REALTY INCOME CORP Form 10-K February 11, 2010

#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM 10-K ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934 For the Fiscal Year Ended December 31, 2009

Commission File Number 1-13374

REALTY INCOME CORPORATION (Exact name of registrant as specified in its charter)

Maryland (State or Other Jurisdiction of Incorporation or Organization) 33-0580106 (IRS Employer

Identification Number)

600 La Terraza Boulevard, Escondido, California 92025-3873 (Address of Principal Executive Offices)

Registrant's telephone number, including area code: (760) 741-2111

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

Title of Each Class

Common Stock, \$1.00 Par Value Class D Preferred Stock, \$1.00 Par Value Class E Preferred Stock, \$1.00 Par Value Name of Each Exchange On Which Registered New York Stock Exchange New York Stock Exchange New York Stock Exchange

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

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

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. YES o NO x

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15 (d) of the Securities Exchange Act of 1934 during the preceding 12 months (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 x NO o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Website, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). YES o NO o

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§229.405 of this chapter) is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer x Accelerated filer o Non-accelerated filer o Smaller reporting company o

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). YES o NO x

At June 30, 2009, the aggregate market value of the Registrant's shares of common stock, \$1.00 par value, held by non-affiliates of the Registrant was \$2.3 billion based upon the last reported sale price of \$21.92 per share on the New York Stock Exchange on June 30, 2009, the last business day of the Registrant's most recently completed second fiscal quarter.

At February 8, 2010, the number of shares of common stock outstanding was 104,400,757, the number of shares of Class D preferred stock outstanding was 5,100,000 and the number of shares of Class E preferred stock outstanding was 8,800,000.

#### DOCUMENTS INCORPORATED BY REFERENCE

Part III, Items 10, 11, 12, 13 and 14 incorporate by reference certain specific portions of the definitive Proxy Statement for Realty Income Corporation's Annual Meeting to be held on May 12, 2010, to be filed pursuant to Regulation 14A. Only those portions of the proxy statement which are specifically incorporated by reference herein shall constitute a part of this annual report.

## REALTY INCOME CORPORATION

Index to Form 10-K

PART I			Page
	Item 1:	Business	e
		The Company	2
		Recent Developments	3
		Distribution Policy	5
		Business Philosophy and	6
		Strategy	
		Property Portfolio	11
		Information	
		Forward-Looking	16
		Statements	
	Item 1A:	Risk Factors	16
		Unresolved Staff	
	Item 1B:	Comments	25
	Item 2:	Properties	25
		Legal	
	Item 3:	Proceedings	25
		Submission of Matters to a Vote of Security	
	Item 4:	Holders	25
PART II			
	Item 5:	Market for the Registrant's Common Equity, Related Stockholder Matters and	
		Issuer Purchases of Equity Securities	25
		Selected Financial	_
	Item 6:	Data	26
	Item 7:	Management's Discussion and Analysis of Financial Condition and Results of	
		Operations	
		General	27
		Liquidity and Capital	27
		Resources	
		Results of Operations	31
		Funds from Operations Available to Common Stockholders (FFO)	39
		Impact of Inflation	40
		Impact of Recent Accounting	40
		Pronouncements	
	Item 7A:	Quantitative and Qualitative Disclosures About Market Risk	40
		Financial Statements and Supplementary	10
	Item 8:	Data	42
	Item 9:	Changes in and Disagreements with Accountants on Accounting and Financial	
	nom y.	Disclosure	66
		<u>Controls and</u>	00
	Item 9A:	Procedures	67
	Item 9B:	Other Information	68
PART III	item 7D.		00
1 / 11/1 111	Item 10:	Directors, Executive Officers and Corporate Governance	68
	Item 10. Item 11:	Executive officers and corporate Governance	68
	num 11.	Compensation	00
		Compensation	

Iter		Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters	68
Iter		Certain Relationships, Related Transactions and Director Independence	68
Iter	m 14:	Principal Accounting Fees and	68
		Services	
PART IV			
Iter	m 15:	Exhibits and Financial Statement	69
		Schedules	
<u>SIGNATURES</u>			72

-1-

## PART I

Item 1: Business

#### THE COMPANY

Realty Income Corporation, The Monthly Dividend Company®, is a Maryland corporation organized to operate as an equity real estate investment trust, or REIT. Our primary business objective is to generate dependable monthly cash distributions from a consistent and predictable level of funds from operations, or FFO, per share. Our monthly distributions are supported by the cash flow from our portfolio of retail properties leased to regional and national retail chains. We have in-house acquisition, leasing, legal, credit research, real estate research, portfolio management and capital markets expertise. Over the past 40 years, Realty Income and its predecessors have been acquiring and owning freestanding retail properties that generate rental revenue under long-term lease agreements (primarily 15 to 20 years).

In addition, we seek to increase distributions to common stockholders and FFO per share through both active portfolio management and the acquisition of additional properties. Our portfolio management focus includes:

Contractual rent increases on existing leases;

Rent increases at the termination of existing leases, when market conditions permit; and The active management of our property portfolio, including re-leasing vacant properties and selectively selling properties, thereby mitigating our exposure to certain tenants and markets.

In acquiring additional properties, we adhere to a focused strategy of primarily acquiring properties that are:

Freestanding, single-tenant, retail locations; Leased to regional and national retail chains; and Leased under long-term, net-lease agreements.

At December 31, 2009, we owned a diversified portfolio:

Of 2,339 retail properties; With an occupancy rate of 96.8%, or 2,264 properties occupied and only 75 properties available for lease; Leased to 118 different retail chains doing business in 30 separate retail industries; Located in 49 states; With over 19.1 million square feet of leasable space; and With an average leasable retail space per property of approximately 8,200 square feet.

Of the 2,339 properties in the portfolio, 2,328, or 99.5%, are single-tenant, retail properties and the remaining 11 are multi-tenant, distribution and office properties. At December 31, 2009, of the 2,328 single-tenant properties, 2,254 were leased with a weighted average remaining lease term (excluding extension options) of approximately 11.2 years.

In addition, at December 31, 2009, our wholly-owned taxable REIT subsidiary, Crest Net Lease, Inc. ("Crest"), had an inventory of three properties valued at \$3.8 million, which are classified as held for sale. Crest was created to buy and sell properties, primarily to individual investors who are involved in tax-deferred exchanges under Section 1031 of the Internal Revenue Code of 1986, as amended (the "Code"). In addition to the three properties, Crest also holds notes receivable on properties previously sold of \$22.2 million at December 31, 2009.

We typically acquire retail store properties under long-term leases with retail chain store operators. These transactions generally provide capital to owners of retail real estate and retail chains for expansion or other corporate purposes.

Our acquisition and investment activities are concentrated in well-defined target markets and generally focus on retail chains providing goods and services that satisfy basic consumer needs.

-2-

#### Table of contents

Our net-lease agreements generally:

Are for initial terms of 15 to 20 years;

Require the tenant to pay minimum monthly rent and property operating expenses (taxes, insurance and maintenance); and

Provide for future rent increases based on increases in the consumer price index (typically subject to ceilings), fixed increases, or additional rent calculated as a percentage of the tenants' gross sales above a specified level.

We commenced operations as a REIT on August 15, 1994 through the merger of 25 public and private real estate limited partnerships. Each of the partnerships was formed between 1970 and 1989 for the purpose of acquiring and managing long-term, net-leased properties.

The seven senior officers of Realty Income owned 1.1% of our outstanding common stock with a market value of \$28.9 million at February 8, 2010. The directors and seven senior officers of Realty Income, as a group, owned 1.3% of our outstanding common stock with a market value of \$35.6 million at February 8, 2010.

Our common stock is listed on The New York Stock Exchange ("NYSE") under the ticker symbol "O" with a cusip number of 756109-104. Our central index key number is 726728.

Our Class D cumulative redeemable preferred stock is listed on the NYSE under the ticker symbol "OprD" with a cusip number of 756109-609.

Our Class E cumulative redeemable preferred stock is listed on the NYSE under the ticker symbol "OprE" with a cusip number of 756109-708.

In February 2010, we had 72 employees as compared to 69 employees in February 2009.

We maintain an Internet website at www.realtyincome.com. On our website we make available, free of charge, copies of our annual report on Form 10-K, quarterly reports on Form 10-Q, Form 3s, Form 4s, Form 5s, current reports on Form 8-K, and amendments to those reports, as soon as reasonably practicable after we electronically file these reports with the Securities and Exchange Commission, or SEC. None of the information on our website is deemed to be part of this report.

## RECENT DEVELOPMENTS

Increases in Monthly Distributions to Common Stockholders

We have continued our 40-year policy of paying distributions monthly. Monthly distributions per share increased in January 2010 by \$0.0003125 to \$0.143. The increase in January 2010 was our 49th consecutive quarterly increase and the 56th increase in the amount of our dividend since our listing on the NYSE in 1994. In 2009, we paid three monthly cash distributions per share in the amount of \$0.14175, three in the amount of \$0.1420625, three in the amount of \$0.1426875, totaling \$1.706625. In December 2009 and January 2010, we declared distributions of \$0.143 per share, which were paid in January 2010 and will be paid in February 2010, respectively.

The monthly distribution of \$0.143 per share represents a current annualized distribution of \$1.716 per share, and an annualized distribution yield of approximately 6.7% based on the last reported sale price of our common stock on the NYSE of \$25.74 on February 8, 2010. Although we expect to continue our policy of paying monthly distributions, we cannot guarantee that we will maintain our current level of distributions, that we will continue our pattern of

increasing distributions per share, or what our actual distribution yield will be in any future period.

#### Table of contents

#### Acquisitions During 2009

During 2009, we invested \$57.9 million in 16 new properties with an initial weighted average contractual lease rate of 9.7%. These 16 properties are located in five states, contain over 278,000 leasable square feet, and are 100% leased with an average lease term of 17.9 years. The 16 new properties we acquired are net-leased to four different retail chains. There were no acquisitions by Crest in 2009.

We made fewer portfolio acquisitions in 2008 and 2009 than in previous years because we felt that preserving our capital resources and maintaining a high level of liquidity until property prices adjusted and the general economy improved was the prudent course of action. In late 2009, we felt that market conditions had become more attractive for acquisitions, and we currently believe that there are many retail chains, with solid operating concepts, that are in need of capital. We believe that our solid financial position, strong balance sheet and access to capital give us the ability to expand our acquisition activities in 2010 and invest in new retail properties that have the potential to contribute to our earnings.

The initial weighted average contractual lease rate is computed as estimated contractual net operating income (in a net-leased property that is equal to the aggregate base cash flow or, in the case of properties under development, the estimated aggregate base cash flow under the lease) for the first year of each lease, divided by the estimated total cost of the properties. Since it is possible that a tenant could default on the payment of contractual rent, we cannot assure you that the actual return on the funds invested will remain at the percentages listed above.

#### Investments in Existing Properties

In 2009, we capitalized costs of \$3.1 million on existing properties in our portfolio, consisting of \$1.2 million for re-leasing costs and \$1.9 million for building improvements.

#### Net Income Available to Common Stockholders

Net income available to common stockholders was \$106.9 million in 2009 versus \$107.6 million in 2008, a decrease of \$714,000. On a diluted per common share basis, net income was \$1.03 per share in 2009 as compared to \$1.06 per share in 2008.

The calculation to determine net income available to common stockholders includes gains from the sale of properties. The amount of gains varies from period to period based on the timing of property sales and can significantly impact net income available to common stockholders.

The gain from the sale of properties during 2009 was \$8.1 million, as compared to \$13.6 million during 2008.

#### Funds from Operations (FFO)

In 2009, our FFO increased by \$4.9 million, or 2.6%, to \$190.4 million versus \$185.5 million in 2008. On a diluted per common share basis, FFO was \$1.84 in 2009 compared to \$1.83 in 2008, an increase of \$0.01, or 0.5%.

See our discussion of FFO in the section entitled "Management's Discussion and Analysis of Financial Condition and Results of Operations" in this annual report, which includes a reconciliation of net income available to common stockholders to FFO.

#### Crest's Property Sales

During 2009, Crest sold two properties from its inventory for an aggregate of \$2.0 million, which resulted in no gain.

#### Crest's Property Inventory

Crest's had an inventory of three properties valued at \$3.8 million at December 31, 2009, which is included in "real estate held for sale, net" on our consolidated balance sheet at December 31, 2009.

#### Table of contents

#### Note Redemption

Upon their maturity in January 2009, we redeemed, using cash on hand, the \$20 million outstanding principal amount of our 8% Notes due 2009, or 2009 Notes. The 2009 Notes were redeemed at a redemption price equal to 100% of the principal amount, plus accrued and unpaid interest. We have no debt maturities until March 2013.

#### Retirement of Board Members

William E. Clark, our previous non-executive chairman, retired from the Board of Directors in February 2009. Mr. Clark had served as our Chairman of the Board since the inception of Realty Income. Our Corporate Governance and Nominating Committee recommended, and the Board of Directors elected, Donald R. Cameron as our new non-executive chairman.

Roger P. Kuppinger and Willard H Smith Jr retired from the Board of Directors in May 2009, at which time Ronald L. Merriman succeeded Mr. Kuppinger as chairman of the Audit Committee.

## DISTRIBUTION POLICY

Distributions are paid monthly to our common, Class D preferred and Class E preferred stockholders if, and when, declared by our Board of Directors.

In order to maintain our status as a REIT for federal income tax purposes, we generally are required to distribute dividends to our stockholders aggregating annually at least 90% of our REIT taxable income (determined without regard to the dividends paid deduction and excluding net capital gains), and we are subject to income tax to the extent we distribute less than 100% of our REIT taxable income (including net capital gains). In 2009, our cash distributions totaled \$202.3 million, or approximately 130.5% of our estimated REIT taxable income of \$155.0 million. Our estimated REIT taxable income reflects non-cash deductions for depreciation and amortization. Our estimated REIT taxable income is presented to show our compliance with REIT distribution requirements and is not a measure of our liquidity or performance.

We intend to continue to make distributions to our stockholders that are sufficient to meet this distribution requirement and that will reduce our exposure to income taxes. Furthermore, we believe our funds from operations are more than sufficient to support our current level of cash distributions to our stockholders. Our 2009 cash distributions to common stockholders totaled \$178.0 million, representing 93.5% of our funds from operations available to common stockholders of \$190.4 million.

The Class D preferred stockholders receive cumulative distributions at a rate of 7.375% per annum on the \$25 per share liquidation preference (equivalent to \$1.84375 per annum per share). The Class E preferred stockholders receive cumulative distributions at a rate of 6.75% per annum on the \$25 per share liquidation preference (equivalent to \$1.6875 per annum per share). Dividends on our Class D and Class E preferred stock are current.

Future distributions will be at the discretion of our Board of Directors and will depend on, among other things, our results of operations, FFO, cash flow from operations, financial condition and capital requirements, the annual distribution requirements under the REIT provisions of the Code, our debt service requirements and any other factors the Board of Directors may deem relevant. In addition, our credit facility contains financial covenants that could limit the amount of distributions payable by us in the event of a deterioration in our results of operations or financial condition, and which prohibit the payment of distributions on the common or preferred stock in the event that we fail to pay when due (subject to any applicable grace period) any principal or interest on borrowings under our credit facility.

