KITE REALTY GROUP TRUST Form 8-K/A February 05, 2014

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

FORM 8-K/A Amendment No. 2

CURRENT REPORT

Pursuant to Section 13 OR 15 (d) of The Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): November 26, 2013

KITE REALTY GROUP TRUST

(Exact name of registrant as specified in its charter)

Maryland (State or other jurisdiction of incorporation) 1-32268 (Commission File Number)

11-3715772 (IRS Employer Identification No.)

30 S. Meridian Street
Suite 1100
Indianapolis, IN
(Address of Principal Executive
Offices)

46204

(Zip Code)

(317) 577-5600

Registrant's Telephone Number, Including Area Code Not Applicable (Former Name or Former Address, if Changed Since Last Report

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

o

o

	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
o	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
o	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

EXPLANATORY NOTE

This Current Report on Form 8-K/A amends and supplements the Form 8-K, filed on December 3, 2013, as amended by the Form 8-K/A filed on December 4, 2013, to include the historical financial statements and pro forma financial information required by Item 9.01(a) and (b) with respect to such Form 8-K.

Item 9.01 Financial Statements and Exhibits.

In accordance with Rule 3-14 and Article 11 of Regulation S-X, Kite Realty Group Trust (the "Company") hereby files the following financial statement and pro forma information relating to the acquisition of nine retail properties, located in Florida, Georgia, Texas, and Alabama.

(a) Financial Statements of Properties Acquired (OZ/CLP).

Report of Independent Auditors

Statements of Revenues and Certain Expenses for the year ended December 31, 2012 (audited) and nine months ended September 30, 2013 (unaudited)

Notes to Statements of Revenues and Certain Expenses

(b) Unaudited Pro Forma Financial Information (Kite Realty Group Trust).
Unaudited pro forma consolidated balance sheet as of September 30, 2013
Unaudited pro forma consolidated statement of operations for the nine months ended September 30, 2013
Unaudited pro forma consolidated statement of operations for the year ended December 31, 2012
Notes to unaudited pro forma consolidated financial statements

(d) Exhibits.

Exhibit
No.

Description

Consent of Sellers, Richardson, Holman & West, LLP.

Independent Auditor's Report

To the Board of Directors and Stockholders Kite Realty Group Trust Indianapolis, IN

Report on the Statement of Revenues and Certain Expenses

We have audited the accompanying statement of revenues and certain expenses of OZ/CLP Hunter's Creek LLC, OZ/CLP Lakewood LLC, OZ/CLP Northdale LLC, OZ/CLP Burnt Store LLC, OZ/CLP Portofino LP, OZ/CLP Kingwood Commons LP, OZ/CLP Clay LLC, OZ/CLP Trussville I LLC, OZ/CLP Trussville II LLC, and OZ/CLP Beechwood LLC (Properties) for the year ended December 31, 2012.

Management's Responsibility for the Statement of Revenues and Certain Expenses

Management is responsible for the preparation and fair presentation of the statement of revenues and certain expenses in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the statement of revenues and certain expenses that is free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on the statement of revenues and certain expenses based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the statement of revenues and certain expenses is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the statement of revenues and certain expenses. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the statement of revenues and certain expenses, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the statement of revenues and certain expenses in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the statement of revenues and certain expenses.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the statement of revenues and certain expenses referred to above present fairly, in all material respects, the revenues and certain expenses (as defined in Note 1) of the Properties for the year ended December 31, 2012, in accordance with accounting principles generally accepted in the United States of America.

Emphasis of Matter

We draw attention to Note 1 of the statement of revenues and certain expenses, which describes that the accompanying statement of revenues and certain expenses was prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission for the inclusion in the current report on Form 8-K/A of Kite Realty Group Trust and is not intended to be a complete presentation of the Properties' revenues and expenses. Our opinion is not modified with respect to this matter.

