares, dated May 1, 2000, as filed with the State Department of Assessments and Taxation of Maryland on May 1, 2000 - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust s Current Report on Form 8-K, dated May 1, 2000 (File No. 001-11954), filed May 19, 2000	*
3.23	Articles Supplementary Classifying Vornado Realty Trust s Series D-7 8.25% Cumulative Redeemable Preferred Shares, dated May 25, 2000, as filed with the State Department of Assessments and Taxation of Maryland on June 1, 2000 - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust s Current Report on Form 8-K, dated May 25, 2000 (File No. 001-11954), filed on June 16, 2000	*
3.24	Articles Supplementary Classifying Vornado Realty Trust s Series D-8 8.25% Cumulative Redeemable Preferred Shares - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust s Current Report on Form 8-K, dated December 8, 2000 (File No. 001-11954), filed on December 28, 2000	*
3.25	Articles Supplementary Classifying Vornado Realty Trust s Series D-9 8.75% Preferred Shares, dated September 21, 2001, as filed with the State Department of Assessments and Taxation of Maryland on September 25, 2001 - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust s Current Report on Form 8-K (File No. 001-11954), filed on October 12, 2001	*
3.26	Articles Supplementary Classifying Vornado Realty Trust s Series D-10 7.00% Cumulative Redeemable Preferred Shares, dated November 17, 2003, as filed with the State Department of Assessments and Taxation of Maryland on November 17, 2003 - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust s Current Report on Form 8-K (File No. 001-11954), filed on November 18, 2003	*
3.27	Articles Supplementary Classifying Vornado Realty Trust s Series D-11 7.20% Cumulative Redeemable Preferred Shares, dated May 27, 2004, as filed with the State Department of Assessments and Taxation of Maryland on May 27, 2004 - Incorporated by reference to Exhibit 99.1 to Vornado Realty Trust s Current Report on Form 8-K (File No.	



001-11954), filed on June 14, 2004

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3.28	Articles Supplementary Classifying Vornado Realty Trust s 7.00% Series E Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share - Incorporated by reference to Exhibit 3.27 to Vornado Realty Trust s Registration Statement on Form 8-A, dated August 17, 2004 (File No. 001-11954), filed on August 20, 2004	*
3.29	Articles Supplementary Classifying Vornado Realty Trust s 6.75% Series F Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share - Incorporated by reference to Exhibit 3.28 to Vornado Realty Trust s Registration Statement on Form 8-A (File No. 001-11954), filed on November 17, 2004	*
3.30	Articles Supplementary Classifying Vornado Realty Trust s 6.55% Series D-12 Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust s Current Report on Form 8-K, dated December 16, 2004 (File No. 001-11954), filed on December 21, 2004	*
3.31	Articles Supplementary Classifying Vornado Realty Trust s 6.625% Series G Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share - Incorporated by reference to Exhibit 3.3 to Vornado Realty Trust s Current Report on Form 8-K, dated December 16, 2004 (File No. 001-11954), filed on December 21, 2004	*
3.32	Amended and Restated Bylaws of Vornado Realty Trust, as amended on March 2, 2000 - Incorporated by reference to Exhibit 3.12 to Vornado Realty Trust s Annual Report on Form 10-K for the year ended December 31, 1999 (File No. 001-11954), filed on March 9, 2000	*
3.33	Amendment to the Partnership Agreement, dated as of December 16, 1997 - Incorporated by reference to Exhibit 3.27 of Vornado Realty Trust s Quarterly Report on Form 10-Q for the period ended March 31, 2003 (File No. 001-11954), filed on May 8, 2003	*
3.34	Second Amendment to the Partnership Agreement, dated as April 1, 1998 - Incorporated by reference to Exhibit 3.5 of Vornado Realty Trust s Registration Statement on Form S-3 (File No. 333-50095), filed on April 14, 1998	*
3.35	Third Amendment to the Partnership Agreement, dated as of November 12, 1998 - Incorporated by reference to Exhibit 3.2 of Vornado Realty Trust s Current Report on Form 8-K, dated November 12, 1998 (File No. 001-11954), filed on November 30, 1998	*
3.36	Fourth Amendment to the Partnership Agreement, dated as of November 30, 1998 - Incorporated by reference to Exhibit 3.1 of Vornado Realty Trust s Current Report on Form 8-K, dated December 1, 1998 (File No. 001-11954), filed on February 9, 1999	*
3.37	Fifth Amendment to the Partnership Agreement, dated as of March 3, 1999 - Incorporated by reference to Exhibit 3.1 of Vornado Realty Trust s Current Report on Form 8-K, dated March 3, 1999 (File No. 001-11954), filed on March 17, 1999	*
3.38	Sixth Amendment to the Partnership Agreement, dated as of March 17, 1999 - Incorporated by reference to Exhibit 3.2 of Vornado Realty Trust s Current Report on Form 8-K, dated May 27, 1999 (File No. 001-11954), filed on July 7, 1999	*