Distributions of our current and accumulated earnings and profits for federal income tax purposes generally will be taxable to stockholders as ordinary income, except to the extent that we recognize capital gains and declare a capital gains dividend, or that such amounts constitute "qualified dividend income" subject to a reduced tax rate. The maximum tax rate of non-corporate taxpayers for "qualified dividend income" has generally been reduced to 15% (until it "sunsets" or reverts to the provisions of prior law, which under current law will occur with respect to taxable years beginning after December 31, 2010). In general, dividends payable by REITs are not eligible for the reduced tax rate on corporate dividends, except to the extent the REIT's dividends are attributable to dividends received from taxable corporations (such as our taxable REIT subsidiary, Crest), to income that was subject to tax at the corporate or REIT level (for example, if we distribute taxable income that we retained and paid tax on in the prior taxable year) or, as discussed above, dividends properly designated by us as "capital gain dividends." Distributions in excess of earnings and profits generally will be treated as a non-taxable reduction in the stockholders' basis in their stock. Distributions above that basis, generally, will be taxable as a capital gain to stockholders, made or deemed to have been made in 2009, were classified as a return of capital for federal income tax purposes. We are unable to predict the portion of future distributions that may be classified as a return of capital.

## BUSINESS PHILOSOPHY AND STRATEGY

#### Capital Philosophy

Historically, we have met our long-term capital needs through the issuance of common stock, preferred stock and long-term unsecured notes and bonds. Over the long term, we believe that common stock should be the majority of our capital structure. However, we may issue additional preferred stock or debt securities from time to time. We may issue common stock when we believe that our share price is at a level that allows for the proceeds of any offering to be accretively invested into additional properties. In addition, we may issue common stock to permanently finance properties that were financed by our credit facility or debt securities. However, we cannot assure you that we will have access to the capital markets at times and at terms that are acceptable to us.

## Conservative Capital Structure

We believe that our stockholders are best served by a conservative capital structure. Therefore, we seek to maintain a conservative debt level on our balance sheet and solid interest and fixed charge coverage ratios. At December 31, 2009, our total outstanding credit facility borrowings and outstanding notes were \$1.355 billion, or approximately 30.8% of our total market capitalization of \$4.40 billion.

We define our total market capitalization at December 31, 2009 as the sum of:

Shares of our common stock outstanding of 104,286,705 multiplied by the last reported sales price of our common stock on the NYSE of \$25.91 per share on December 31, 2009, or \$2.70 billion; Aggregate liquidation value (par value of \$25 per share) of the Class D preferred stock of \$127.5 million; Aggregate liquidation value (par value of \$25 per share) of the Class E preferred stock of \$220 million; Outstanding notes of \$1.35 billion; and Outstanding borrowings of \$4.6 million on our credit facility.

#### Investment Philosophy

We believe that owning an actively managed, diversified portfolio of retail properties under long-term, net leases produces consistent and predictable income. Net leases typically require the tenant to be responsible for monthly rent and property operating expenses including property taxes, insurance and maintenance. In addition, tenants are typically responsible for future rent increases based on increases in the consumer price index (typically subject to ceilings), fixed increases or additional rent calculated as a percentage of the tenants' gross sales above a specified level. We believe that a portfolio of properties under long-term leases, coupled with the tenant's responsibility for property expenses, generally produces a more predictable income stream than many other types of real estate portfolios, while continuing to offer the potential for growth in rental income.

-6-

## Investment Strategy

When identifying new properties for acquisition, our focus is generally on providing capital to retail chain owners and operators by acquiring, then leasing back, retail store locations. We categorize retail tenants as: 1) venture market, 2) middle market, and 3) upper market. Venture companies typically offer a new retail concept in one geographic region of the country and operate between five and 50 retail locations. Middle market retail chains typically have 50 to 500 retail locations, operations in more than one geographic region, have been successful through one or more economic cycles, and have a proven, replicable concept. The upper market retail chains typically consist of companies with 500 or more locations, operating nationally, in a proven, mature retail concept. Upper market retail chains generally have strong operating histories and access to several sources of capital.

We primarily focus on acquiring properties leased to middle market retail chains that we believe are attractive for investment because:

They generally have overcome many of the operational and managerial obstacles that can adversely affect venture retailers;

They typically require capital to fund expansion but have more limited financing options than upper market retail chains;

They generally have provided us with attractive risk-adjusted returns over time since their financial strength has, in many cases, tended to improve as their businesses have matured;

Their relatively large size allows them to spread corporate expenses across a greater number of stores; and Middle market retailers typically have the critical mass to survive if a number of locations are closed due to underperformance.

Historically, our investment focus has primarily been on retail industries that have a service component because we believe the lease revenue from these types of businesses is more stable. Because of this investment focus, for the quarter ended December 31, 2009, approximately 84.3% of our rental revenue was derived from retailers with a service component in their business. Furthermore, we believe these service-oriented businesses would be difficult to duplicate over the Internet and that our properties continue to perform well relative to competition from Internet businesses.

## Credit Strategy

We generally provide sale-leaseback financing to less than investment grade retail chains. We typically acquire and lease back properties to regional and national retail chains and believe that within this market we can achieve an attractive risk-adjusted return on the financing we provide to retailers. Since 1970, our overall weighted average occupancy rate at the end of each year has been 98.3%, and our occupancy rate at the end of each year has never been below 96%.

We believe the principal financial obligations of most retailers typically include their bank and other debt, payment obligations to suppliers and real estate lease obligations. Because we typically own the land and building in which a tenant conducts its retail business, we believe the risk of default on a retailers' lease obligations is less than the retailers' unsecured general obligations. It has been our experience that since retailers must retain their profitable retail locations in order to survive, in the event of reorganization they are less likely to reject a lease for a profitable location because this would terminate their right to use the property. Thus, as the property owner, we believe we will fare better than unsecured creditors of the same retailer in the event of reorganization. If a property is rejected by the tenant during reorganization, we own the property and can either lease it to a new tenant or sell the property. In addition, we believe that the risk of default on the real estate leases can be further mitigated by monitoring the performance of the retailers' individual unit locations and considering whether to sell locations that are weaker performers.

In order to qualify for inclusion in our portfolio, new property acquisitions must meet stringent investment and credit requirements. The properties must generate attractive current yields and the tenant must meet our credit profile. We have established a three-part analysis that examines each potential investment based on:

Industry, company, market conditions and credit profile; Store profitability, if profitability data is available; and Overall real estate characteristics, including property value and comparative rental rates.

The typical profile of companies whose properties have been approved for acquisition are those with 50 or more retail locations. Generally the properties:

Are located in highly visible areas; Have easy access to major thoroughfares; and Have attractive demographics.

#### Acquisition Strategy

We seek to invest in industries in which several, well-organized, regional and national retail chains are capturing market share through service, quality control, economies of scale, advertising and the selection of prime retail locations. We execute our acquisition strategy by acting as a source of capital to regional and national retail chain store owners and operators, doing business in a variety of industries, by acquiring and leasing back retail store locations. We undertake thorough research and analysis to identify what we consider to be appropriate industries, tenants and property locations for investment. Our research expertise is fundamental to uncovering net-lease opportunities in markets where our real estate financing program adds value. In selecting real estate for potential investment, we generally seek to acquire properties that have the following characteristics:

Freestanding, commercially-zoned property with a single tenant;

Properties that are important retail locations for regional and national retail chains;

Properties that we deem to be profitable for the retailers;

Properties that are located within attractive demographic areas relative to the business of our tenants, with high visibility and easy access to major thoroughfares; and

Properties that can be purchased with the simultaneous execution or assumption of long-term, net-lease agreements, offering both current income and the potential for rent increases.

#### Impact of Real Estate and Credit Markets

In the commercial retail real estate market throughout 2008 and 2009, property prices generally continued to decline and lease rates rose. Likewise, the U.S. credit markets have experienced significant price volatility, dislocations and liquidity disruptions, which have impacted our access to and the cost of our capital. We continue to monitor the commercial retail real estate and U.S. credit markets carefully and, if required, will make decisions to adjust our business strategy accordingly. See Item 1A entitled "Risk Factors" in this annual report.

#### Portfolio Management Strategy

The active management of the property portfolio is an essential component of our long-term strategy. We continually monitor our portfolio for any changes that could affect the performance of the industries, tenants and locations in which we have invested. We also regularly analyze our portfolio with a view toward optimizing its returns and enhancing its credit quality. Our executives review industry research, tenant research, property due diligence and significant portfolio management activities. This monitoring typically includes regular review and analysis of:

The performance of various retail industries; and The operation, management, business planning and financial condition of the tenants.

We have an active portfolio management program that incorporates the sale of assets when we believe the reinvestment of the sale proceeds will:

generate higher returns; enhance the credit quality of our real estate portfolio; extend our average remaining lease term; or decrease tenant or industry concentration.

At December 31, 2009, we classified real estate with a carrying amount of \$8.3 million as held for sale on our balance sheet, which includes three properties owned by Crest, valued at \$3.8 million. Additionally, we anticipate selling investment properties in our portfolio that have not yet been specifically identified, from which we anticipate receiving between \$10 million and \$35 million in proceeds during the next 12 months. We intend to invest these proceeds into new property acquisitions, if there are attractive opportunities available. However, we cannot guarantee that we will sell properties during the next 12 months or be able to invest the proceeds from the sales of any properties in new properties.

## Universal Shelf Registration

In March 2009, we filed a shelf registration statement with the SEC, which is effective for a term of three years, to replace our prior shelf registration statement which was set to expire in April 2009. Our new shelf registration statement expires in March 2012. In accordance with the SEC rules, the amount of securities to be issued pursuant to this shelf registration statement was not specified when it was filed and there is no specific dollar limit. The securities covered by this registration statement include common stock, preferred stock, debt securities, or any combination of these securities. We may periodically offer one or more of these securities in amounts, prices and on terms to be announced when and if the securities are offered. The specifics of any future offerings, along with the use of proceeds of any securities offered, will be described in detail in a prospectus supplement, or other offering materials, at the time of any offering.

#### \$355 Million Acquisition Credit Facility

In May 2008, we entered into a \$355 million revolving, unsecured credit facility which replaced our previous \$300 million acquisition credit facility. The term of our credit facility is for three years, until May 2011, plus two, one-year extension options. Under our credit facility, our investment grade credit ratings provide for financing at the London Interbank Offered Rate, commonly referred to as LIBOR, plus 100 basis points with a facility fee of 27.5 basis points, for all-in drawn pricing of 127.5 basis points over LIBOR. We also have other interest rate options available to us. At December 31, 2009, we had a borrowing capacity of \$350.4 million available on our credit facility and an outstanding balance of \$4.6 million at an effective interest rate of 1.23%.

We expect to use our credit facility to acquire additional retail properties and for other corporate purposes. Any additional borrowings will increase our exposure to interest rate risk. We have the right to request an increase in the borrowing capacity of the credit facility, up to \$100 million, to a total borrowing capacity of \$455 million. Any increase in the borrowing capacity is subject to approval by the banks participating in our credit facility.

We generally use our credit facility for the short-term financing of new property acquisitions. Thereafter, when capital is available on acceptable terms, we generally seek to refinance those borrowings with the net proceeds of long-term or permanent financing, which may include the issuance of common stock, preferred stock or debt securities. We cannot assure you, however, that we will be able to obtain any such refinancing, or that market conditions prevailing at the time of refinancing will enable us to issue equity or debt securities upon acceptable terms.

Credit Agency Ratings

We are currently assigned investment grade corporate credit ratings on our senior unsecured notes. Fitch Ratings has assigned a rating of BBB+, Moody's Investors Service has assigned a rating of Baa1 and Standard & Poor's Ratings Group has assigned a rating of BBB to our senior notes. All of these ratings have "stable" outlooks.

-9-

We have also been assigned credit ratings on our preferred stock. Fitch Ratings has assigned a rating of BBB-, Moody's has assigned a rating of Baa2 and Standard & Poor's has assigned a rating of BB+ to our preferred stock. All of these ratings have "stable" outlooks.

The credit ratings assigned to us could change based upon, among other things, our results of operations and financial condition. These ratings are subject to ongoing evaluation by credit rating agencies and we cannot assure you that our ratings will not be changed or withdrawn by a rating agency in the future if, in its judgment, circumstances warrant. Moreover, a rating is not a recommendation to buy, sell or hold our debt securities, preferred stock or common stock.

## Mortgage Debt

We have no mortgage debt on any of our properties.

#### No Off-Balance Sheet Arrangements or Unconsolidated Investments

We have no unconsolidated or off-balance sheet investments in "variable interest entities" or off-balance sheet financing, nor do we engage in trading activities involving energy or commodity contracts or other derivative instruments. Additionally, we have no joint ventures or mandatorily redeemable preferred stock. As such, our financial position and results of operations are not affected by accounting regulations regarding the consolidation of off-balance sheet entities and classification of financial instruments with characteristics of both liabilities and equity.

#### **Competitive Strategy**

We believe that to successfully pursue our investment philosophy and strategy, we must seek to maintain the following competitive advantages:

Size and Type of Investment Properties: We believe smaller (\$500,000 to \$10,000,000) net-leased retail properties represent an attractive investment opportunity in today's real estate environment. Due to the complexities of acquiring and managing a large portfolio of relatively small assets, we believe these types of properties have not experienced significant institutional ownership interest or the corresponding yield reduction experienced by larger income-producing properties. We believe the less intensive day-to-day property management required by net-lease agreements, coupled with the active management of a large portfolio of smaller properties, is an effective investment strategy. The tenants of our freestanding retail properties generally provide goods and services that satisfy basic consumer needs. In order to grow and expand, they generally need capital. Since the acquisition of real estate is typically the single largest capital expenditure of many of these retailers, our method of purchasing the property and then leasing it back, under a net-lease arrangement, allows the retail chain to free up capital.

Investment in New Retail Industries: We will seek to further diversify our portfolio among a variety of retail industries. We believe diversification will allow us to invest in retail industries that currently are growing and have characteristics we find attractive. These characteristics include, but are not limited to, retail industries that are dominated by local store operators where regional and national chain store operators can increase market share and dominance by consolidating local operators and streamlining their operations, as well as capitalizing on major demographic shifts in a population base.

Diversification: Diversification of the portfolio by retail industry type, tenant, and geographic location is key to our objective of providing predictable investment results for our stockholders, therefore further diversification of our portfolio is a continuing objective. At December 31, 2009, our retail property portfolio consisted of 2,339 properties located in 49 states, leased to 118 retail chains doing business in 30 industry segments. Each of the 30 industry segments, represented in our property portfolio, individually accounted for no more than 21.3% of our rental revenue for the quarter ended December 31, 2009.

Management Specialization: We believe that our management's specialization in single-tenant retail properties, operated under net-lease agreements, is important to meeting our objectives. We plan to maintain this specialization and will seek to employ and train high-quality professionals in this specialized area of real estate ownership, finance and management.