/s/ Sellers Richardson Holman & West, LLP

January 31, 2014

Portfolio Acquisition Combined Statements of Revenues and Certain Expenses Year Ended December 31, 2012 and Nine-Months Ended September 30, 2013 (unaudited) (In thousands)

	Nine Months					
	Ended	Year Ended				
	September 30, 2013	December 1				
	(Unaudited)	31, 2012				
Revenues	,	•				
Minimum rent	\$ 16,535	\$ 21,244				
Tenant reimbursements	4,237	5,595				
Other	49	97				
Total revenues	20,821	26,936				
Certain expenses						
Property operating expenses	2,992	4,142				
Real estate taxes	2,462	3,281				
Total certain expenses	5,454	7,423				
Revenues in excess of expenses	\$ 15,367	\$ 19,513				

See accompanying notes

Portfolio Acquisition Notes to Combined Statements of Revenues and Certain Expenses Year Ended December 31, 2012 and Nine-Months Ended September 30, 2013 (unaudited) (In thousands)

1. Basis of Presentation

On November 26, 2013, the Company acquired sole ownership of nine retail shopping centers (the "Portfolio Acquisition") that were previously owned by OZ/CLP Hunter's Creek LLC, OZ/CLP Lakewood LLC, OZ/CLP Northdale LLC, OZ/CLP Burnt Store LLC, OZ/CLP Portofino LP, OZ/CLP Kingwood Commons LP, OZ/CLP Clay LLC, OZ/CLP Trussville I LLC, OZ/CLP Trussville II LLC, and OZ/CLP Beechwood LLC.

The accompanying combined statements of revenues and certain expenses include the operations of the Portfolio Acquisition. The Portfolio Acquisition consists of the following nine retail properties:

		Owned	
		Gross	
		Leasable	
		Area	
Property Name	Property Location	(unaudited)	Major Tenants
Lakewood Promenade	Jacksonville, Florida	196,870	Stein Mart, Winn Dixie
			TJ Maxx, Beall's, Crunch Fitness
Northdale Promenade	Tampa, Florida	176,925	Sweetbay (non-owned)
Hunter's Creek Promenade	Orlando, Florida	119,729	Publix
Burnt Store Promenade	Punta Gorda, Florida	94,223	Publix, Home Depot (non-owned)
			DSW, Michaels, Sports Authority,
			Lifeway Christian Store, Stein Mart,
			PetSmart, Conn's Appliances, Old
Portofino Shopping Center	Houston, Texas	371,792	Navy
			Randall's Food and Drug, Petco,
			Chico's, Talbots, Ann Taylor, Jos. A.
Kingwood Commons	Houston, Texas	164,356	Bank
			Wal-Mart, Regal Cinema, Marshalls,
			Big Lots, PetSmart, Dollar Tree,
			Kohl's (non-owned), Sam's Club
Trussville Promenade	Birmingham, Alabama	446,484	(non-owned)
Clay Marketplace	Birmingham, Alabama	66,165	Publix
			TJ Maxx, Georgia Theatre, CVS,
			BodyPlex, Stein Mart, Fresh Market,
			Jos. A. Bank, Ann Taylor, Coldwater
Beechwood Promenade	Athens, Georgia	342,322	Creek, Talbots

The accompanying statements of revenues and certain expenses relate to the Portfolio Acquisition and have been prepared for the purpose of complying with Rule 3-14 of Regulation S-X promulgated under the Securities Act of 1933, as amended. Accordingly, the statements are not representative of the actual operations for the periods presented as revenues and certain operating expenses. Certain revenues and expenses expected to be incurred in the future operations of the Portfolio Acquisition, have been excluded. Such items include depreciation, amortization, management fees, certain property administrative expenses, interest expense, interest income and amortization of

above-and below-market leases.

2. Summary of Significant Accounting Policies

Revenue Recognition

The Portfolio Acquisition recognizes rental revenue from tenants on a straight-line basis over the lease term when collectability is reasonably assured and the tenant has taken possession or controls the physical use of the leased asset.

Tenant recoveries related to reimbursement of real estate taxes, insurance, repairs and maintenance, and other operating expenses are recognized as revenue in the period the applicable expenses are incurred. The reimbursements are recognized and presented gross, as the Portfolio Acquisition is generally the primary obligor with respect to purchasing goods and services from third-party suppliers, has discretion in selecting the supplier and bears the associated credit risk.

Repairs and Maintenance

Expenditures for maintenance and repairs are charged to expense as incurred. Renovations and expenditures which improve or extend the useful life of the asset are capitalized.