3.39	Seventh Amendment to the Partnership Agreement, dated as of May 20, 1999 - Incorporated by reference to Exhibit 3.3 of Vornado Realty Trust s Current Report on Form 8-K, dated May 27, 1999 (File No. 001-11954), filed on July 7, 1999	*
3.40	Eighth Amendment to the Partnership Agreement, dated as of May 27, 1999 - Incorporated by reference to Exhibit 3.4 of Vornado Realty Trust s Current Report on Form 8-K, dated May 27, 1999 (File No. 001-11954), filed on July 7, 1999	*

- 3.41 Ninth Amendment to the Partnership Agreement, dated as of September 3, 1999 Incorporated by reference to Exhibit 3.3 of Vornado Realty Trust s Current Report on Form 8-K (File No. 001-11954), filed on October 25, 1999
- 3.42 Tenth Amendment to the Partnership Agreement, dated as of September 3, 1999 Incorporated by reference to Exhibit 3.4 of Vornado Realty Trust s Current Report on Form 8-K, dated September 3, 1999 (File No. 001-11954), filed on October 25, 1999
- 3.43 Eleventh Amendment to the Partnership Agreement, dated as of November 24, 1999 Incorporated by reference to Exhibit 3.2 of Vornado Realty Trust s Current Report on Form 8-K, dated November 24, 1999 (File No. 001-11954), filed on December 23, 1999
- 3.44 Twelfth Amendment to the Partnership Agreement, dated as of May 1, 2000 Incorporated by reference to Exhibit
 3.2 of Vornado Realty Trust s Current Report on Form 8-K, dated May 1, 2000 (File No. 001-11954), filed on May 19, 2000

*	Incorporated	by	reference.
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3.45	Thirteenth Amendment to the Partnership Agreement, dated as of May 25, 2000 - Incorporated by reference to Exhibit 3.2 of Vornado Realty Trust s Current Report on Form 8-K, dated May 25, 2000 (File No. 001-11954), filed on June 16, 2000	*
3.46	Fourteenth Amendment to the Partnership Agreement, dated as of December 8, 2000 - Incorporated by reference to Exhibit 3.2 of Vornado Realty Trust s Current Report on Form 8-K, dated December 8, 2000 (File No. 001-11954), filed on December 28, 2000	*
3.47	Fifteenth Amendment to the Partnership Agreement, dated as of December 15, 2000 - Incorporated by reference to Exhibit 4.35 of Vornado Realty Trust s Registration Statement on Form S-8 (File No. 333-68462), filed on August 27, 2001	*
3.48	Sixteenth Amendment to the Partnership Agreement, dated as of July 25, 2001 - Incorporated by reference to Exhibit 3.3 of Vornado Realty Trust s Current Report on Form 8-K (File No. 001-11954), filed on October 12, 2001	*
3.49	Seventeenth Amendment to the Partnership Agreement, dated as of September 21, 2001 - Incorporated by reference to Exhibit 3.4 of Vornado Realty Trust s Current Report on Form 8-K (File No. 001-11954), filed on October 12, 2001	*
3.50	Eighteenth Amendment to the Partnership Agreement, dated as of January 1, 2002 - Incorporated by reference to Exhibit 3.1 of Vornado Realty Trust s Current Report on Form 8-K (File No. 001-11954), filed on March 18, 2002	*
3.51	Nineteenth Amendment to the Partnership Agreement, dated as of July 1, 2002 - Incorporated by reference to Exhibit 3.47 to Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended June 30, 2002 (File No. 001-11954)	*
3.52	Twentieth Amendment to the Partnership Agreement, dated April 9, 2003 - Incorporated by reference to Exhibit 3.27 of Vornado Realty Trust s Quarterly Report on Form 10-Q for the period ended March 31, 2003 (File No. 001-11954), filed on May 8, 2003	*
3.53	Twenty-First Amendment to the Partnership Agreement, dated as of July 31, 2003 - Incorporated by reference to Exhibit 10.5 of Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended September 30, 2003 (File No. 001-11954), filed on November 7, 2003	*
3.54	Twenty-Second Amendment to the Partnership Agreement, dated as of November 17, 2003 - Incorporated by reference to Exhibit 3.49 of Vornado Realty Trust s Annual Report on Form 10-K for the year ended December 31, 2003 (File no 001-11954), filed on March 3, 2004	*
3.55	Twenty-Third Amendment to the Partnership Agreement, dated May 27, 2004 - Incorporated by reference to Exhibit 99.2 of Vornado Realty Trust s Current Report on Form 8-K (File No. 001-11954), filed on June 14, 2004	*
3.56	Twenty-Fourth Amendment to the Partnership Agreement, dated August 17, 2004 - Incorporated by reference to Exhibit 3.57 to Vornado Realty Trust and Vornado Realty L.P. s Registration Statement on Form S-3 (File No. 333-122306), filed on January 26, 2005	*
3.57	Twenty-Fifth Amendment to the Partnership Agreement, dated November 17, 2004 - Incorporated by reference to Exhibit 3.58 to Vornado Realty Trust and Vornado Realty L.P. s Registration Statement on Form S-3 (File No. 333-122306), filed on January 26, 2005	*

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Incorporated by reference.