#### Table of contents

Technology: We intend to stay at the forefront of technology in our efforts to efficiently and economically carry out our operations. We maintain sophisticated information systems that allow us to analyze our portfolio's performance and actively manage our investments. We believe that technology and information-based systems play an important role in our competitiveness as an investment manager and source of capital to a variety of industries and tenants.

#### PROPERTY PORTFOLIO INFORMATION

At December 31, 2009, we owned a diversified portfolio:

Of 2,339 retail properties;

With an occupancy rate of 96.8%, or 2,264 properties occupied and only 75 properties available for lease; Leased to 118 different retail chains doing business in 30 separate retail industries; Located in 49 states; With over 19.1 million square feet of leasable space; and

With an average leasable retail space per property of approximately 8,200 square feet.

In addition to our real estate portfolio, our subsidiary, Crest, had an inventory of three properties located in three states at December 31, 2009. These properties are valued at \$3.8 million and are classified as held for sale.

At December 31, 2009, of our 2,339 retail properties, 2,254 were leased under net-lease agreements. A net lease typically requires the tenant to be responsible for minimum monthly rent and property operating expenses including property taxes, insurance and maintenance. In addition, our tenants are typically responsible for future rent increases based on increases in the consumer price index (typically subject to ceilings), fixed increases or additional rent calculated as a percentage of the tenants' gross sales above a specified level.

Our net-leased retail properties primarily are leased to regional and national retail chain store operators. Most buildings are single-story structures with adequate parking on site to accommodate peak retail traffic periods. The properties tend to be on major thoroughfares with relatively high traffic counts, adequate access and proximity to a sufficient population base to constitute a suitable market or trade area for the retailer's business.

Our net-lease agreements generally:

Are for initial terms of 15 to 20 years;

Require the tenant to pay minimum monthly rents and property operating expenses (taxes, insurance and maintenance); and

Provide for future rent increases based on increases in the consumer price index (typically subject to ceilings), fixed increases, or additional rent calculated as a percentage of the tenants' gross sales above a specified level. Where leases provide for rent increases based on increases in the consumer price index, generally these increases become part of the new permanent base rent. Where leases provide for percentage rent, this additional rent is typically payable only if the tenants' gross sales, for a given period (usually one year), exceed a specified level and is then typically calculated as a percentage of only the amount of gross sales in excess of that level.

-11-

#### Industry Diversification

The following table sets forth certain information regarding Realty Income's property portfolio (excluding properties owned by Crest) classified according to the business of the respective tenants, expressed as a percentage of our total rental revenue:

rental revenue:	Percentage of Rental Revenue(1)												
	For the Quarter	For the Years Ended											
	Ended December	D	21	D	21	D	21	D	21	D	21	D	21
Industries	31, 2009	Dec 2	31, 009	Dec 20	31, )08	Dec 2	31, 007	Dec 20	31, 006	Dec 2	31, 005	Dec 20	31, )04
Apparel stores	1.1 %		%	1.1	%	1.2	%	1.7	%	1.6	%	1.8	%
Automotive													
collision services	1.1	1.1		1.0		1.1		1.3		1.3		1.0	
Automotive parts	1.6	1.5		1.6		2.1		2.8		3.4		3.8	
Automotive													
service	4.8	4.8		4.8		5.2		6.9		7.6		7.7	
Automotive tire													
services	6.7	6.9		6.7		7.3		6.1		7.2		7.8	
Book stores	0.2	0.2		0.2		0.2		0.2		0.3		0.3	
Business services	*	*		*		0.1		0.1		0.1		0.1	
Child care	6.9	7.3		7.6		8.4		10.3		12.7		14.4	
Consumer	0.6	07		0.0		0.0		1 1		1.2		0.1	
electronics	0.6	0.7		0.8		0.9		1.1		1.3		2.1	
Convenience	17.0	16.9		15.8		14.0		16.1		18.7		19.2	
stores Crafts and	17.0	10.9		13.8		14.0		10.1		10.7		19.2	
novelties	0.3	0.3		0.3		0.3		0.4		0.4		0.5	
Distribution and	0.5	0.5		0.5		0.5		0.4		0.4		0.5	
office	1.1	1.0		1.0		0.6							
Drug stores	4.3	4.3		4.1		2.7		2.9		2.8		0.1	
Entertainment	1.3	1.3		1.2		1.4		1.6		2.1		2.3	
Equipment rental													
services	0.2	0.2		0.2		0.2		0.2		0.4		0.3	
Financial services	0.2	0.2		0.2		0.2		0.1		0.1		0.1	
General													
merchandise	0.8	0.8		0.8		0.7		0.6		0.5		0.4	
Grocery stores	0.7	0.7		0.7		0.7		0.7		0.7		0.8	
Health and fitness	6.1	5.9		5.6		5.1		4.3		3.7		4.0	
Home furnishings	1.3	1.3		2.4		2.6		3.1		3.7		4.1	
Home													
improvement	1.9	1.9		1.9		2.1		3.4		1.1		1.0	
Motor vehicle													
dealerships	2.8	2.7		3.1		3.1		3.4		2.6		0.6	
Office supplies	1.0	1.0		1.0		1.1		1.3		1.5		1.6	
Pet supplies and	0.0	0.0		0.0		0.0				1.0			
services	0.9	0.9		0.8		0.9		1.1		1.3		1.4	
Private education	0.9	0.9		0.8		0.8		0.8		0.8		1.1	
Restaurants	21.3	21.3		21.8		21.2		11.9		9.4		9.7	

Shoe stores						0.3	0.3
Sporting goods	2.5	2.6	2.3	2.6	2.9	3.4	3.4
Theaters	9.3	9.2	9.0	9.0	9.6	5.2	3.5
Travel plazas	0.2	0.2	0.2	0.2	0.3	0.3	0.4
Video rental	1.1	1.0	1.1	1.7	2.1	2.5	2.8
Other	1.8	1.8	1.9	2.3	2.7	3.0	3.4
Totals	100.0	% 100.0	% 100.0	% 100.0	% 100.0	% 100.0	% 100.0 %

\* Less than 0.1%

(1)Includes rental revenue for all properties owned by Realty Income at the end of each period presented, including revenue from properties reclassified as discontinued operations.

-12-

## Service Category Diversification

The following table sets forth certain information regarding the properties owned by Realty Income (excluding properties owned by Crest) at December 31, 2009, classified according to the retail business types and the level of services they provide (dollars in thousands):

		Rental		
		Revenue		
		for the		
		Quarter	Percentag	e
		Ended	of	
	Number of	December	Rental	
Industry	Properties	31, 2009(1)	Revenue	
Tenants Providing Services	I	, , ,		
Automotive collision services	13	\$884	1.1	%
Automotive service	236	3,902	4.8	
Child care	252	5,665	6.9	
Entertainment	8	1,083	1.3	
Equipment rental services	2	150	0.2	
Financial services	13	188	0.2	
Health and fitness	31	4,999	6.1	
Private education	11	719	0.9	
Theaters	34	7,585	9.3	
Other	12	1,465	1.8	
	612	26,640	32.6	
Tenants Selling Goods and Services				
Automotive parts (with installation)	23	468	0.5	
Automotive tire services	154	5,447	6.7	
Business services	1	5	*	
Convenience stores	584	13,898	17.0	
Distribution and office	3	864	1.1	
Home improvement	3	111	0.1	
Motor vehicle dealerships	17	2,252	2.8	
Pet supplies and services	12	702	0.9	
Restaurants	637	17,461	21.3	
Travel plazas	1	187	0.2	
Video rental	27	866	1.1	
	1,462	42,261	51.7	
Tenants Selling Goods				
Apparel stores	6	902	1.1	
Automotive parts	49	884	1.1	
Book stores	2	146	0.2	
Consumer electronics	9	524	0.6	
Crafts and novelties	5	227	0.3	
Drug stores	51	3,482	4.3	
General merchandise	33	684	0.8	
Grocery stores	9	578	0.7	
Home furnishings	43	1,101	1.3	
Home improvement	29	1,451	1.8	
Office supplies	10	788	1.0	
Pet supplies	2	40	*	

Sporting goods	17	2,087	2.5	
	265	12,894	15.7	
Totals	2,339	\$81,795	100.0	%

\* Less than 0.1%

(1) Includes rental revenue for all properties owned by Realty Income at December 31, 2009, including revenue from properties reclassified as discontinued operations of \$169.

-13-

## Lease Expirations

The following table sets forth certain information regarding Realty Income's property portfolio (excluding properties owned by Crest) regarding the timing of the lease term expirations (excluding extension options) on our 2,254 net leased, single-tenant retail properties as of December 31, 2009 (dollars in thousands):

	1	Total Portfolio Rental	Init	ial Expiration	ns(3)	Subsec	Subsequent Expirations(4)				
		Revenue		Rental			Rental				
		for the			Revenue			Revenue			
	Total	Quarter			for the			for the			
	Number	Ended	% of	Number	Quarter	% of	f Number	Quarter	%	of	
	of	December	Total	of	Ended	Tota		Ended	Tot		
	Leases	31,	Rental	Leases	December	Renta		December	Rent		
Year	Expiring(1)	2009(2)	Revenue	Expiring	31, 2009	Revenue		31, 2009	Revenu		
2010	141	\$ 2,776	3.5 %		\$ 997	1.3	% 96	\$ 1,779	2.2	%	
2011	115	3,384	4.3	53	1,909	2.4	62	1,475	1.9		
2012	135	3,189	4.0	72	1,861	2.3	63	1,328	1.7		
2013	140	5,040	6.3	98	3,447	4.3	42	1,593	2.0		
2014	107	3,305	4.2	71	2,457	3.1	36	848	1.1		
2015	115	2,986	3.8	81	2,218	2.8	34	768	1.0		
2016	115	2,085	2.6	112	2,006	2.5	3	79	0.1		
2017	49	1,835	2.3	42	1,662	2.1	7	173	0.2		
2018	42	1,869	2.4	33	1,553	2.0	9	316	0.4		
2019	99	5,148	6.5	92	4,665	5.9	7	483	0.6		
2020	80	3,224	4.1	74	3,059	3.9	6	165	0.2		
2021	177	7,553	9.5	170	7,163	9.0	7	390	0.5		
2022	100	2,938	3.7	98	2,858	3.6	2	80	0.1		
2023	249	8,169	10.3	248	8,124	10.2	1	45	0.1		
2024	62	1,697	2.1	61	1,675	2.1	1	22	*		
2025	69	5,389	6.8	65	5,317	6.7	4	72	0.1		
2026	108	6,169	7.8	105	5,932	7.5	3	237	0.3		
2027	159	4,642	5.8	158	4,625	5.8	1	17	*		
2028	82	4,143	5.2	81	4,119	5.2	1	24	*		
2029	49	1,151	1.4	49	1,151	1.4					
2030	20	929	1.2	20	929	1.2					
2031	27	650	0.8	27	650	0.8					
2032	2	57	0.1	2	57	0.1					
2033	7	460	0.6	7	460	0.6					
2034	2	276	0.3	2	276	0.3					
2037	2	354	0.4	2	354	0.4					
2043	1	13	*				1	13	*		
Totals	2,254	\$ 79,431	100.0 %	1,868	\$ 69,524	87.5	% 386	\$ 9,907	12.5	%	

\*Less than 0.1%

(1)Excludes ten multi-tenant properties and 75 vacant unleased properties. The lease expirations for properties under construction are based on the estimated date of completion of those properties.

(2)Includes rental revenue of \$169 from properties reclassified as discontinued operations and excludes revenue of \$2,364 from ten multi-tenant properties and from 75 vacant and unleased properties at December 31, 2009.

- (3) Represents leases to the initial tenant of the property that are expiring for the first time.
- (4) Represents lease expirations on properties in the portfolio, which have previously been renewed, extended or re-tenanted.

-14-

## State Diversification

The following table sets forth certain state-by-state information regarding Realty Income's property portfolio (excluding properties owned by Crest) as of December 31, 2009 (dollars in thousands):

State	Number of Properties	Percent Leased		Approximate Leasable Square Feet	Rental Revenue for the Quarter Ended December 31, 2009(1)	Percentage of Rental Revenue
Alabama	63	97	%	•	\$1,822	2.2 %
Alaska	2	100	70	128,500	\$1,822 277	0.3
Arizona	79	99		392,700	2,479	3.0
Arkansas	17	94		92,400	377	0.5
California	65	97		1,178,900	4,390	5.4
Colorado	51	98		471,500	1,865	2.3
Connecticut	24	96		276,600	1,194	1.5
Delaware	17	100		33,300	429	0.5
Florida	166	93		1,426,700	6,534	8.0
Georgia	131	96		914,300	3,872	4.7
Idaho	12	100		80,700	339	0.4
Illinois	85	98		1,008,800	4,216	5.1
Indiana	81	96		686,400	3,244	4.0
Iowa	21	100		290,600	1,013	1.2
Kansas	33	88		573,200	1,118	1.4
Kentucky	22	100		110,600	679	0.8
Louisiana	32	100		184,900	899	1.1
Maine	3	100		22,500	161	0.2
Maryland	28	100		266,600	1,613	2.0
Massachusetts	64	98		575,400	2,576	3.1
Michigan	52	98		257,300	1,249	1.5
Minnesota	21	95		392,100	1,557	1.9
Mississippi	71	96		347,600	1,470	1.8
Missouri	62	94		640,100	2,109	2.6
Montana	2	100		30,000	76	0.1
Nebraska	19	95		196,300	478	0.6
Nevada	14	100		153,300	750	0.9
New Hampshire	14	100		109,900	585	0.7
New Jersey	33	100		261,300	1,936	2.4
New Mexico	8	100		56,400	182	0.2
New York	40	93		502,300	2,383	2.9
North Carolina	96	97		548,300	2,850	3.5
North Dakota	6	100		36,600	68	0.1
Ohio	136	96		845,500	3,323	4.1
Oklahoma	24	100		137,400	587	0.7
Oregon	18	94		297,300	894	1.1
Pennsylvania	98	99		677,200	3,507	4.3
Rhode Island	3	100		11,000	58	0.1

South Carolina	100	100		374,400	2,252	2.8	
South Dakota	9	100		24,900	102	0.1	
Tennessee	133	96		621,800	2,925	3.6	
Texas	212	97		2,280,000	7,918	9.7	
Utah	4	100		25,200	91	0.1	
Vermont	4	100		12,700	127	0.2	
Virginia	104	98		637,100	3,513	4.3	
Washington	36	94		286,200	790	1.0	
West Virginia	2	100		23,000	121	0.1	
Wisconsin	21	90		252,700	779	0.9	
Wyoming	1	100		4,200	18	*	
Totals/Average	2,339	97	%	19,182,000	\$81,795	100.0	%

\* Less than 0.1%

Includes rental revenue for all properties owned by Realty Income at December 31, 2009, including revenue from (1)properties reclassified as discontinued operations of \$169.