Use of Estimates

Management has made certain estimates and assumptions relating to the reporting and disclosure of revenues and certain expenses to present the statements of revenues and certain expenses in conformity with U.S. generally accepted accounting principles. Actual results could differ from those estimates.

3. Minimum Future Lease Rentals

There are various lease agreements in place with tenants to lease space in the Portfolio Acquisition. As of September 30, 2013, the minimum future cash rents receivable under noncancelable operating leases in each of the next five years and thereafter are as follows (unaudited):

2013 (three months ending December 31, 2013)	\$5,393
2014	22,158
2015	19,924
2016	15,197
2017	12,371
2018	10,433
Thereafter	21,626
	\$107.102

Leases generally require reimbursement of the tenant's proportional share of common area, real estate taxes and other operating expenses, which are excluded from the amounts above.

4. Commitments and Contingencies

The Portfolio Acquisition is subject to various legal proceedings and claims that arise in the ordinary course of business. These matters are generally covered by insurance. Management believes that the ultimate settlement of these actions will not have a material adverse effect on the Portfolio Acquisition's results of operations.

5. Subsequent Events

The Portfolio Acquisition evaluated subsequent events through January 31, 2014, the date the financial statements were available to be issued.

KITE REALTY GROUP TRUST UNAUDITED PRO FORMA FINANCIAL INFORMATION

On November 26, 2013, Kite Realty Group Trust (the "Company") acquired sole ownership of nine retail shopping centers (the "Acquired Properties") that were previously owned by OZ/CLP Hunter's Creek LLC, OZ/CLP Lakewood LLC, OZ/CLP Northdale LLC, OZ/CLP Burnt Store LLC, OZ/CLP Portofino LP, OZ/CLP Kingwood Commons LP, OZ/CLP Clay LLC, OZ/CLP Trussville I LLC, OZ/CLP Trussville II LLC, and OZ/CLP Beechwood LLC (the "Portfolio Acquisition"). The following unaudited pro forma consolidated balance sheet of the Company as of September 30, 2013 and unaudited pro forma consolidated statements of operations of the Company for the year ended December 31, 2012 and the nine months ended September 30, 2013 have been prepared as if the Portfolio Acquisition and related capital activities had occurred on September 30, 2013 for the pro forma consolidated balance sheet, and as if the Portfolio Acquisition and concurrent capital activities had occurred on January 1, 2012.

The Company's pro forma consolidated financial statements are presented for informational purposes only and should be read in conjunction with the historical financial statements of the Acquired Properties and related notes thereto included elsewhere in this filing and the Company's Form 10-K and Forms 10-Q filed with the Securities and Exchange Commission. The adjustments to the Company's pro forma consolidated financial statements are based on available information and assumptions that the Company considers reasonable. The Company's pro forma consolidated financial statements do not purport to (1) represent the Company's financial position that would have actually occurred had the acquisition and related capital activities occurred on September 30, 2013, (2) represent the results of the Company's operations that would have actually occurred had the acquisition and related capital activities occurred on January 1, 2012 or (3) project the Company's financial position or results of operations as of any future date or for any future period, as applicable.

/

KITE REALTY GROUP TRUST UNAUDITED PRO FORMA CONSOLIDATED BALANCE SHEET As of September 30, 2013 (in Thousands)