3.58	Twenty-Sixth Amendment to the Partnership Agreement, dated December 17, 2004 - Incorporated by reference to Exhibit 3.1 of Vornado Realty L.P. s Current Report on Form 8-K (File No. 000-22685), filed on December 21, 2004	*
3.59	Twenty-Seventh Amendment to the Partnership Agreement, dated December 20, 2004 - Incorporated by reference to Exhibit 3.2 of Vornado Realty L.P. s Current Report on Form 8-K (File No. 000-22685), filed on December 21, 2004	*
3.60	Twenty-Eight Amendment to the Partnership Agreement, dated December 30, 2004 - Incorporated by reference to Exhibit 3.1 of Vornado Realty L.P. s Current Report on Form 8-K (File No. 000-22685), filed on January 4, 2005	*
4.1	Instruments defining the rights of security holders (see Exhibits 3.1 through 3.32 of this Annual Report on Form 10-K)	*
4.2	Specimen certificate representing Vornado Realty Trust s Common Shares of Beneficial Interest, par value \$0.04 per share - Incorporated by reference to Exhibit 4.1 of Amendment No. 1 to Vornado Realty Trust s Registration Statement on Form S-3 (File No. 33-62395), filed on October 26, 1995	*
4.3	Specimen certificate representing Vornado Realty Trust s \$3.25 Series A Preferred Shares of Beneficial Interest, liquidation preference \$50.00 per share, no par value - Incorporated by reference to Exhibit 4.3 of Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended March 31, 2003 (File No. 001-11954), filed on May 8, 2003	*
4.4	Specimen certificate evidencing Vornado Realty Trust s Series B 8.5% Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share, no par value - Incorporated by reference to Exhibit 4.2 of Vornado Realty Trust s Registration Statement on Form 8-A (File No. 001-11954), filed on March 15, 1999	*
4.5	Specimen certificate evidencing Vornado Realty Trust s 8.5% Series C Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preferences \$25.00 per share, no par value - Incorporated by reference to Exhibit 4.2 of Vornado Realty Trust s Registration Statement on Form 8-A (File No. 001-11954), filed May 19, 1999	*
4.6	Specimen certificate evidencing Vornado Realty Trust s 7.00% Series E Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preferences \$25.00 per share, no par value - Incorporated by reference to Exhibit 4.5 to Vornado Realty Trust s Registration Statement on Form 8-A (File No. 001-11954), filed August 20, 2004	*
4.7	Specimen certificate evidencing Vornado Realty Trust s 6.75% Series F Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preferences \$25.00 per share, no par value - Incorporated by reference to Exhibit 4.6 to Vornado Realty Trust s Registration Statement on Form 8-A (File No. 001-11954), filed November 17, 2004	*
4.8	Specimen certificate evidencing Vornado Realty Trust s 6.625% Series G Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preferences \$25.00 per share, no par value - Incorporated by reference to Exhibit 4.7 to Vornado Realty Trust s Registration Statement on Form 8-A (File No. 001-11954), filed December 21, 2004	*
4.9	Indenture and Servicing Agreement, dated as of March 1, 2000, among Vornado, LaSalle Bank National Association, ABN Amro Bank N.V. and Midland Loan Services, Inc Incorporated by reference to Exhibit 10.48 of Vornado s Annual Report on Form 10-K for the year ended December 31, 1999 (File No. 001-11954), filed on March 9, 2000	*
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Indenture, dated as of June 24, 2002, between Vornado Realty L.P. and The Bank of New York, as Trustee - Incorporated by reference to Exhibit 4.1 to Vornado Realty L.P. s Current Report on Form 8-K dated June 19, 2002 (File No. 000-22685), filed on June 24, 2002

**	Management contract or compensatory agreement.	
*	Incorporated by reference.	