Table of contents

## FORWARD-LOOKING STATEMENTS

This annual report on Form 10-K, including the documents incorporated herein by reference, contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995, Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Exchange Act of 1934, as amended. When used in this annual report, the words "estimated", "anticipated", "expect", "believe", "intend" and similar expressions are intended to identify forward-looking statements. Forward-looking statements include discussions of strategy, plans or intentions of management. Forward-looking statements are subject to risks, uncertainties, and assumptions about Realty Income Corporation, including, among other things:

Our anticipated growth strategies;

Our intention to acquire additional properties and the timing of these acquisitions;

Our intention to sell properties and the timing of these property sales;

Our intention to re-lease vacant properties;

Anticipated trends in our business, including trends in the market for long-term net-leases of freestanding, single-tenant retail properties;

Future expenditures for development projects; and Profitability of our subsidiary, Crest.

Future events and actual results, financial and otherwise, may differ materially from the results discussed in the forward-looking statements. In particular, some of the factors that could cause actual results and future events to differ materially from those set forth or contemplated in the forward-looking statements are:

Our continued qualification as a real estate investment trust; General business and economic conditions;

Competition;

Fluctuating interest rates;

Access to debt and equity capital markets;

Continued volatility and uncertainty in the credit markets and broader financial markets;

Other risks inherent in the real estate business including tenant defaults, potential liability relating to environmental matters, illiquidity of real estate investments, and potential damages from natural disasters;

Impairments in the value of our real estate assets;

Changes in the tax laws of the United States of America;

The outcome of any legal proceedings to which we are a party; and

Acts of terrorism and war.

Additional factors that may cause risks and uncertainties include those discussed in the sections entitled "Business", "Risk Factors" and "Management's Discussion and Analysis of Financial Condition and Results of Operations" in this annual report.

Readers are cautioned not to place undue reliance on forward-looking statements, which speak only as of the date that this annual report was filed with the SEC. While forward-looking statements reflect our good faith beliefs, they are not guarantees of future performance. We undertake no obligation to publicly release the results of any revisions to these forward-looking statements that may be made to reflect events or circumstances after the date of this annual report or to reflect the occurrence of unanticipated events. In light of these risks and uncertainties, the forward-looking events discussed in this annual report might not occur.

Item 1A: Risk Factors

This "Risk Factors" section contains references to our "capital stock" and to our "stockholders." Unless expressly stated otherwise, the references to our "capital stock" represent our common stock and any class or series of our preferred stock, while the references to our "stockholders" represent holders of our common stock and any class or series of our preferred stock.

-16-

In order to grow we need to continue to acquire investment properties. The acquisition of investment properties may be subject to competitive pressures.

We face competition in the acquisition, operation and sale of property. We expect competition from:

Businesses; Individuals; Fiduciary accounts and plans; and Other entities engaged in real estate investment and financing.

Some of these competitors are larger than we are and have greater financial resources. This competition may result in a higher cost for properties we wish to purchase.

Negative market conditions or adverse events affecting our existing or potential tenants, or the industries in which they operate, could have an adverse impact on our ability to attract new tenants, re-lease space, collect rent or renew leases, which could adversely affect our cash flow from operations and inhibit growth.

Cash flow from operations depends in part on the ability to lease space to tenants on economically favorable terms. We could be adversely affected by various facts and events over which we have limited or no control, such as:

Lack of demand in areas where our properties are located; Inability to retain existing tenants and attract new tenants; Oversupply of space and changes in market rental rates;

Our tenants' creditworthiness and ability to pay rent, which may be affected by their operations, the current economic situation and competition within their industries from other operators;

Defaults by and bankruptcies of tenants, failure of tenants to pay rent on a timely basis, or failure of tenants to comply with their contractual obligations; and

Economic or physical decline of the areas where the properties are located.

At any time, any tenant may experience a downturn in its business that may weaken its operating results or overall financial condition. As a result, a tenant may delay lease commencement, fail to make rental payments when due, decline to extend a lease upon its expiration, become insolvent or declare bankruptcy. Any tenant bankruptcy or insolvency, leasing delay or failure to make rental payments when due could result in the termination of the tenant's lease and material losses to us.

If tenants do not renew their leases as they expire, we may not be able to rent or sell the properties. Furthermore, leases that are renewed, and some new leases for properties that are re-leased, may have terms that are less economically favorable than expiring lease terms, or may require us to incur significant costs, such as renovations, tenant improvements or lease transaction costs. Negative market conditions may cause us to sell vacant properties for less than their carrying value, which could result in impairments. Any of these events could adversely affect cash flow from operations and our ability to make distributions to shareholders and service indebtedness. A significant portion of the costs of owning property, such as real estate taxes, insurance and maintenance, are not necessarily reduced when circumstances cause a decrease in rental revenue from the properties. In a weakened financial condition, tenants may not be able to pay these costs of ownership and we may be unable to recover these operating expenses from them.

Further, the occurrence of a tenant bankruptcy or insolvency could diminish the income we receive from the tenant's lease or leases. In addition, a bankruptcy court might authorize the tenant to terminate its leases with us. If that happens, our claim against the bankrupt tenant for unpaid future rent would be subject to statutory limitations that most likely would be substantially less than the remaining rent we are owed under the leases. In addition, any claim we have for unpaid past rent, if any, may not be paid in full. As a result, tenant bankruptcies may have a material adverse effect on our results of operations.

#### Table of contents

Seventy-five of our properties were available for lease or sale at December 31, 2009, of which all but one were single-tenant properties. As of February 8, 2010, transactions to lease or sell ten of the 75 properties were underway or completed. At December 31, 2009, 36 of our properties under lease were unoccupied and available for sublease by the tenants, all of which were current with their rent and other obligations. During 2009, each of our tenants accounted for less than 10% of our rental revenue.

For 2009, our tenants in the restaurant and convenience store industries accounted for approximately 21.3% and 17.0%, respectively, of our rental revenue. A downturn in either of these industries, whether nationwide or limited to specific sectors of the United States, could adversely affect our tenants in these industries, which in turn could have a material adverse affect on our financial position, results of operations and our ability to pay the principal of and interest on our debt securities and other indebtedness and to make distributions on our common stock and preferred stock. Individually, each of the other industries in our property portfolio accounted for less than 10% of our rental revenue for 2009. Nevertheless, downturns in these other industries could also adversely affect our tenants, which in turn could also have a material adverse affect on our financial position, results of operations, results of operations and our ability to make debt payments and distributions on our common and preferred stock.

In addition, a substantial number of our properties are leased to middle-market retail chains that generally have more limited financial and other resources than certain upper-market retail chains, and therefore they are more likely to be adversely affected by a downturn in their respective businesses or in the regional or national economy.

As a property owner, we may be subject to unknown environmental liabilities.

Investments in real property can create a potential for environmental liability. An owner of property can face liability for environmental contamination created by the presence or discharge of hazardous substances on the property. We can face such liability regardless of:

Our knowledge of the contamination; The timing of the contamination; The cause of the contamination; or The party responsible for the contamination of the property.

There may be environmental problems associated with our properties of which we are unaware. In that regard, a number of our properties are leased to operators of convenience stores that sell petroleum-based fuels, as well as to operators of oil change and tune-up facilities. These facilities, and some other of our properties, use, or may have used in the past, underground lifts or underground tanks for the storage of petroleum-based or waste products, which could create a potential for the release of hazardous substances.

The presence of hazardous substances on a property may adversely affect our ability to lease or sell that property and we may incur substantial remediation costs. Although our leases generally require our tenants to operate in compliance with all applicable federal, state and local environmental laws, ordinances and regulations, and to indemnify us against any environmental liabilities arising from the tenants' activities on the property, we could nevertheless be subject to strict liability by virtue of our ownership interest. There also can be no assurance that our tenants could or would satisfy their indemnification obligations under their leases. The discovery of environmental liabilities attached to our properties could have an adverse effect on our results of operations, our financial condition or our ability to make distributions to stockholders and to pay the principal of and interest on our debt securities and other indebtedness.

In addition, several of our properties were built during the period when asbestos was commonly used in building construction and other buildings with asbestos may be acquired by us in the future. Environmental laws govern the presence, maintenance and removal of asbestos-containing materials, or ACMs, and require that owners or operators of buildings containing asbestos properly manage and maintain the asbestos, that they adequately inform or train those who may come into contact with asbestos and that they undertake special precautions, including removal or other abatement in the event that asbestos is disturbed during renovation or demolition of a building. These laws may impose fines and penalties on building owners or operators for failure to comply with these requirements and may allow third parties to seek recovery from owners or operators for personal injury associated with exposure to asbestos fibers.

It is also possible that some of our properties may contain or develop harmful mold, which could lead to liability for adverse health effects and costs of remediation of the problem. When excessive moisture accumulates in buildings or on building materials, mold growth may occur, particularly if the moisture problem remains undiscovered or is not addressed over a period of time. Some molds may produce airborne toxins or irritants. Concern about indoor exposure to mold has been increasing, as exposure to mold may cause a variety of adverse health effects and symptoms, including allergic or other reactions. As a result, should our tenants or their employees or customers be exposed to mold at any of our properties we could be required to undertake a costly remediation program to contain or remove the mold from the affected property, which would reduce our cash available for distribution. In addition, exposure to mold by our tenants or others could expose us to liability if property damage or health concerns arise.

Compliance. We have not been notified by any governmental authority, and are not otherwise aware, of any material noncompliance, liability or claim relating to hazardous substances, toxic substances, or petroleum products in connection with any of our present properties. In addition, we believe we are in compliance in all material respects with all present federal, state and local laws relating to ACMs. Nevertheless, if environmental contamination should exist, we could be subject to strict liability by virtue of our ownership interest.

Insurance and Indemnity. In June 2005, we entered into a seven-year environmental insurance policy ("June 2005 policy") which expires on June 1, 2012 on our property portfolio which replaced the previous five-year environmental insurance policy. The limits on our current policy are \$10 million per occurrence, and \$50 million in the aggregate, subject to a \$40,000 self insurance retention, per occurrence, for properties with underground storage tanks and a \$100,000 self insurance retention, per occurrence, for all other properties.

Additionally, in December 2009, we entered into a ten-year environmental insurance policy that expires in December 2019 that will initially act in an excess capacity to our June 2005 policy. On June 1, 2012, this policy will become our primary environmental policy with the same limits as the June 2005 policy, except that once we pay a total of \$1 million for self insurance retention, there will be a \$50,000 per loss maintenance fee, rather than the \$100,000 self insurance retention, per occurrence, for general environmental claims.

It is possible that our insurance could be insufficient to address any particular environmental situation and that, in the future, we could be unable to obtain insurance for environmental matters at a reasonable cost, or at all. Our tenants are generally responsible for, and indemnify us against, liabilities for environmental matters that occur on our properties. For properties that have underground storage tanks, in addition to providing an indemnity in our favor, the tenants generally obtain environmental insurance or rely upon the state funds in the states where these properties are located to reimburse tenants for environmental remediation.

If we fail to qualify as a real estate investment trust, the amount of dividends we are able to pay would decrease, which could adversely affect the market price of our capital stock and could adversely affect the value of our debt securities.

Commencing with our taxable year ended December 31, 1994, we believe that we have been organized and have operated, and we intend to continue to operate, so as to qualify as a "REIT" under Sections 856 through 860 of the Code. However, we cannot assure you that we have been organized or have operated in a manner that has satisfied the requirements for qualification as a REIT, or that we will continue to be organized or operate in a manner that will allow us to continue to qualify as a REIT.

-19-

Qualification as a REIT involves the satisfaction of numerous requirements under highly technical and complex Code provisions, for which there are only limited judicial and administrative interpretations, as well as the determination of various factual matters and circumstances not entirely within our control.

For example, in order to qualify as a REIT, at least 95% of our gross income in each year must be derived from qualifying sources, and we must pay distributions to stockholders aggregating annually at least 90% of our REIT taxable income (as defined in the Code and determined without regard to the dividends paid deduction and by excluding net capital gains).

In the future, it is possible that legislation, new regulations, administrative interpretations or court decisions will change the tax laws with respect to qualification as a REIT, or the federal income tax consequences of such qualification.

If we fail to satisfy all of the requirements for qualification as a REIT, we may be subject to certain penalty taxes or, in some circumstances, we may fail to qualify as a REIT. If we were to fail to qualify as a REIT in any taxable year:

We would be required to pay federal income tax (including any applicable alternative minimum tax) on our taxable income at regular corporate rates;

We would not be allowed a deduction in computing our taxable income for amounts distributed to our stockholders;

We could be disqualified from treatment as a REIT for the four taxable years following the year during which qualification is lost;

We would no longer be required to make distributions to stockholders; and

This treatment would substantially reduce amounts available for investment or distribution to stockholders because of the additional tax liability for the years involved, which could have a material adverse effect on the market price of our capital stock and the value of our debt securities.

Even if we qualify for and maintain our REIT status, we may be subject to certain federal, state and local taxes on our income and property. For example, if we have net income from a prohibited transaction, that income will be subject to a 100% tax. Our subsidiary, Crest, is subject to federal and state taxes at the applicable tax rates on its income and property.

Distributions requirements imposed by law limit our flexibility.

To maintain our status as a REIT for federal income tax purposes, we generally are required to distribute to our stockholders at least 90% of our REIT taxable income, determined without regard to the dividends paid deduction and by excluding net capital gains each year. We also are subject to tax at regular corporate rates to the extent that we distribute less than 100% of our REIT taxable income (including net capital gains) each year.

In addition, we are subject to a 4% nondeductible excise tax to the extent that we fail to distribute during any calendar year at least the sum of 85% of our ordinary income for that calendar year, 95% of our capital gain net income for the calendar year, and any amount of that income that was not distributed in prior years.

We intend to continue to make distributions to our stockholders to comply with the distribution requirements of the Code as well as to reduce our exposure to federal income taxes and the nondeductible excise tax. Differences in timing between the receipt of income and the payment of expenses to arrive at taxable income, along with the effect of required debt amortization payments, could require us to borrow funds on a short-term basis to meet the distribution requirements that are necessary to achieve the tax benefits associated with qualifying as a REIT.

Future issuances of equity securities could dilute the interest of holders of our common stock. Our future growth will depend, in large part, upon our ability to raise additional capital. If we were to raise additional capital through the issuance of equity securities, we could dilute the interests of holders of our common stock. The interests of our common stockholders could also be diluted by the issuance of shares of common stock upon the exercise of outstanding options or pursuant to stock incentive plans. Likewise, our Board of Directors is authorized to cause us to issue preferred stock of any class or series (with dividend, voting and other rights as determined by the Board of Directors). Accordingly, the Board of Directors may authorize the issuance of preferred stock with voting, dividend and other similar rights that could dilute, or otherwise adversely affect, the interest of holders of our common stock.

We are subject to risks associated with debt and capital stock financing.

We intend to incur additional indebtedness in the future, including borrowings under our \$355 million acquisition credit facility. At December 31, 2009, we had borrowings outstanding under our \$355 million acquisition credit facility of \$4.6 million and we had a total of \$1.355 billion of outstanding credit facility borrowings and aggregate principal amount of outstanding unsecured senior debt securities. To the extent that new indebtedness is added to our current debt levels, the related risks that we now face would increase. As a result, we are and will be subject to risks associated with debt financing, including the risk that our cash flow could be insufficient to meet required payments on our debt. We also face variable interest rate risk as the interest rate on our \$355 million credit facility is variable and could therefore increase over time. We also face the risk that we may be unable to refinance or repay our debt as it comes due. Given the recent disruptions in the financial markets, we also face the risk that one or more of the participants in our credit facility may not be able to lend us money.