]	Kite Realty Group Trust (A) Pro Forma Adjustments (B)		· ·	Co	mpany Pro Forma
Assets:		(/		(-)		
Investment properties, at cost:	\$	1,528,032	\$	315,150	\$	1,843,182
Less: accumulated depreciation		(220,782)		-		(220,782)
		1,307,250		315,150		1,622,400
Cash and cash equivalents		12,130		-		12,130
Tenant receivables		22,374		-		22,374
Other receivables		5,938		-		5,938
Escrow deposits		11,389		-		11,389
Deferred costs, net		41,187		15,278		56,465
Prepaid and other assets		4,019		-		4,019
Total Assets	\$	1,404,287	\$	330,428	\$	1,734,715
Liabilities and Equity:						
Notes payable	\$	743,985	\$	86,900	\$	830,885
Accounts payable and accrued expenses		50,638		1,400		52,038
Deferred revenue and other liabilities		18,217		24,889		43,106
Total Liabilities		812,840		113,189		926,029
Commitments and contingencies						
Redeemable noncontrolling interests in the		40,114		_		40,114
Operating Partnership		40,114		_		40,114
Equity:						
Kite Realty Group Trust Shareholders'						
Equity						
Preferred Shares		102,500		-		102,500
Common Shares		939		368		1,307
Additional paid-in capital		608,201		216,871		825,072
Accumulated other comprehensive loss		(229)		-		(229)
Accumulated deficit		(163,621)		-		(163,621)
Total Kite Realty Group Trust Shareholders	'	547,790		217,239		765,029
Equity		547,770		217,237		703,027
Noncontrolling Interests		3,543		-		3,543
Total Equity		551,333		217,239		768,572
Total Liabilities and Equity	\$	1,404,287	\$	330,428	\$	1,734,715

See accompanying notes

KITE REALTY GROUP TRUST

UNAUDITED PRO FORMA CONSOLIDATED STATEMENT OF OPERATIONS

For the nine months ended September 30, 2013 (in Thousands, except per share amounts)

	Kite Realty Group Trus (AA)	Financing Transactions (BB)	Portfolio Acquisition (CC)	ompany Pro Forma	•
Revenue:	ф. СТ 21 5		15.660	04.077	
Minimum rent	\$ 67,215	-	17,662	84,877	
Tenant reimbursements	17,351	-	4,237	21,588	
Other property-related revenue	9,300	-	49	9,349	
Total revenue	93,866	-	21,948	115,814	
Expenses:	15 502		2.002	10 574	
Office operating expenses	15,582	-	2,992	18,574	
Real estate taxes	10,685	-	2,462	13,147	
General, administrative and other	6,069	-	-	6,069	
Acquisition costs	567	-	-	567	
Depreciation and amortization	40,626	-	15,874	56,500	
Total expenses	73,529	-	21,328	94,857	
Operating income	20,337	-	620	20,957	
Interest expense	(20,989)	(1,388)	-	(22,377)	
Income tax expense	(106)	-	-	(106)	
Other expense	(39)	-	-	(39)	
(Loss) income from continuing operations	(797)	(1,388)	620	(1,565)	
Loss from discontinued operations	(3,158)	-	-	(3,158)	
Consolidated net loss	(3,955)	(1,388)	620	(4,723)	
Net loss attributable to	651	(136)	(32)	483	(DD)
noncontrolling interests					
Net loss attributable to Kite Realty Group Trust	(3,304)	(1,524)	588	(4,240)	
Dividends on preferred shares	(6,342)	-	-	(6,342)	
Net loss attributable to common shareholders	(9,646)	\$ (1,524)	\$ 588	\$ (10,582)	
Net loss attributable to shareholders' per share-basic an diluted	(0.11)			\$ (0.09)	(EE)
Pro Forma weighted average shares outstanding-basic and diluted	87,627			124,427	(EE)

See accompanying notes

KITE REALTY GROUP TRUST UNAUDITED PRO FORMA CONSOLIDATED STATEMENT OF OPERATIONS

For the year ended December 31, 2012 (in Thousands, except per share amounts)