10.11	Amendment to Real Estate Retention Agreement dated February 6, 1995 - Incorporated by reference to Vornado s Annual Report on Form 10-K for the year ended December 31, 1994 (File No. 001-11954), filed March 23, 1995	*
10.10	Real Estate Retention Agreement between Vornado, Inc., Keen Realty Consultants, Inc. and Alexander s, Inc., dated as of July 20, 1992 - Incorporated by reference to Vornado s Annual Report on Form 10-K for the year ended December 31, 1992 (File No. 001-11954), filed February 16, 1993	*
10.9	Management Agreement between Interstate Properties and Vornado, Inc. dated July 13, 1992 -Incorporated by reference to Vornado s Annual Report on Form 10-K for the year ended December 31, 1992 (File No. 001-11954), filed February 16, 1993	*
10.8	Stock Pledge Agreement between Vornado, Inc. and Steven Roth dated December 29, 1992 - Incorporated by reference to Vornado s Annual Report on Form 10-K for the year ended December 31, 1992 (File No. 001-11954), filed February 16, 1993	*
10.7	Registration Rights Agreement between Vornado, Inc. and Steven Roth, dated December 29, 1992 - Incorporated by reference to Vornado s Annual Report on Form 10-K for the year ended December 31, 1992 (File No. 001-11954), filed February 16, 1993	*
10.6**	Employment Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated December 2, 1996 - Incorporated by reference to Vornado s Annual Report on Form 10-K for the year ended December 31, 1996 (File No. 001-11954), filed March 13, 1997	*
10.5**	Employment Agreement between Vornado Realty Trust and Joseph Macnow dated January 1, 1998 - Incorporated by reference to Exhibit 10.7 of Vornado s Quarterly Report on Form 10-Q for the quarter ended September 30, 1998 (File No. 001-11954), filed November 12, 1998	*
10.4**	Mortgage, Security Agreement, Assignment of Leases and Rents and Fixture Filing dated as of November 24, 1993 made by each of the entities listed therein, as mortgagors to Vornado Finance Corp., as mortgagee - Incorporated by reference to Vornado s Current Report on Form 8-K dated November 24, 1993 (File No. 001-11954), filed December 1, 1993	*
10.3	Master Agreement and Guaranty, between Vornado, Inc. and Bradlees New Jersey, Inc. dated as of May 1, 1992 - Incorporated by reference to Vornado s Quarterly Report on Form 10-Q for quarter ended March 31, 1992 (File No. 001-11954), filed May 8, 1992	*
10.2	Second Amendment, dated as of June 12, 1997, to Vornado s 1993 Omnibus Share Plan, as amended - Incorporated by reference to Vornado s Registration Statement on Form S-8 (File No. 333-29011) filed on June 12, 1997	*
10.1	Vornado Realty Trust s 1993 Omnibus Share Plan, as amended - Incorporated by reference to Exhibit 4.1 of Vornado Realty Trust s registration statement on Form S-8 (File No. 331-09159), filed on July 30, 1996	*
4.11	Officer s Certificate pursuant to Sections 102 and 301 of the Indenture, dated June 24, 2002 - Incorporated by reference to Exhibit 4.2 to Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended June 30, 2002 (File No. 001-11954), filed on August 7, 2002	*

10.12	Stipulation between Keen Realty Consultants Inc. and Vornado Realty Trust re: Alexander s Retention Agreement - Incorporated by reference to Vornado s Annual Report on Form 10-K for the year ended December 31, 1993 (File No. 001-11954), filed March 24, 1994	*
10.13	Stock Purchase Agreement, dated February 6, 1995, among Vornado Realty Trust and Citibank, N.A. Incorporated by reference to Vornado s Current Report on Form 8-K dated February 6, 1995 (File No. 001-11954), filed February 21, 1995	*
10.14	Management and Development Agreement, dated as of February 6, 1995 - Incorporated by reference to Vornado s Current Report on Form 8-K dated February 6, 1995 (File No. 001-11954), filed February 21, 1995	*
10.15	Standstill and Corporate Governance Agreement, dated as of February 6, 1995 - Incorporated by reference to Vornado s Current Report on Form 8-K dated February 6, 1995 (File No. 001-11954), filed February 21, 1995	*
10.16	Credit Agreement, dated as of March 15, 1995, among Alexander s Inc., as borrower, and Vornado Lending Corp., as lender - Incorporated by reference from Annual Report on Form 10-K for the year ended December 31, 1994 (File No. 001 - 11954), filed March 23, 1995	*
10.17	Subordination and Intercreditor Agreement, dated as of March 15, 1995 among Vornado Lending Corp., Vornado Realty Trust and First Fidelity Bank, National Association - Incorporated by reference to Vornado s Annual Report on Form 10-K for the year ended December 31, 1994 (File No. 001-11954), filed March 23, 1995	*
10.18	Form of Intercompany Agreement between Vornado Realty L.P. and Vornado Operating, IncIncorporated by reference to Exhibit 10.1 of Amendment No. 1 to Vornado Operating, Inc. s Registration Statement on Form S-11 (File No. 333-40701), filed on January 23, 1998	*