In addition, our \$355 million credit facility contains provisions that could limit the amount of distributions payable by us on our common stock and preferred stock. In particular, our \$355 million acquisition credit facility provides that the aggregate amount of cash distributions paid on, plus any payments made to repurchase, our common stock and preferred stock may not exceed the sum of (a) 95% of our funds from operations (as defined in the credit facility) plus (b) cash distributions on our preferred stock, determined as of the end of each fiscal quarter for the four fiscal quarters then ending, except that we may repurchase preferred stock with the net proceeds from the issuance of our common stock or preferred stock. The credit facility further provides that, in the event of a failure to pay principal, interest or any other amount payable thereunder when due or upon the occurrence of certain events of bankruptcy, insolvency or reorganization with respect to us or any of our subsidiaries, we and our subsidiaries may not pay any distributions on, or repurchase, any shares of our capital stock, including our common stock and preferred stock. In addition, the credit facility provides that, if any other event of default (as defined in the credit facility) thereunder exists, we and our subsidiaries may not pay any distributions on, or repurchase, any shares of our capital stock, including our common stock and preferred stock, except that we may pay cash distributions to stockholders in the minimum amount necessary to maintain our status as a REIT. If this were to occur, it would likely have a material adverse effect on the market price of our outstanding common and preferred stock and on the value of our debt securities and may adversely affect our ability to qualify as a REIT or our tax treatment as a REIT.

Our indebtedness could also have other important consequences to holders of our common and preferred stock, including:

Increasing our vulnerability to general adverse economic and industry conditions;

Limiting our ability to obtain additional financing to fund future working capital, capital expenditures and other general corporate requirements;

Requiring the use of a substantial portion of our cash flow from operations for the payment of principal and interest on our indebtedness, thereby reducing our ability to use our cash flow to fund working capital, capital expenditures and general corporate requirements;

Limiting our flexibility in planning for, or reacting to, changes in our business and our industry; and

Putting us at a disadvantage compared to our competitors with less indebtedness.

#### Table of contents

Our business operations may not generate the cash needed to make distributions on our capital stock or to service our indebtedness.

Our ability to make distributions on our common stock and preferred stock and payments on our indebtedness and to fund planned capital expenditures will depend on our ability to generate cash in the future. We cannot assure you that our business will generate sufficient cash flow from operations or that future borrowings will be available to us in an amount sufficient to enable us to make distributions on our common stock and preferred stock, to pay our indebtedness or to fund our other liquidity needs.

The market value of our capital stock and debt securities could be substantially affected by various factors. The market value of our capital stock and debt securities will depend on many factors, which may change from time to time, including:

Prevailing interest rates, increases in which may have an adverse effect on the market value of our capital stock and debt securities;

The market for similar securities issued by other REITs;

General economic and financial market conditions;

The financial condition, performance and prospects of us, our tenants and our competitors; Changes in financial estimates or recommendations by securities analysts with respect to us, our competitors or our industry;

Changes in our credit ratings; and Actual or anticipated variations in quarterly operating results.

In addition, over the last two years, stock prices in the U.S. markets have been experiencing extreme price fluctuations, and the market value of our common stock has fluctuated significantly during this period. As a result of these and other factors, investors who purchase our capital stock and debt securities may experience a decrease, which could be substantial and rapid, in the market value of our capital stock and debt securities, including decreases unrelated to our operating performance or prospects.

Real estate ownership is subject to particular economic conditions that may have a negative impact on our revenue. We are subject to all of the inherent risks associated with the ownership of real estate. In particular, we face the risk that rental revenue from our properties may be insufficient to cover all corporate operating expenses, debt service payments on indebtedness we incur and distributions on our capital stock. Additional real estate ownership risks include:

Adverse changes in general or local economic conditions; Changes in supply of, or demand for, similar or competing properties; Changes in interest rates and operating expenses; Competition for tenants; Changes in market rental rates; Inability to lease properties upon termination of existing leases; Renewal of leases at lower rental rates; Inability to collect rents from tenants due to financial hardship, including bankruptcy;

Changes in tax, real estate, zoning and environmental laws that may have an adverse impact upon the value of real estate;

Uninsured property liability;

Property damage or casualty losses;

Unexpected expenditures for capital improvements or to bring properties into compliance with applicable federal, state and local laws;

The need to periodically renovate and repair our properties;

Physical or weather-related damage to properties; The potential risk of functional obsolescence of properties over time; Acts of terrorism and war; and Acts of God and other factors beyond the control of our management.

An uninsured loss or a loss that exceeds the policy limits on our properties could subject us to lost capital or revenue on those properties.

Under the terms and conditions of the leases currently in force on our properties, tenants generally are required to indemnify and hold us harmless from liabilities resulting from injury to persons, air, water, land or property, due to activities conducted on the properties, except for claims arising from the negligence or intentional misconduct of us or our agents. Additionally, tenants are generally required, at the tenant's expense, to obtain and keep in full force during the term of the lease, liability and property damage insurance policies. The insurance policies our tenants are required to maintain for property damage are generally in amounts not less than the full replacement cost of the improvements less slab, foundations, supports and other customarily excluded improvements. Our tenants are generally required to maintain general liability coverage varying between \$1,000,000 and \$10,000,000 depending on the tenant and the industry in which the tenant operates.

In addition to the indemnities and required insurance policies identified above, many of our properties are also covered by flood and earthquake insurance policies (subject to substantial deductibles) obtained and paid for by the tenants as part of their risk management programs. Additionally, we have obtained blanket liability, flood and earthquake (subject to substantial deductibles) and property damage insurance policies to protect us and our properties against loss should the indemnities and insurance policies provided by the tenants fail to restore the properties to their condition prior to a loss. However, should a loss occur that is uninsured or in an amount exceeding the combined aggregate limits for the policies noted above, or in the event of a loss that is subject to a substantial deductible under an insurance policy, we could lose all or part of our capital invested in, and anticipated revenue from, one or more of the properties, which could have a material adverse effect on our results of operations or financial condition and on our ability to pay the principal of and interest on our debt securities and other indebtedness and to make distributions to our stockholders. Given the recent disruptions in the insurance industry, we also face the risk that our insurance carriers may not be able to provide payment under any potential claims that might arise under the terms of our insurance policies, and we may not have the ability to purchase insurance policies we desire.

Compliance with the Americans with Disabilities Act of 1990 and fire, safety, and other regulations may require us to make unintended expenditures that could adversely impact our results of operations.

Our properties are generally required to comply with the Americans with Disabilities Act of 1990, or the ADA. The ADA has separate compliance requirements for "public accommodations" and "commercial facilities," but generally requires that buildings be made accessible to people with disabilities. Compliance with the ADA requirements could require removal of access barriers and non-compliance could result in imposition of fines by the U.S. government or an award of damages to private litigants. The retailers to whom we lease properties are obligated by law to comply with the ADA provisions, and we believe that these retailers may be obligated to cover costs associated with compliance. If required changes involve greater expenditures than anticipated, or if the changes must be made on a more accelerated basis than anticipated, the ability of these retailers to cover costs could be adversely affected and we could be required to expend our own funds to comply with the provisions of the ADA, which could materially adversely affect our results of operations or financial condition and our ability to pay the principal of and interest on our debt securities and other indebtedness and to make distributions to our stockholders. In addition, we are required to operate our properties in compliance with fire and safety regulations, building codes and other land use regulations, as they may be adopted by governmental agencies and bodies and become applicable to our properties. We may be required to make substantial capital expenditures to comply with those requirements and these expenditures could have a material adverse effect on our results of operations or financial condition and our ability to pay the principal of and interest on our debt securities and other indebtedness and to make distributions to our stockholders.

Property taxes may increase without notice.

The real property taxes on our properties and any other properties that we develop or acquire in the future may increase as property tax rates change and as those properties are assessed or reassessed by tax authorities.

#### Table of contents

#### We depend on key personnel.

We depend on the efforts of our executive officers and key employees. The loss of the services of our executive officers and key employees could have a material adverse effect on our results of operations or financial condition and on our ability to pay the principal and interest on our debt securities and other indebtedness and to make distributions to our stockholders. It is possible that we will not be able to recruit additional personnel with equivalent experience in the retail, net-lease industry.

Terrorist attacks and other acts of violence or war may affect the value of our debt and equity securities, the markets in which we operate and our results of operations.

Terrorist attacks may negatively affect our operations, the market price of our capital stock and the value of our debt securities. There can be no assurance that there will not be further terrorist attacks against the United States or U.S. businesses. These attacks, or armed conflicts, may directly impact our physical facilities or the businesses of our tenants.

If events like these were to occur, they could cause consumer confidence and spending to decrease or result in increased volatility in the U.S. and worldwide financial markets and economy. They also could result in or prolong an economic recession in the U.S. or abroad. Any of these occurrences could have a significant adverse impact on our operating results and revenues and on the market price of our capital stock and on the value of our debt securities. It could also have an adverse effect on our ability to pay principal and interest on our debt securities or other indebtedness and to make distributions to our stockholders.

Disruptions in the financial markets could affect our ability to obtain financing on reasonable terms and have other adverse effects on us and the market price of our common stock.

Over the last two years, the United States stock and credit markets have experienced significant price volatility, dislocations and liquidity disruptions, which have caused market prices of many stocks to fluctuate substantially and the spreads on prospective debt financings to widen considerably. These circumstances have materially impacted liquidity in the financial markets, making terms for certain financings less attractive, and in certain cases have resulted in the unavailability of certain types of financing. Continued uncertainty in the stock and credit markets may negatively impact our ability to access additional financing at reasonable terms, which may negatively affect our ability to make acquisitions. A prolonged downturn in the stock or credit markets may cause us to seek alternative sources of potentially less attractive financing, and may require us to adjust our business plan accordingly. In addition, these factors may make it more difficult for us to sell properties or may adversely affect the price we receive for properties that we do sell, as prospective buyers may experience increased costs of financing or difficulties in obtaining financing. These events in the stock and credit markets may make it more difficult or costly for us to raise capital through the issuance of our common stock or preferred stock. These disruptions in the financial markets also may have a material adverse effect on the market value of our common stock, the income we receive from our properties and the lease rates we can charge for our properties, and may have other unknown adverse effects on us or the economy in general.

Inflation may adversely affect our financial condition and results of operations.

Although inflation has not materially impacted our results of operations in the recent past, increased inflation could have a more pronounced negative impact on any variable rate debt we incur in the future and on our results of operations. During times when inflation is greater than increases in rent, as provided for in our leases, rent increases may not keep up with the rate of inflation. Likewise, even though net leases reduce our exposure to rising property expenses due to inflation, substantial inflationary pressures and increased costs may have an adverse impact on our tenants if increases in their operating expenses exceed increases in revenue, which may adversely affect the tenants' ability to pay rent.

Current volatility in market and economic conditions may impact the accuracy of the various estimates used in the preparation of our financial statements and footnotes to the financial statements.

Various estimates are used in the preparation of our financial statements, including estimates related to asset and liability valuations (or potential impairments), and various receivables. Often these estimates require the use of market data values which are currently difficult to assess, as well as estimates of future performance or receivables collectability which can also be difficult to accurately predict. Although management believes it has been prudent and used reasonable judgment in making these estimates, it is possible that actual results may differ from these estimates.

-24-

Item 1B: Unresolved Staff comments

There are no unresolved staff comments.

Item 2: Properties

Information pertaining to our properties can be found under Item 1.

Item 3: Legal Proceedings

We are subject to certain claims and lawsuits in the ordinary course of business, the outcome of which cannot be determined at this time. In the opinion of management, any liability we might incur upon the resolution of these claims and lawsuits will not, in the aggregate, have a material adverse effect on our consolidated financial position or results of operations.

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

No matters were submitted to stockholders during the fourth quarter of the fiscal year.

## PART II

Item 5: Market For The Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

A. Our common stock is traded on the NYSE under the ticker symbol "O." The following table shows the high and low sales prices per share for our common stock as reported by the NYSE, and distributions declared per share of common stock for the periods indicated.

		Price Per Share of Common Stock	
	High	Low	Declared(1)
2009			
First quarter	\$23.41	\$14.26	\$ 0.425563
Second quarter	23.23	17.90	0.426500
Third quarter	28.20	19.83	0.427438
Fourth quarter	27.53	22.17	0.428375
Total			\$ 1.707876
2008			
First quarter	\$27.16	\$20.27	\$ 0.410875
Second quarter	28.15	22.67	0.412750
Third quarter	34.86	21.38	0.419625
Fourth quarter	26.50	15.00	0.424000
Total			\$ 1.667250

(1) Common stock cash distributions currently are declared monthly by us based on financial results for the prior months. At December 31, 2009, a distribution of \$0.143 per common share had been declared and was paid in January 2010.

There were 8,755 registered holders of record of our common stock as of January 1, 2010. We estimate that our total number of shareholders is approximately 99,000 when we include both registered and beneficial holders of our common stock.

-25-

#### Item 6: Selected Financial Data

## (not covered by Report of Independent Registered Public Accounting Firm) (dollars in thousands, except for per share data)

As of or for the years ended									
December 31,	2009	)	200	)8	200	)7	200	6	2005
Total assets (book value)	\$2,914,787		\$2,994,179		\$3,077,352		\$2,546,508		\$1,920,988
Cash and cash equivalents	10,026		46,815		193,101		10,573		65,704
Lines of credit and notes payable	1,354,600		1,370,000		1,470,000		920,000		891,700
Total liabilities	1,426,778		1,439,518		1,539,260		970,516		931,774
Total stockholders' equity	1,488,009		1,554,661		1,538,092		1,575,992		989,214
Net cash provided by operating									
activities	226,707		246,155		318,169		86,945		109,557
Net change in cash and cash									
equivalents	(36,789	)	(146,286	)	182,528		(55,131	)	63,563
Total revenue	327,581		327,773		291,483		234,527		190,460
Income from continuing									
operations	122,133		115,427		123,778		102,227		84,717
Income from discontinued									
operations	8,994		16,414		16,631		8,554		14,402
Net income	131,127		131,841		140,409		110,781		99,119
Preferred stock cash dividends	(24,253	)	(24,253	)	(24,253	)	(11,362	)	(9,403)
Net income available to common									
stockholders	106,874		107,588		116,156		99,419		89,716
Cash distributions paid to common									
stockholders	178,008		169,655		157,659		129,667		108,575
Basic and diluted net income per									
common share	1.03		1.06		1.16		1.11		1.12
Cash distributions paid per									
common share	1.706625		1.662250		1.560250		1.437250		1.346250
Cash distributions declared per									
common share	1.707876		1.667250		1.570500		1.447500		1.352500
Basic weighted average number of									
common shares outstanding	103,577,507		101,178,19	1	100,195,03	1	89,766,714	4	79,950,255
Diluted weighted average number									
of common shares outstanding	103,581,053		101,209,88	3	100,333,96	6	89,917,554	4	80,208,593

-26-

Item 7:

Management's Discussion and Analysis of Financial Condition and Results of Operations

### GENERAL

Realty Income Corporation, The Monthly Dividend Company®, is a Maryland corporation organized to operate as an equity real estate investment trust, or REIT. Our primary business objective is to generate dependable monthly cash distributions from a consistent and predictable level of funds from operations, or FFO, per share. Our monthly distributions are supported by the cash flow from our portfolio of retail properties leased to regional and national retail chains. We have in-house acquisition, leasing, legal, credit research, real estate research, portfolio management and capital markets expertise. Over the past 40 years, Realty Income and its predecessors have been acquiring and owning freestanding retail properties that generate rental revenue under long-term lease agreements (primarily 15 to 20 years).