Revenue:	Kite Realty Group Trust (AA)		Financing Transactions (BB)		Portfolio Acquisition (CC)		Co	mpany Pro Forma	o
Minimum rent	\$	76,529	\$	-	\$	22,747	\$	99,276	
Tenant reimbursements		20,178		-		5,595		25,773	
Other property-related revenue		4,051		-		97		4,148	
Total revenue		100,758		-		28,439		129,197	
Expenses:									
Office operating expenses		17,392		-		4,142		21,534	
Real estate taxes		13,300		-		3,281		16,581	
General and administrative		7,124		-		-		7,124	
Acquisition costs		364		-		-		364	
Litigation charge, net		1,007		-		-		1,007	
Depreciation and amortization		40,372		-		21,165		61,537	
Total expenses		79,559		-		28,588		108,147	
Operating income (loss)		21,199		-		(149)		21,050	
Interest expense		(25,660)		(1,851)		-		(27,511)	
Income tax benefit		106		-		-		106	
Remeasurement loss on consolidation	1	(7,980)		-		-		(7,980)	
Other income		209		-		-		209	
Loss from continuing operations		(12,126)		(1,851)		(149)		(14,126)	
Income from discontinued operations	3	8,421		-				8,421	
Consolidated net loss		(3,705)		(1,851)		(149)		(5,705)	
Net loss attributable to noncontrolling interests		(629)		(318)		9		(938)	(DD)
Net loss attributable to Kite Realty Group Trust		(4,334)		(2,169)		(140)		(6,643)	
Dividends on preferred shares		(7,920)		-		-		(7,920)	
Net loss attributable to common	\$	(12,254)	\$	(2,169)	\$	(140)	\$	(14,563)	
shareholders	'	, - ,	'	(,,			<u>'</u>	(,)	
Net loss attributable to shareholders' per share-basic and diluted	\$	(0.18)					\$	(0.14)	(EE)
Pro Forma weighted average shares outstanding-basic and diluted		66,885						103,685	(EE)

KITE REALTY GROUP TRUST NOTES TO UNAUDITED PRO FORMA CONSOLIDATED FINANCIAL STATEMENTS

1. Balance sheet adjustments

(A) Represents the historical balance sheet of Kite Realty Group Trust (the "Company") as of September 30, 2013.

Reflects the total consideration paid by the Company of \$305.5 million, which was preliminarily allocated to investment in real estate (\$315.2 million), deferred leasing costs and lease intangibles (\$15.3 million), and reduced by the value of below-market leases (\$24.9 million). The Company recorded the purchase price of the property's tangible and intangible assets in accordance with Financial Accounting Standards Board Accounting Standards Codification (ASC) Topic 805: Business Combinations. In order to fund the Portfolio Acquisition, the Company completed a common share offering of 36.8 million common shares in November 2013 that resulted in net proceeds of approximately \$217.2 million. The remaining \$86.9 million was paid from net borrowings under our unsecured revolving credit facility.

2. Income statement adjustments

(B)

- (AA) Reflects the Company's historical consolidated statement of operations for the nine-month period ended September 30, 2013 and for the year ended December 31, 2012.
- (BB) The pro forma adjustments reflect the interest on net borrowings on the Company's unsecured revolving credit facility for the nine months ended September 30, 2013 and for the year ended December 31, 2012 as if the borrowings occurred on January 1, 2012. The Company used current LIBOR rates plus the respective credit spreads on its unsecured revolving credit facility of 1.95%.
- (CC) The pro forma adjustments reflect the amortization of the preliminary allocations to investment property, intangibles, and above-market and below-market leases values (which are amortized to minimum rent) from the Portfolio Acquisition for the nine months ended September 30, 2013 and for the year ended December 31, 2012 as if they were acquired on January 1, 2012.

These results do not include minimum rent from signed leases that commenced subsequent to September 30, 2013. Annual minimum rent from the leases is approximately \$0.7 million.

Acquisition costs of \$1.6 million are not included in the pro-forma adjustments as the costs will not have a continuing impact.

- (DD) Pro forma allocation of net loss attributable to noncontrolling interests is based upon an allocation of the net operating results after preferred dividends and noncontrolling interests in the consolidated properties based on the weighted average ownership interest upon completion of the 36.8 million common share offering. Our pro forma weighted average ownership interest in the operating partnership was 5.1% and 6.7% for the periods ended September 30, 2013 and December 31, 2012.
- (EE) Pro forma loss per basic and diluted share is calculated by dividing pro forma consolidated net loss allocable to common stockholders by the number of weighted average common shares outstanding for the nine-month period ended September 30, 2013 and for the year ended December 31, 2012 as if the common share offering of 36.8 million shares was completed on January 1, 2012. The par value of our common stock is \$0.01 per share.

SIGNATURES

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

Kite Realty Group Trust

Date: February 5, 2014 By: /s/ Daniel R. Sink

Daniel R. Sink

Executive Vice President and Chief Financial Officer

Exhibit Index

Exhibit Description No.

23.1 Consent of Sellers, Richards, Holman & West