10.19	Form of Revolving Credit Agreement between Vornado Realty L.P. and Vornado Operating, Inc., together with related form of Note - Incorporated by reference to Exhibit 10.2 of Amendment No. 1 to Vornado Operating, Inc. s Registration Statement on Form S-11 (File No. 333-40701)	*
10.20	Registration Rights Agreement, dated as of April 15, 1997, between Vornado Realty Trust and the holders of Units listed on Schedule A thereto - Incorporated by reference to Exhibit 10.2 of Vornado s Current Report on Form 8-K (File No. 001-11954), filed on April 30, 1997	*
10.21	Noncompetition Agreement, dated as of April 15, 1997, by and among Vornado Realty Trust, the Mendik Company, L.P., and Bernard H. Mendik - Incorporated by reference to Exhibit 10.3 of Vornado s Current Report on Form 8-K (File No. 001-11954), filed on April 30, 1997	*
10.22	Employment Agreement, dated as of April 15, 1997, by and among Vornado Realty Trust, The Mendik Company, L.P. and David R. Greenbaum - Incorporated by reference to Exhibit 10.4 of Vornado s Current Report on Form 8-K (File No. 001-11954), filed on April 30, 1997	*
10.23	Agreement, dated September 28, 1997, between Atlanta Parent Incorporated, Portland Parent Incorporated and Crescent Real Estate Equities, Limited Partnership - Incorporated by reference to Exhibit 99.6 of Vornado s Current Report on Form 8-K (File No. 001-11954), filed on October 8, 1997	*
*	Incorporated by reference.	

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10.24	Contribution Agreement between Vornado Realty Trust, Vornado Realty L.P. and The Contributors Signatory - thereto - Merchandise Mart Properties, Inc. (DE) and Merchandise Mart Enterprises, Inc Incorporated by reference to Exhibit 10.34 of Vornado s Annual Report on Form 10-K/A for the year ended December 31, 1997 (File No. 001-11954), filed on April 8, 1998	*
10.25	Sale Agreement executed November 18, 1997, and effective December 19, 1997, between MidCity Associates, a New York partnership, as Seller, and One Penn Plaza LLC, a New York Limited liability company, as purchaser - Incorporated by reference to Exhibit 10.35 of Vornado s Annual Report on Form 10-K/A for the year ended December 31, 1997 (File No. 001-11954), filed on April 8, 1998	*
10.26	Credit Agreement dated as of June 22, 1998 among One Penn Plaza, LLC, as Borrower, The Lenders Party hereto, The Chase Manhattan Bank, as Administrative Agent - Incorporated by reference to Exhibit 10 of Vornado s Quarterly Report on Form 10-Q for the quarter ended June 30, 1998 (File No. 001-11954), filed August 13, 1998	*
10.27	Registration Rights Agreement, dated as of April 1, 1998, between Vornado and the Unit Holders named herein - Incorporated by reference to Exhibit 10.2 of Amendment No. 1 to Vornado s Registration Statement on Form S-3 (File No. 333-50095), filed on May 6, 1998	*
10.28	Registration Rights Agreement, dated as of August 5, 1998, between Vornado and the Unit Holders named therein - Incorporated by reference to Exhibit 10.1 of Vornado s Registration Statement on Form S-3 (File No. 333-89667), filed on October 25, 1999	*
10.29	Registration Rights Agreement, dated as of July 23, 1998, between Vornado and the Unit Holders named therein - Incorporated by reference to Exhibit 10.2 of Vornado s Registration Statement on Form S-3 (File No. 333-89667), filed on October 25, 1999	*
10.30	Consolidated and Restated Mortgage, Security Agreement, Assignment of Leases and Rents and Fixture Filing, dated as of March 1, 2000, between Entities named therein (as Mortgagors) and Vornado (as Mortgagee) - Incorporated by reference to Exhibit 10.47 of Vornado s Annual Report on Form 10-K for the period ended December 31, 1999 (File No. 001-11954), filed on March 9, 2000	*
10.31**	Employment Agreement, dated January 22, 2000, between Vornado Realty Trust and Melvyn Blum - Incorporated by reference to Exhibit 10.49 of Vornado s Annual Report on Form 10-K for the period ended December 31, 1999 (File No. 001-11954), filed on March 9, 2000	*
10.32**	Deferred Stock Agreement, dated December 29, 2000, between Vornado Realty Trust and Melvyn Blum - Incorporated by reference to Exhibit 10.32 of Vornado s Annual Report on Form 10-K for the period ended December 31, 2002 (File No. 001-11954), filed on March 7, 2003	*
10.33	First Amended and Restated Promissory Note of Steven Roth, dated November 16, 1999 - Incorporated by reference to Exhibit 10.50 of Vornado s Annual Report on Form 10-K for the period ended December 31, 1999 (File No. 001-11954), filed on March 9, 2000	*
10.34	Letter agreement, dated November 16, 1999, between Steven Roth and Vornado Realty Trust - Incorporated by reference to Exhibit 10.51 of Vornado s Annual Report on Form 10-K for the period ended December 31, 1999 (File No. 001-11954), filed on March 9, 2000	*
*	Incorporated by reference.	