In addition, we seek to increase distributions to stockholders and FFO per share through both active portfolio management and the acquisition of additional properties.

At December 31, 2009, we owned a diversified portfolio:

Of 2,339 retail properties; With an occupancy rate of 96.8%, or 2,264 properties occupied and only 75 properties available for lease; Leased to 118 different retail chains doing business in 30 separate retail industries; Located in 49 states; With over 19.1 million square feet of leasable space; and With an average leasable retail space per property of approximately 8,200 square feet.

Of the 2,339 properties in the portfolio, 2,328, or 99.5%, are single-tenant, retail properties and the remaining 11 are multi-tenant, distribution and office properties. At December 31, 2009, of the 2,328 single-tenant properties, 2,254 were leased with a weighted average remaining lease term (excluding extension options) of approximately 11.2 years.

In addition, at December 31, 2009, our wholly-owned taxable REIT subsidiary, Crest Net Lease, Inc. ("Crest"), had an inventory of three properties valued at \$3.8 million, which are classified as held for sale. Crest was created to buy and sell properties, primarily to individual investors who are involved in tax-deferred exchanges under Section 1031 of the Internal Revenue Code of 1986, as amended (the "Code"). In addition to the three properties, Crest also holds notes receivable of \$22.2 million at December 31, 2009. Crest did not acquire any properties in 2009.

## LIQUIDITY AND CAPITAL RESOURCES

## Capital Philosophy

Historically, we have met our long-term capital needs through the issuance of common stock, preferred stock and long-term unsecured notes and bonds. Over the long term, we believe that common stock should be the majority of our capital structure. However, we may issue additional preferred stock or debt securities from time to time. We may issue common stock when we believe that our share price is at a level that allows for the proceeds of any offering to be accretively invested into additional properties. In addition, we may issue common stock to permanently finance properties that were financed by our credit facility or debt securities. However, we cannot assure you that we will have access to the capital markets at times and at terms that are acceptable to us.

## Conservative Capital Structure

We believe that our stockholders are best served by a conservative capital structure. Therefore, we seek to maintain a conservative debt level on our balance sheet and solid interest and fixed charge coverage ratios. At December 31,

2009, our total outstanding credit facility borrowings and outstanding notes were \$1.355 billion, or approximately 30.8% of our total market capitalization of \$4.40 billion.

-27-

#### Table of contents

We define our total market capitalization at December 31, 2009 as the sum of:

Shares of our common stock outstanding of 104,286,705 multiplied by the last reported sales price of our common stock on the NYSE of \$25.91 per share on December 31, 2009, or \$2.70 billion; Aggregate liquidation value (par value of \$25 per share) of the Class D preferred stock of \$127.5 million; Aggregate liquidation value (par value of \$25 per share) of the Class E preferred stock of \$220 million; Outstanding notes of \$1.35 billion; and Outstanding borrowings of \$4.6 million on our credit facility.

#### Mortgage Debt

We have no mortgage debt on any of our properties.

#### \$355 Million Acquisition Credit Facility

In May 2008, we entered into a \$355 million revolving, unsecured credit facility that replaced our previous \$300 million acquisition credit facility. The term of our credit facility is for three years, until May 2011, plus two, one-year extension options. Under our credit facility, our investment grade credit ratings provide for financing at the London Interbank Offered Rate, commonly referred to as LIBOR, plus 100 basis points with a facility fee of 27.5 basis points, for all-in drawn pricing of 127.5 basis points over LIBOR. We also have other interest rate options available to us. At December 31, 2009, we had a borrowing capacity of \$350.4 million available on our credit facility and an outstanding balance of \$4.6 million at an effective interest rate of 1.23%.

We expect to use the credit facility to acquire additional retail properties and for other corporate purposes. Any additional borrowings will increase our exposure to interest rate risk. We have the right to request an increase in the borrowing capacity of the credit facility, up to \$100 million, to a total borrowing capacity of \$455 million. Any increase in the borrowing capacity is subject to approval by the lending banks participating in our credit facility.

#### Cash Reserves

We are organized to operate as an equity REIT that acquires and leases properties and distributes to stockholders, in the form of monthly cash distributions, a substantial portion of our net cash flow generated from leases on our retail properties. We intend to retain an appropriate amount of cash as working capital. At December 31, 2009, we had cash and cash equivalents totaling \$10 million.

We believe that our cash and cash equivalents on hand, cash provided from operating activities and borrowing capacity is sufficient to meet our liquidity needs for the foreseeable future. We intend, however, to use additional sources of capital to fund property acquisitions and to repay future borrowings under our credit facility.

### Acquisitions During 2009

During 2009, we invested \$57.9 million in 16 new properties with an initial weighted average contractual lease rate of 9.7%. These 16 properties are located in five states, contain over 278,000 leasable square feet, and are 100% leased with an average lease term of 17.9 years. The 16 new properties we acquired are net-leased to four different retail chains. There were no acquisitions by Crest in 2009.

We made fewer portfolio acquisitions in 2008 and 2009 than in previous years because we felt that preserving our capital resources and maintaining a high level of liquidity until property prices adjusted and the general economy improved was the prudent course of action. In late 2009, we felt that market conditions had become more attractive for acquisitions, and we currently believe that there are many retail chains, with solid operating concepts, that are in need of capital. We believe that our solid financial position, strong balance sheet and access to capital give us the ability to expand our acquisition activities in 2010 and invest in new retail properties that have the potential to contribute to our earnings.

The initial weighted average contractual lease rate is computed as estimated contractual net operating income (in a net-leased property that is equal to the aggregate base cash flow or, in the case of properties under development, the estimated aggregate base cash flow under the lease) for the first year of each lease, divided by the estimated total cost of the properties. Since it is possible that a tenant could default on the payment of contractual rent, we cannot assure you that the actual return on the funds invested will remain at the percentages listed above.

-28-

#### Impact of Real Estate and Credit Markets

In the commercial retail real estate market, property prices generally continued to decline and lease rates rose throughout 2008 and 2009. Likewise, the U.S. credit markets have experienced significant price volatility, dislocations and liquidity disruptions, which have impacted our access to and cost of capital. We continue to monitor the commercial retail real estate and U.S. credit markets carefully and, if required, will make decisions to adjust our business strategy accordingly. See our discussion of "Risk Factors" in this annual report.

#### Increases in Monthly Distributions to Common Stockholders

We have continued our 40-year policy of paying distributions monthly. Monthly distributions per share were increased in January 2010 by \$0.0003125 to \$0.143. The increase in January 2010 was our 49th consecutive quarterly increase and the 56th increase in the amount of our dividend since our listing on the New York Stock Exchange, or NYSE, in 1994. In 2009, we paid three monthly cash distributions per share in the amount of \$0.1420625, three in the amount of \$0.142375 and three in the amount of \$0.1426875, totaling \$1.706625. In December 2009 and January 2010, we declared distributions of \$0.143 per share, which were paid in January 2010 and will be paid in February 2010, respectively.

The monthly distribution of \$0.143 per share represents a current annualized distribution of \$1.716 per share, and an annualized distribution yield of approximately 6.7% based on the last reported sale price of our common stock on the NYSE of \$25.74 on February 8, 2010. Although we expect to continue our policy of paying monthly distributions, we cannot guarantee that we will maintain our current level of distributions, that we will continue our pattern of increasing distributions per share, or what our actual distribution yield will be in any future period.

#### Note Redemptions

Upon their maturity in January 2009, we redeemed, using cash on hand, the \$20 million outstanding principal amount of our 8% Notes due 2009, or 2009 Notes. The 2009 Notes were redeemed at a redemption price equal to 100% of the principal amount, plus accrued and unpaid interest. We have no debt maturities until March 2013.

### Universal Shelf Registration

In March 2009, we filed a shelf registration statement with the SEC, which is effective for a term of three years, to replace our prior shelf registration statement which was set to expire in April 2009. Our new shelf registration statement expires in March 2012. In accordance with the SEC rules, the amount of the securities to be issued pursuant to this shelf registration statement was not specified when it was filed and there is no specific dollar limit. The securities covered by this registration statement include common stock, preferred stock, debt securities, or any combination of these securities. We may periodically offer one or more of these securities in amounts, prices and on terms to be announced when and if the securities are offered. The specifics of any future offerings, along with the use of proceeds of any securities offered, will be described in detail in a prospectus supplement, or other offering materials, at the time of the offering.

### Credit Agency Ratings

We are currently assigned investment grade corporate credit ratings on our senior unsecured notes. Fitch Ratings has assigned a rating of BBB+, Moody's Investors Service has assigned a rating of Baa1 and Standard & Poor's Ratings Group has assigned a rating of BBB to our senior notes. All of these ratings have "stable" outlooks.

We have also been assigned credit ratings on our preferred stock. Fitch Ratings has assigned a rating of BBB-, Moody's has assigned a rating of Baa2 and Standard & Poor's has assigned a rating of BB+ to our preferred stock. All of these ratings have "stable" outlooks.

The credit ratings assigned to us could change based upon, among other things, our results of operations and financial condition. These ratings are subject to ongoing evaluation by credit rating agencies and we cannot assure you that our

ratings will not be changed or withdrawn by a rating agency in the future if, in its judgment, circumstances warrant. Moreover, a rating is not a recommendation to buy, sell or hold our debt securities, preferred stock or common stock.

-29-

#### Table of contents

#### Notes Outstanding

Our senior unsecured note obligations consist of the following as of December 31, 2009, sorted by maturity date (dollars in millions):

5.375% notes, issued in March 2003 and due in March 2013	\$100.0
5.5% notes, issued in November 2003 and due in November 2015	150.0
5.95% notes, issued in September 2006 and due in September 2016	275.0
5.375% notes, issued in September 2005 and due in September 2017	175.0
6.75% notes, issued in September 2007 and due in August 2019	550.0
5.875% bonds, issued in March 2005 and due in March 2035	100.0
	\$1,350.0

All of our outstanding notes and bonds have fixed interest rates. Interest on all of our senior note and bond obligations is paid semiannually. All of these notes and bonds contain various covenants, including: (i) a limitation on incurrence of any debt which would cause our debt to total adjusted assets ratio to exceed 60%; (ii) a limitation on incurrence of any secured debt which would cause our secured debt to total adjusted assets ratio to exceed 40%; (iii) a limitation on incurrence of incurrence of any debt which would cause our secured debt service coverage ratio to be less than 1.5 times; and (iv) the maintenance at all times of total unencumbered assets not less than 150% of our outstanding unsecured debt. We have been in compliance with these covenants since each of the notes and bonds was issued.

The following is a summary of the key financial covenants for our senior unsecured notes, as defined and calculated per the terms of our notes. These calculations, which are not based on U.S. generally accepted accounting principles, or GAAP, measurements, are presented to investors to show our ability to incur additional debt under the terms of our notes only and are not measures of our liquidity or performance. The actual amounts as of December 31, 2009 are:

Note Covenants	Required	Actual
Limitation on incurrence of total debt	$\leq 60\%$	38.6%
Limitation on incurrence of secured deb	$t \le 40\%$	0.0%
Debt service coverage (trailing 12	≥ 1.5 x	3.6 x
months)		
Maintenance of total unencumbered	$\geq 150\%$ of unsecured debt	259%
assets		

The following table summarizes the maturity of each of our obligations as of December 31, 2009 (dollars in millions):

Table of Obligations	Ground	Ground
	Leases	Leases
	Paid by	Paid by

Year of	Credit			Realty	Our		
Maturity	Facility	Notes	Interest(1)	Income(2)	Tenants(3)	Other(4)	Totals
2010	\$	\$	\$82.4	\$0.1	\$3.7	\$1.5	\$87.7
2011	4.6		82.4	0.1	3.7		90.8
2012			82.4	0.1	3.6		86.1
2013		100.0	78.1	0.1	3.5		181.7
2014			77.0	0.1	3.3		80.4
Thereafter		1,250.0	350.9	0.8	37.7		1,639.4
Totals	\$4.6	\$1,350.0	\$753.2	\$1.3	\$55.5	\$1.5	\$2,166.1

(1) Interest on the credit facility and notes has been calculated based on outstanding balances as of December 31, 2009 through their respective maturity dates.

(2) Realty Income currently pays the ground lessors directly for the rent under the ground leases. A majority of this rent is reimbursed to Realty Income as additional rent from our tenants.

(3) Our tenants, who are generally sub-tenants under the ground leases, are responsible for paying the rent under these ground leases. In the event a tenant fails to pay the ground lease rent, we are primarily responsible.

(4) "Other" consists of \$295,000 of commitments under construction contracts and \$1.2 million of contingent payments for tenant improvements and leasing costs.

-30-

Our credit facility and note obligations are unsecured. Accordingly, we have not pledged any assets as collateral for these obligations.

#### Preferred Stock Outstanding

In 2004, we issued 5.1 million shares of 7.375% Class D cumulative redeemable preferred stock. In May 2009, shares of Class D preferred stock became redeemable at our option for \$25 per share, plus any accrued and unpaid dividends. Dividends on shares of Class D preferred stock are paid monthly in arrears.

In 2006, we issued 8.8 million shares of 6.75% Class E cumulative redeemable preferred stock. Beginning December 7, 2011, shares of Class E preferred stock are redeemable at our option for \$25 per share, plus any accrued and unpaid dividends. Dividends on shares of Class E preferred stock are paid monthly in arrears.

Dividends on our Class D and Class E preferred stock are current.

#### No Off-Balance Sheet Arrangements or Unconsolidated Investments

We have no unconsolidated or off-balance sheet investments in "variable interest entities" or off-balance sheet financing, nor do we engage in trading activities involving energy or commodity contracts or other derivative instruments. Additionally, we have no joint ventures or mandatorily redeemable preferred stock. As such, our financial position and results of operations are not affected by accounting regulations regarding the consolidation of off-balance sheet entities and classification of financial instruments with characteristics of both liabilities and equity.

#### **RESULTS OF OPERATIONS**

#### **Critical Accounting Policies**

Our consolidated financial statements have been prepared in accordance with GAAP. Our consolidated financial statements are the basis for our discussion and analysis of financial condition and results of operations. Preparing our consolidated financial statements requires us to make a number of estimates and assumptions that affect the reported amounts and disclosures in the consolidated financial statements. We believe that we have made these estimates and assumptions in an appropriate manner and in a way that accurately reflects our financial condition. We continually test and evaluate these estimates and assumptions using our historical knowledge of the business, as well as other factors, to ensure that they are reasonable for reporting purposes. However, actual results may differ from these estimates and assumptions.