**	Management contract or compensatory agreement.	

10.35	Revolving Credit Agreement dated as of March 21, 2000 among Vornado Realty L.P., as borrower, Vornado Realty Trust, as general partner, and UBS AG, as Bank - Incorporated by reference to Vornado s Quarterly Report on Form 10-Q for the quarter ended March 31, 2000 (File No. 001-11954) filed on May 5, 2000	*
10.36	Agreement and Plan of Merger, dated as of October 18, 2001, by and among Vornado Realty Trust, Vornado Merger Sub L.P., Charles E. Smith Commercial Realty L.P., Charles E. Smith Commercial Realty L.L.C., Robert H. Smith, individually, Robert P. Kogod, individually, and Charles E. Smith Management, Inc Incorporated by reference to Exhibit 2.1 of Vornado Realty Trust s Current Report on Form 8-K (File No. 001-11954), filed on January 16, 2002	*
10.37	Registration Rights Agreement, dated January 1, 2002, between Vornado Realty Trust and the holders of the Units listed on Schedule A thereto - Incorporated by reference to Exhibit 10.1 of Vornado s Current Report on Form 8-K (File No. 1-11954), filed on March 18, 2002	*
10.38	Registration Rights Agreement, dated January 1, 2002, between Vornado Realty Trust and the holders of the Units listed on Schedule A thereto - Incorporated by reference to Exhibit 10.2 of Vornado s Current Report on Form 8-K (File No. 1-11954), filed on March 18, 2002	*
10.39	Tax Reporting and Protection Agreement, dated December 31, 2001, by and among Vornado, Vornado Realty L.P., Charles E. Smith Commercial Realty L.P. and Charles E. Smith Commercial Realty L.L.C Incorporated by reference to Exhibit 10.3 of Vornado s Current Report on Form 8-K (File No. 1-11954), filed on March 18, 2002	*
10.40**	Employment Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated March 8, 2002 - Incorporated by reference to Exhibit 10.7 to Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended March 31, 2002 (File No. 001-11954), filed on May 1, 2002	*
10.41**	First Amendment, dated October 31, 2002, to the Employment Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated March 8, 2002 - Incorporated by reference to Exhibit 99.6 to the Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
10.42**	First Amendment, dated June 7, 2002, to the Convertible Units Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated December 2, 1996 - Incorporated by reference to Exhibit 99.3 to Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
10.43**	Second Amendment, dated October 31, 2002, to the Convertible Units Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated December 2, 1996 - Incorporated by reference to Exhibit 99.4 to the Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
10.44**	2002 Units Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated March 8, 2002 - Incorporated by reference to Exhibit 99.7 to the Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
10.45**	First Amendment, dated October 31, 2002, to the 2002 Units Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated March 8, 2002 - Incorporated by reference to Exhibit 99.8 to the Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
*	Incorporated by reference.	