In order to prepare our consolidated financial statements according to the rules and guidelines set forth by GAAP, many subjective judgments must be made with regard to critical accounting policies. One of these judgments is our estimate for useful lives in determining depreciation expense for our properties. Depreciation of buildings and improvements is generally computed using the straight–line method over an estimated useful life of 25 years. If we use a shorter or longer estimated useful life, it could have a material impact on our results of operations. We believe that 25 years is an appropriate estimate of useful life. No depreciation has been recorded on Crest's properties that are classified as held for sale.

When acquiring a property for investment purposes, we allocate the fair value of real estate acquired with in-place operating leases to: (1) land, (2) building and improvements, (3) identified intangible assets and liabilities, based in each case on their fair values. Intangible assets and liabilities consist of above-market and below-market leases, the value of in-place leases and tenant relationships.

Another significant judgment must be made as to if, and when, impairment losses should be taken on our properties when events or a change in circumstances indicate that the carrying amount of the asset may not be recoverable. Generally, a provision is made for impairment if estimated future operating cash flows (undiscounted and without interest charges) plus estimated disposition proceeds (undiscounted) are less than the current book value of the property. Key inputs that we estimate in this analysis include projected rental rates, capital expenditures and property sales capitalization rates. If a property is held for sale, it is carried at the lower of carrying cost or estimated fair value, less estimated cost to sell. The carrying value of our real estate is the largest component of our consolidated balance sheet. If events should occur that require us to reduce the carrying value of our real estate by recording provisions for impairment, it could have a material impact on our results of operations.

The following is a comparison of our results of operations for the years ended December 31, 2009, 2008 and 2007.

#### Rental Revenue

Rental revenue was \$326.1 million for 2009 versus \$325.9 million for 2008, an increase of \$249,000, or 0.1%. Rental revenue was \$285.1 million in 2007. The increase in rental revenue in 2009 compared to 2008 is primarily attributable to:

The 16 retail properties acquired by Realty Income in 2009, which generated \$490,000 of rent in 2009; The 107 retail properties acquired by Realty Income in 2008, which generated \$16.08 million of rent in 2009 compared to \$13.04 million in 2008, an increase of \$3.0 million;

Same store rents generated on 2,063 properties during the entire years of 2009 and 2008, increased by \$1.3 million, or 0.4%, to \$299.15 million from \$297.84 million; net of

A net decrease of \$3.7 million relating to the aggregate of (i) development properties acquired before 2008 that started paying rent in 2008, (ii) properties that were vacant during part of 2009 or 2008, (iii) properties sold during 2009 and 2008 and (iv) lease termination settlements, which in aggregate, totaled \$9.2 million in 2009 compared to \$12.9 million in 2008; and

A decrease in straight-line rent and other non-cash adjustments to rent of \$879,000 in 2009 as compared to 2008.

Overall, comparing 2009 versus 2008, revenue has been generally flat as we own 2,339 properties at December 31, 2009, compared to 2,348 properties at December 31, 2008.

Of the 2,339 properties in the portfolio at December 31, 2009, 2,328, or 99.5%, are single-tenant properties and the remaining 11 are multi-tenant, distribution and office properties. Of the 2,328 single-tenant properties, 2,254, or 96.8%, were net leased with a weighted average remaining lease term (excluding rights to extend a lease at the option of the tenant) of approximately 11.2 years at December 31, 2009. Of our 2,254 leased single-tenant properties, 2,071 or 91.9% were under leases that provide for increases in rents through:

Primarily base rent increases tied to a consumer price index (typically subject to ceilings); Fixed increases:

Overage rent based on a percentage of the tenants' gross sales, or; A combination of two or more of the above rent provisions.

Percentage rent, which is included in rental revenue, was \$1.3 million in 2009, \$1.2 million in 2008 and \$795,000 in 2007 (excluding percentage rent reclassified to discontinued operations of \$22,000 in 2008 and \$55,000 in 2007). Percentage rent in 2009 was less than 1% of rental revenue and we anticipate percentage rent to be less than 1% of rental revenue in 2010.

Our portfolio of retail real estate, leased primarily to regional and national chains under net leases, continues to perform well and provide dependable lease revenue supporting the payment of monthly dividends to our

stockholders. At December 31, 2009, our portfolio of 2,339 retail properties was 96.8% leased with 75 properties available for lease as compared to 70 at December 31, 2008.

-32-

#### Table of contents

As of February 8, 2010, transactions to lease or sell ten of the 75 properties available for lease at December 31, 2009 were underway or completed. We anticipate these transactions will be completed during the next several months, although we cannot guarantee that all of these properties can be leased or sold within this period. It has been our experience that approximately 1% to 4% of our property portfolio will be unleased at any given time; however, we cannot assure you that the number of properties available for lease will not exceed these levels.

#### Depreciation and Amortization

Depreciation and amortization was \$91.4 million in 2009 versus \$89.9 million in 2008 and \$75.9 million in 2007. The increases in depreciation and amortization in 2009 and 2008 were primarily due to the acquisition of properties in 2009, 2008 and 2007, which was partially offset by property sales in these years. As discussed in the section entitled "Funds from Operations Available to Common Stockholders," depreciation and amortization is a non-cash item that is added back to net income available to common stockholders for our calculation of FFO.

#### Interest Expense

Interest expense was \$85.5 million in 2009 versus \$94.0 million in 2008 and \$64.3 million in 2007. Interest expense decreased in 2009 primarily due to lower average outstanding balances and, to a lesser extent, lower interest rates. We redeemed, in November 2008, the \$100 million outstanding principal amount of our 8.25% Monthly Income Senior Notes and, in January 2009, the \$20 million outstanding principal amount of our 8% Notes, both of which contributed to the decrease in average outstanding balances and lower average interest rates on our debt.

In May 2008, as a result of entering into our current credit facility, we incurred \$3.2 million of credit facility origination costs that were capitalized and are being amortized over three years. At December 31, 2009, \$1.5 million of the \$3.2 million is included in "other assets" on our consolidated balance sheet.

The following is a summary of the components of our interest expense (dollars in thousands):

	200	)9 200	8 20	07
Interest on our credit facility and notes	\$82,460	\$91,213	\$67,964	
Interest included in discontinued operations from real estate acquired for	r			
resale by Crest	(595	) (1,797	) (6,201	)
Credit facility commitment fees	990	795	456	
Amortization of credit facility origination costs and deferred bond				
financing costs	2,678	3,078	2,235	
Amortization of settlements on treasury lock agreement		759	870	
Interest capitalized	(5	) (92	) (993	)
Interest expense	\$85,528	\$93,956	\$64,331	
Credit facility and notes outstanding	2009	2008	2007	7
Average outstanding balances (dollars in thousands)	\$1,350,791	\$1,457,222	\$1,111,914	
Average interest rates	6.10 %	6.26 %	6.11	%

At December 31, 2009, the weighted average interest rate on our:

#### Notes payable of \$1.35 billion was 6.10%; Credit facility outstanding borrowings of \$4.6 million was 1.23%; and Combined outstanding notes and credit facility borrowings of \$1.355 billion was 6.10%.

#### Table of contents

#### Interest Coverage Ratio

Our interest coverage ratio for 2009 was 3.5 times, for 2008 was 3.2 times and for 2007 was 4.1 times. Interest coverage ratio is calculated as: the interest coverage amount (as calculated in the following table) divided by interest expense, including interest recorded as discontinued operations. We consider interest coverage ratio to be an appropriate supplemental measure of a company's ability to meet its interest expense obligations. Our calculation of interest coverage ratio may be different from the calculation used by other companies and, therefore, comparability may be limited. This information should not be considered as an alternative to any GAAP liquidity measures.

The following is a reconciliation of net cash provided by operating activities on our consolidated statements of cash flow to our interest coverage amount (dollars in thousands):

	2009	2008	2007
Net cash provided by operating activities	\$226,707	\$246,155	\$318,169
Interest expense	85,528	93,956	64,331
Interest expense included in discontinued operations(1)	595	1,797	6,201
Income taxes	677	1,230	1,392
Income taxes (benefit) included in discontinued operations(1)	(645	) 225	3,039
Investment in real estate acquired for resale(1)		9	29,886
Proceeds from sales of real estate acquired for resale(1)	(1,987	) (31,455	) (119,790)
Collection of note receivables by Crest(1)	(129	) (87	) (651 )
Crest provisions for impairment(1)	(277	) (3,374	)
Gain on sales of real estate acquired for resale(1)		4,642	12,319
Amortization of share-based compensation	(4,726	) (5,049	) (3,857 )
Changes in assets and liabilities:			
Accounts receivable and other assets	(3,607	) 930	49
Accounts payable, accrued expenses and other liabilities	(856	) (1,675	) (21,675 )
Interest coverage amount	\$301,280	\$307,304	\$289,413
Divided by interest expense(2)	\$86,123	\$95,753	\$70,532
Interest coverage ratio	3.5	3.2	4.1

#### (1) Crest activities.

(2) Includes interest expense recorded to "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income.

#### Fixed Charge Coverage Ratio

Our fixed charge coverage ratio for 2009 was 2.7 times, for 2008 was 2.6 times and for 2007 was 3.1 times. Fixed charge coverage ratio is calculated in exactly the same manner as interest coverage ratio, except that preferred stock dividends are also added to the denominator. We consider fixed charge coverage ratio to be an appropriate supplemental measure of a company's ability to make its interest and preferred stock dividend payments. Our calculation of the fixed charge coverage ratio may be different from the calculation used by other companies and, therefore, comparability may be limited. This information should not be considered as an alternative to any GAAP liquidity measures or information presented in Exhibit 12.1 to this Annual Report.

Interest coverage amount divided by interest expense plus preferred stock dividends (dollars in thousands):

	2009	2008	2007
Interest coverage amount	\$301,280	\$307,304	\$289,413
Divided by interest expense plus preferred stock dividends(1)	\$ 110,376	\$ 120,006	\$ 94,785
Fixed charge coverage ratio	2.7	2.6	3.1

(1) Includes interest expense recorded to "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income.

-34-

#### General and Administrative Expenses

General and administrative expenses decreased by \$672,000 to \$20.9 million in 2009 as compared to \$21.6 million in 2008. General and administrative expenses were \$22.7 million in 2007. In 2009, general and administrative expenses as a percentage of total revenue were 6.4% as compared to 6.6% in 2008 and 7.8% in 2007. General and administrative expenses decreased during 2009 primarily due to decreases in employee costs. For 2009, general and administrative expenses include transaction costs of \$62,000 related to the acquisition of 16 new properties during 2009. Prior to 2009, these transaction costs would have been capitalized as part of the property investments.

In February 2010, we had 72 employees as compared to 69 employees in February 2009.

#### Property Expenses

Property expenses are broken down into costs associated with non-net leased multi-tenant properties, unleased single-tenant properties and general portfolio expenses. Expenses related to the multi-tenant and unleased single-tenant properties include, but are not limited to, property taxes, maintenance, insurance, utilities, property inspections, bad debt expense and legal fees. General portfolio costs include, but are not limited to, insurance, legal, bad debt expense, property inspections and title search fees. At December 31, 2009, 75 properties were available for lease, as compared to 70 at December 31, 2008 and 48 at December 31, 2007.

Property expenses were \$6.9 million in 2009, \$5.6 million in 2008 and \$3.4 million in 2007. The increase in property expenses in 2009 is primarily attributable to an increase in maintenance and utilities associated with properties available for lease and an increase in bad debt expense, partially offset by lower property taxes and legal fees. In 2007, property expenses included provisions for impairment of \$138,000 recorded for one property.

#### Income Taxes

Income taxes were \$677,000 in 2009 as compared to \$1.2 million in 2008 and \$1.4 million in 2007. These amounts are for city and state income taxes paid by Realty Income. After conducting an extensive review of our recent state tax filings, we determined that it was appropriate to amend some prior year tax returns from which we realized a tax benefit of \$308,000.

In addition, Crest recorded state and federal income tax benefits of \$645,000 in 2009 as compared to income tax expense of \$225,000 in 2008 and \$3.0 million in 2007. These amounts are included in "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income. The Crest 2009 tax benefit includes a benefit of \$303,000 attributable to amendments of certain prior year state tax returns.

### **Discontinued Operations**

Crest acquires properties with the intention of reselling them rather than holding them as investments and operating the properties. Consequently, we typically classify properties acquired by Crest as held for sale at the date of acquisition and do not depreciate them. The operation of Crest's properties is classified as "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income.

If we decide not to sell a property previously classified as held for sale, the property is reclassified as real estate held for investment. A property that is reclassified to held for investment is measured and recorded at the lower of (i) its carrying amount before the property was classified as held for sale, adjusted for any depreciation expense that would have been recognized had the property been continuously classified as held for investment, and (ii) the fair value at the date of the subsequent decision not to sell.

The following is a summary of Crest's "income from discontinued operations, real estate acquired for resale" on our consolidated statements of income (dollars in thousands, except per share data):

Crest's income from discontinued operations, real estate acquired for resale	2009	2008	2007	
Rental revenue	\$246	\$1,830	\$8,165	
Other revenue	1,403	914	190	
Gain on sales of real estate acquired for resale		4,642	12,319	
Interest expense	(595	) (1,797	) (6,201	)
General and administrative expense	(336	) (511	) (691	)
Property expenses	(128	) (133	) (40	)
Provisions for impairment	(277	) (3,374	)	
Depreciation(1)		(771	)	
Income taxes	645	(225	) (3,039	)
Income from discontinued operations, real estate acquired for resale by				
Crest	\$958	\$575	\$10,703	
Per common share, basic and diluted	\$0.01	\$0.01	\$0.11	

(1) Depreciation was recorded on one property that was classified as held for investment. This property was sold in 2008.

Realty Income's operations from seven investment properties classified as held for sale at December 31, 2009, plus properties sold in 2009, 2008 and 2007 have been classified as discontinued operations. The following is a summary of Realty Income's "income from discontinued operations, real estate held for investment" on our consolidated statements of income (dollars in thousands, except per share data):

Realty Income's income from discontinued operations, real estate held for

investment	2009	2008	2007
Gain on sales of investment properties	\$8,044	\$13,314	\$1,724
Rental revenue	1,178	3,831	5,907
Other revenue	35	96	6
Depreciation and amortization	(564	) (1,093	) (1,390
Property expenses	(547	) (309	) (185
Provisions for impairment	(110	)	(134
Income from discontinued operations, real estate held for investment	\$8,036	\$15,839	\$5,928
Per common share, basic and diluted	\$0.08	\$0.16	\$0.06

The following is a summary of our total income from discontinued operations (dollars in thousands, except per share data):

Total discontinued operations	2009	2008	2007
Real estate acquired for resale by Crest	\$958	\$575	\$10,703
Real estate held for investment	8,036	15,839	5,928
Income from discontinued operations	\$8,994	\$16,414	\$16,631
Per common share, basic and diluted	\$0.09	\$0.16	\$0.17

The above per share amounts have each been calculated independently.