**	Management contract or compensatory agreement.	

10.46**	First Amendment, dated October 31, 2002, to the Registration Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated December 2, 1996 - Incorporated by reference to Exhibit 99.9 to the Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
10.47**	Trust Agreement between Vornado Realty Trust and Chase Manhattan Bank, dated December 2, 1996 - Incorporated by reference to Exhibit 99.10 to the Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
10.48**	First Amendment, dated September 17, 2002, to the Trust Agreement between Vornado Realty Trust and Chase Manhattan Bank, dated December 2, 1996 - Incorporated by reference to Exhibit 99.11 to the Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
10.49	Amended and Restated Credit Agreement, dated July 3, 2002, between Alexander s Inc. and Vornado Lending L.L.C. (evidencing a \$50,000,000 line of credit facility) - Incorporated by reference to Exhibit 10(i)(B)(3) of Alexander s Inc. s quarterly report for the period ended June 30, 2002 (File No. 001-06064), filed on August 7, 2002	*
10.50	Credit Agreement, dated July 3, 2002, between Alexander s and Vornado Lending L.L.C. (evidencing a \$35,000,000 loan) - Incorporated by reference to Exhibit 10(i)(B)(4) of Alexander s Inc. s quarterly report for the period ended June 30, 2002 (File No. 001-06064), filed on August 7, 2002	*
10.51	Guaranty of Completion, dated as of July 3, 2002, executed by Vornado Realty L.P. for the benefit of Bayerische Hypo- and Vereinsbank AG, New York Branch, as Agent for the Lenders - Incorporated by reference to Exhibit 10(i)(C)(5) of Alexander s Inc. s quarterly report for the period ended June 30, 2002 (File No. 001-06064), filed on August 7, 2002	*
10.52	Reimbursement Agreement, dated as of July 3, 2002, by and between Alexander s, Inc., 731 Commercial LLC, 731 Residential LLC and Vornado Realty L.P Incorporated by reference to Exhibit 10(i)(C)(8) of Alexander s Inc. s quarterly report for the period ended June 30, 2002 (File No. 001-06064), filed on August 7, 2002	*
10.53	Amendment to Real Estate Retention Agreement, dated as of July 3, 2002, by and between Alexander s, Inc. and Vornado Realty L.P Incorporated by reference to Exhibit 10(i)(E)(3) of Alexander s Inc. s quarterly report for the period ended June 30, 2002 (File No. 001-06064), filed on August 7, 2002	*
10.54	59th Street Real Estate Retention Agreement, dated as of July 3, 2002, by and between Vornado Realty L.P., 731 Residential LLC and 731 Commercial LLC - Incorporated by reference to Exhibit 10(i)(E)(4) of Alexander s Inc. s quarterly report for the period ended June 30, 2002 (File No. 001-06064), filed on August 7, 2002	*
10.55	Amended and Restated Management and Development Agreement, dated as of July 3, 2002, by and between Alexander s, Inc., the subsidiaries party thereto and Vornado Management Corp Incorporated by reference to Exhibit 10(i)(F)(1) of Alexander s Inc. s quarterly report for the period ended June 30, 2002 (File No. 001-06064), filed on August 7, 2002	*
10.56	59th Street Management and Development Agreement, dated as of July 3, 2002, by and between 731 Commercial LLC and Vornado Management Corp Incorporated by reference to Exhibit 10(i)(F)(2) of Alexander s Inc. s quarterly report for the period ended June 30, 2002 (File No. 001-06064), filed on August 7, 2002	*
*	Incorporated by reference.	
**	Management contract or compensatory agreement.	
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10.57	Amendment dated May 29, 2002, to the Stock Pledge Agreement between Vornado Realty Trust and Steven Roth dated December 29, 1992 - Incorporated by reference to Exhibit 5 of Interstate Properties Schedule 13D dated May 29, 2002 (File No. 005-44144), filed on May 30, 2002	*
10.58	Vornado Realty Trust s 2002 Omnibus Share Plan - Incorporated by reference to Exhibit 4.2 to Vornado s Registration Statement on Form S-3 (File No. 333-102216) filed December 26, 2002	1 *
10.59	First Amended and Restated Promissory Note from Michael D Fascitelli to Vornado Realty Trust, dated December 17, 2001 - Incorporated by reference to Exhibit 10.59 of Vornado s Annual Report on Form 10-K for the year ended December 31, 2002 (File No. 001-11954), filed on March 7, 2003	*
10.60**	Promissory Note from Joseph Macnow to Vornado Realty Trust, dated July 23, 2002- Incorporated by reference to Exhibit 10.60 of Vornado s Annual Report on Form 10-K for the year ended December 31, 2002 (File No. 001-11954), filed on March 7, 2003	*
10.61**	Amendment to Employment Agreement by and between Vornado Realty Trust and Melvyn H. Blum, dated February 13, 2003 - Incorporated by reference to Exhibit 10.61 of Vornado s Annual Report on Form 10-K for the year ended December 31, 2002 (File No. 001-11954), filed on March 7, 2003	*
10.62**	Amendment No. 1 to Deferred Stock Agreement by and between Vornado Realty Trust and Melvyn H. Blum, dated February 13, 2003 - Incorporated by reference to Exhibit 10.62 of Vornado s Annual Report on Form 10-K for the year ended December 31, 2002 (File No. 001-11954), filed on March 7, 2003	*
10.63**	Employment agreement between Vornado Realty Trust and Mitchell Schear, dated April 7, 2003 - Incorporated by reference to Exhibit 10.1 of Vornado Realty Trust s Quarterly Report on form 10-Q for the quarter ended June 30, 2003 (File No. 001-11954), filed on August 8, 2003	*
10.64	Revolving Credit Agreement, dated as of July 2, 2003 among Vornado Realty L.P., as borrower, Vornado Realty Trust, as general partner, and JPMorgan Chase Bank (as Administrative Agent), Bank of America, N.A. and Citicorp North American, Inc., Deutsche Bank Trust Company Americas and Fleet National Bank, and JPMorgan Chase Bank (in its individual capacity) - Incorporated by reference to Exhibit 10.2 of Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended June 30, 2003 (File No. 001-11954), filed on August 8, 2003	*
10.65	Guaranty of Payment, made as of July 2, 2003, by Vornado Realty Trust, for the benefit of JPMorgan Chase Bank - Incorporated by reference to Exhibit 10.3 of Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended June 30, 2003 (File No. 001-11954), filed on August 8, 2003	*
10.66	Registration Rights Agreement, dated as of July 31, 2003, by and between Vornado Realty Trust and the Unit Holders named therein - Incorporated by reference to Exhibit 10.4 of Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended September 30, 2003 (File No. 001-11954), filed on November 7, 2003	*
*	Incorporated by reference.	

Management contract or compensatory agreement.

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10.67	Second Amendment to the Registration Rights Agreement, dated as of July 31, 2003, between Vornado Realty Trust and the Unit Holders named therein - Incorporated by reference to Exhibit 10.5 of Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended September 30, 2003 (File No. 001-11954), filed on November 7, 2003	*
10.68	Registration Rights Agreement between Vornado and Bel Holdings LLC dated as of November 17, 2003 - Incorporated by reference to Exhibit 10.68 of Vornado Realty Trust s Annual Report on Form 10-K for the year ended December 31, 2003 (File No. 001-11954), filed on March 3, 2004	*
10.69	Registration Rights Agreement, dated as of April 9, 2003, by and between Vornado Realty Trust and the unit holders named therein Incorporated by reference to Exhibit 10 to Vornado Realty Trust s Registration Statement on Form S-3 (File No. 333-114807), filed on April 23, 2004	*
10.70**	Employment Agreement by and between Vornado Realty Trust and Sandeep Mathrani, dated as of February 4, 2002 Incorporated by reference to Exhibit 10.70 of Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended March 31, 2004 (File No. 001-11954), filed on May 6, 2004	*
10.71**	First Amendment to the Employment Agreement by and between Vornado Realty Trust and Sandeep Mathrani, dated as of December 12, 2003 Incorporated by reference to Exhibit 10.71 of Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended March 31, 2004 (File No. 001-11954), filed on May 6, 2004	*
10.72**	Deferred Stock Agreement by and between Vornado Realty Trust and Sandeep Mathrani, dated as of March 4, 2002 Incorporated by reference to Exhibit 10.72 of Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended March 31, 2004 (File No. 001-11954), filed on May 6, 2004	*
10.73**	Promissory Note from Melvyn Blum to Vornado Realty Trust, dated March 11, 2004 Incorporated by reference to Exhibit 10.73 of Vornado Realty Trust s Quarterly Report on Form 10-Q for the quarter ended March 31, 2004 (File No. 001-11954), filed on May 6, 2004	*
10.74	Registration Rights Agreement, dated as of October 7, 2003, between Vornado and the Unit Holder named therein Incorporated by reference to Exhibit 10.2 to Amendment No. 1 to Vornado Realty Trust s Registration Statement on Form S-3 (File No. 333-120384), filed on December 2, 2004	*
10.75	Registration Rights Agreement, dated as of May 27, 2004, between Vornado Realty Trust and GSEP 2004 Realty Corp. Incorporated by reference to Exhibit 10.75 of Vornado Realty Trust s Annual Report on Form 10-K for the year ended December 31, 2004 (File No. 001-11954) filed on February 25, 2005.	*
10.76	Registration Rights Agreement, dated as of December 17, 2004, between Vornado Realty Trust and Montebello Realty Corp. 2002 Incorporated by reference to Exhibit 10.76 of Vornado Realty Trust s Annual Report on Form 10-K for the year ended December 31, 2004 (File No. 001-11954) filed on February 25, 2005.	*
10.77	Form of Stock Option Agreement between Vornado Realty Trust and certain employees, dated as of February 8, 2005 Incorporated by reference to Exhibit 10.77 of Vornado Realty Trust s Annual Report on Form 10-K for the year ended December 31, 2004 (File No. 001-11954) filed on February 25, 2005.	*
10.78	Form of Restricted Stock Agreement between Vornado Realty Trust and certain employees, dated as of February 8, 2005 Incorporated by reference to Exhibit 10.78 of Vornado Realty Trust s Annual Report on Form 10-K for the year ended December 31, 2004 (File No. 001-11954) filed on February 25, 2005.	*
21	Subsidiaries of Registrant	
23	Consent of Independent Registered Public Accounting Firm	
31.1	Rule 13a-14 (a) Certification of the Chief Executive Officer	
31.2	Rule 13a-14 (a) Certification of the Chief Financial Officer	
32.1	Section 1350 Certification of the Chief Executive Officer	

32.2 Section 1350 Certification of the Chief Financial Officer