Crest's Property Sales

In 2009, Crest sold two properties for \$2.0 million, which resulted in no gain. In 2008, Crest sold 25 properties for \$50.7 million, which resulted in a gain of \$4.6 million. In 2008, as part of two sales, Crest provided buyer financing of \$19.2 million. In 2007, Crest sold 62 properties for \$123.6 million, which resulted in a gain of \$12.3 million. In 2007, as part of two sales, Crest provided buyer financing of \$3.8 million, of which \$619,000 was paid in full in November 2007. Crest's gains on sales are reported before income taxes and are included in discontinued operations.

-36-

#### Table of contents

#### Crest's Property Inventory

At December 31, 2009, Crest had an inventory of three properties valued at \$3.8 million, all of which are classified as held for sale. At December 31, 2008, Crest had a property inventory of five properties valued at \$6.0 million.

#### Gain on Sales of Investment Properties by Realty Income

In 2009, we sold 25 investment properties for \$20.3 million, which resulted in a gain of \$8.0 million. The results of operations for these properties have been reclassified as discontinued operations. Additionally, we received proceeds of \$170,000 from the sale of excess land from one property, which resulted in a gain of \$15,000. This gain is included in "other revenue" on our consolidated statement of income for 2009 because this excess land was associated with a property that continues to be owned as part of our core operations.

In 2008, we sold 29 investment properties for an aggregate of \$27.4 million, which resulted in a gain of \$13.3 million. The results of operations for these properties have been reclassified as discontinued operations. Additionally, we received proceeds of \$439,000 from the sale of excess land from one property, which resulted in a gain of \$236,000. This gain is included in "other revenue" on our consolidated statement of income for 2008 because this excess land was associated with a property that continues to be owned as part of our core operations.

In 2007, we sold ten investment properties for \$7.0 million, which resulted in a gain of \$1.7 million. The results of operations for these properties have been reclassified as discontinued operations. Additionally, we sold excess land and improvements from five properties for an aggregate of \$4.4 million, which resulted in a gain of \$1.8 million. This gain is included in "other revenue" on our consolidated statement of income for 2007 because these improvements and excess land were associated with properties that continue to be owned as part of our core operations.

We have an active portfolio management program that incorporates the sale of assets when we believe the reinvestment of the sale proceeds will:

generate higher returns; enhance the credit quality of our real estate portfolio; extend our average remaining lease term; or decrease tenant or industry concentration.

At December 31, 2009, we classified real estate with a carrying amount of \$8.3 million as held for sale on our balance sheet, which includes three properties owned by Crest, valued at \$3.8 million. Additionally, we anticipate selling investment properties from our portfolio that have not yet been specifically identified, from which we anticipate receiving between \$10 million and \$35 million in proceeds during the next 12 months. We intend to invest these proceeds into new property acquisitions, if there are attractive opportunities available. However, we cannot guarantee that we will sell properties during the next 12 months or be able to invest the proceeds from the sales of any properties in new properties.

### Provisions for Impairment on Real Estate Acquired for Resale by Crest

In 2009, provisions for impairment of \$277,000 were recorded by Crest on three retail properties held for sale and two properties which were sold in 2009. In 2008, provisions for impairment of \$3.4 million were recorded by Crest on three properties held for sale. No provisions for impairment were recorded by Crest in 2007. These provisions for impairment adjusted the carrying values to the estimated fair-market values of those properties, net of estimated selling costs, and are included in "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income.

#### Table of contents

Provisions for Impairment on Realty Income Investment Properties

In 2009, we recorded a provision for impairment of \$110,000 on one property, which is included in "income from discontinued operations, real estate held for investment" on our consolidated statement of income for 2009, as the property is held for sale. No provisions for impairment were recorded in 2008. In 2007, we recorded a provision for impairment of \$134,000 on one property, which is included in "income from discontinued operations, real estate held for investment" on our consolidated statement of income for 2007, as the property was subsequently sold. Additionally, in 2007, we recorded a provision for impairment of \$138,000 on another property, which is included in property expense on our consolidated statement of income for 2007.

Preferred Stock Dividends

Preferred stock cash dividends totaled \$24.3 million in 2009, 2008 and 2007.

Net Income Available to Common Stockholders

Net income available to common stockholders was \$106.9 million in 2009, a decrease of \$714,000 as compared to \$107.6 million in 2008. Net income available to common stockholders in 2007 was \$116.2 million.

The calculation to determine net income available to common stockholders includes gains from the sale of properties. The amount of gains varies from period to period based on the timing of property sales and can significantly impact net income available to common stockholders.

Gain from the sale of investment properties and the sale of excess land recognized during 2009 was \$8.1 million, as compared to a \$13.6 million gain recognized during 2008 and a \$3.6 million gain recognized during 2007. Crest's recognized no gain from the sale of properties during 2009 as compared to \$4.6 million during 2008 and \$12.3 million during 2007.

-38-

#### FUNDS FROM OPERATIONS AVAILABLE TO COMMON STOCKHOLDERS (FFO)

FFO for 2009 increased by \$4.9 million, or 2.6%, to \$190.4 million, as compared to \$185.5 million in 2008 and \$189.7 million in 2007. The following is a reconciliation of net income available to common stockholders (which we believe is the most comparable GAAP measure) to FFO. Also presented is information regarding distributions paid to common stockholders and the weighted average number of common shares used for the basic and diluted computation per share (dollars in thousands, except per share amounts):

	2009	2008	2007
Net income available to common stockholders	\$106,874	\$107,588	\$116,156
Depreciation and amortization:			
Continuing operations	91,383	89,941	75,932
Discontinued operations	564	1,864	1,390
Depreciation of furniture, fixtures and equipment	(318	) (319	) (244 )
Gain on sales of land and investment properties:			
Continuing operations	(15	) (236	) (1,835 )
Discontinued operations	(8,044	) (13,314	) (1,724 )
FFO available to common stockholders	\$190,444	\$185,524	\$189,675
FFO per common share:			
Basic	\$1.84	\$1.83	\$1.89
Diluted	\$1.84	\$1.83	\$1.89
Distributions paid to common stockholders	\$178,008	\$169,655	\$157,659
FFO in excess of distributions paid to common stockholders	\$12,436	\$15,869	\$32,016
Weighted average number of common shares used for computation			
per share:			
Basic	103,577,507	101,178,191	100,195,031
Diluted	103,581,053	101,209,883	100,333,966

We define FFO, a non-GAAP measure, consistent with the National Association of Real Estate Investment Trust's definition, as net income available to common stockholders, plus depreciation and amortization of real estate assets, reduced by gains on sales of investment properties and extraordinary items.

We consider FFO to be an appropriate supplemental measure of a REIT's operating performance as it is based on a net income analysis of property portfolio performance that adds back non-cash items such as depreciation. The historical accounting convention used for real estate assets requires straight-line depreciation of buildings and improvements, which implies that the value of real estate assets diminishes predictably over time. Since real estate values historically rise and fall with market conditions, presentations of operating results for a REIT, using historical accounting for depreciation, could be less informative. The use of FFO is recommended by the REIT industry as a supplemental performance measure. In addition, FFO is used as a measure of our compliance with the financial covenants of our credit facility.

Presentation of this information is intended to assist the reader in comparing the operating performance of different REITs, although it should be noted that not all REITs calculate FFO the same way, so comparisons with other REITs may not be meaningful. Furthermore, FFO is not necessarily indicative of cash flow available to fund cash needs and should not be considered as an alternative to net income as an indication of our performance. In addition, FFO should not be considered as an alternative to reviewing our cash flows from operating, investing and financing activities as a

measure of liquidity, of our ability to make cash distributions or of our ability to pay interest payments.

-39-

Other Non-Cash Items and Capitalized Expenditures

The following information includes non-cash items and capitalized expenditures on existing properties in our portfolio. These items are not included in the adjustments to net income available to common stockholders to arrive at FFO. Analysts and investors often request this supplemental information.

(dollars in thousands)	2009	2008	2007	
Amortization of share-based compensation	\$4,726	\$5,049	\$3,857	
Amortization of deferred note financing costs(1)	1,363	1,748	1,494	
Crest provisions for impairment	277	3,374		
Provisions for impairment	110		272	
Amortization of settlements on treasury lock agreements(2)		759	870	
Capitalized leasing costs and commissions	(1,185	) (956	) (614	)
Capitalized building improvements	(1,879	) (1,498	) (1,258	)
Straight-line rent revenue(3)	(1,117	) (1,997	) (1,217	)

(1) Amortization of deferred note financing costs includes the amortization of costs incurred and capitalized when our notes were issued in October 1998, January 1999, March 2003, November 2003, March 2005, September 2005, September 2006 and September 2007. These costs are being amortized over the lives of these notes. No costs associated with our credit facility agreements or annual fees paid to credit rating agencies have been included.

(2) The settlement on the treasury lock agreements resulted from an interest rate risk prevention strategy that we used in 1997 and 1998, which correlated to pending issuances of senior note securities. We have not employed this strategy since 1998.

(3) A negative amount indicates that our straight-line rent was greater than our actual cash rent collected.

### IMPACT OF INFLATION

Tenant leases generally provide for limited increases in rent as a result of increases in the tenants' sales volumes, increases in the consumer price index (typically subject to ceilings), and/or fixed increases. We expect that inflation will cause these lease provisions to result in rent increases over time. During times when inflation is greater than increases in rent, as provided for in the leases, rent increases may not keep up with the rate of inflation.

Of our 2,339 retail properties in the portfolio, approximately 96.4% or 2,254 are leased to tenants under net leases where the tenant is responsible for property expenses. Net leases tend to reduce our exposure to rising property expenses due to inflation. Inflation and increased costs may have an adverse impact on our tenants if increases in their operating expenses exceed increases in revenue.

### IMPACT OF RECENT ACCOUNTING PRONOUNCEMENTS

For information on the impact of recent accounting pronouncements on our business, see note 2 of the Notes to Consolidated Financial Statements.

Item 7A: Quantitative and Qualitative Disclosures about Market Risk

We are exposed to interest rate changes primarily as a result of our credit facility and long-term notes and bonds used to maintain liquidity and expand our real estate investment portfolio and operations. Our interest rate risk management objective is to limit the impact of interest rate changes on earnings and cash flow and to lower our overall borrowing

costs. To achieve these objectives we issue long-term notes and bonds, primarily at fixed rates. We were not a party to any derivative financial instruments at December 31, 2009. We do not enter into any derivative transactions for speculative or trading purposes.

-40-

The following table presents by year of expected maturity, the principal amounts, average interest rates and fair values as of December 31, 2009. This information is presented to evaluate the expected cash flows and sensitivity to interest rate changes (dollars in millions):

## Expected Maturity Data

Year of maturity	Fixed rate debt	Average interest rate on fixed rate debt	Variable rate debt	Averag interes rate on variat rate deb	t ole
2010	\$		% \$		%
2011(1)			4.6	1.231	
2012					
2013(2)	100.0	5.375			
2014					
Thereafter(3)	1,250.0	6.162			
Totals	\$1,350.0	6.103	% \$	1.231	%
Fair Value(4)	\$1,276.4		\$		

- (1) The credit facility expires in May 2011.
- (2) \$100 million matures in March 2013.

(3)\$150 million matures in November 2015, \$275 million matures in September 2016, \$175 million matures in September 2017, \$550 million matures in August 2019 and \$100 million matures in March 2035.

(4) We base the fair value of the fixed rate debt at December 31, 2009 on indicative market prices and recent trading activity of our notes payable.

The table incorporates only those exposures that exist as of December 31, 2009. It does not consider those exposures or positions that could arise after that date. As a result, our ultimate realized gain or loss, with respect to interest rate fluctuations, would depend on the exposures that arise during the period, our hedging strategies at the time, and interest rates.

All of our outstanding notes and bonds have fixed interest rates. Our credit facility interest rate is variable. Based on our credit facility balance of \$4.6 million at December 31, 2009, a 1% change in interest rates would change our interest costs by \$46,000 per year.

-41-

## Table of contents

Item 8:	Financial Stat	ements and Supplementary Data
Table of Conten	nts	
	А.	Report of Independent Registered Public Accounting Firm
December 31,	B. 2009 and 2008	Consolidated Balance Sheets,
Years ended D	C. December 31, 2009,	Consolidated Statements of Income, 2008 and 2007
Years ended D	D. December 31, 2009,	Consolidated Statements of Stockholders' Equity, 2008 and 2007
Years ended D	E. December 31, 2009,	Consolidated Statements of Cash Flows, 2008 and 2007
	F.	Notes to Consolidated Financial Statements
(unaudited) for	G. r 2009 and 2008	Consolidated Quarterly Financial Data
	Н.	Schedule III Real Estate and Accumulated Depreciation
		s, other than that indicated in the Table of Contents, have been omitted as the material, inapplicable or the information is presented in the financial statements or

-42-

related notes.

#### Report of Independent Registered Public Accounting Firm

The Board of Directors and Stockholders Realty Income Corporation:

We have audited the accompanying consolidated balance sheets of Realty Income Corporation and subsidiaries as of December 31, 2009 and 2008, and the related consolidated statements of income, stockholders' equity, and cash flows for each of the years in the three-year period ended December 31, 2009. In connection with our audits of the consolidated financial statements, we have also audited the financial statement schedule III. We have also audited Realty Income Corporation's internal control over financial reporting as of December 31, 2009, based on criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Realty Income Corporation's management is responsible for these consolidated financial statements and financial statement schedule, 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 these consolidated financial statements and financial statements control Over Financial Reporting. Our responsibility is to express an opinion on these consolidated financial statements and financial statements of over Financial Reporting. Our responsibility is to express an opinion on these consolidated financial statements and financial statement schedule, and an opinion on Realty Income Corporation's internal control over financial reporting 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 audits to obtain reasonable assurance about whether the financial statements are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the consolidated financial statements included examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Realty Income Corporation and subsidiaries as of December 31, 2009 and 2008, and the results of their operations and their cash flows for each of the years in the three-year period ended December 31, 2009, in conformity with U.S. generally accepted accounting principles. Additionally, in our opinion, the related financial statement schedule, when considered in relation to the basic consolidated financial statements taken as a whole, presents fairly, in all material respects, the information set forth therein. Also in our opinion, Realty Income Corporation maintained, in all material respects, effective internal control over financial reporting as of December 31, 2009, based on criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission.

## /s/ KPMG San Diego, California February 10, 2010

## REALTY INCOME CORPORATION AND SUBSIDIARIES

Consolidated Balance Sheets

### December 31, 2009 and 2008 (dollars in thousands, except per share data)

	2009	2008
ASSETS		
Real estate, at cost:		
Land	\$1,169,295	\$1,157,885
Buildings and improvements	2,270,161	2,251,025
Total real estate, at cost	3,439,456	3,408,910
Less accumulated depreciation and amortization	(630,840)	
Net real estate held for investment	2,808,616	2,855,493
Real estate held for sale, net	8,266	6,660
Net real estate	2,816,882	2,862,153
Cash and cash equivalents	10,026	46,815
Accounts receivable, net	10,396	10,624
Goodwill	17,206	17,206
Other assets, net	60,277	57,381
Total assets	\$2,914,787	\$2,994,179
LIABILITIES AND STOCKHOLDERS' EQUITY		
Distributions payable	\$16,926	\$16,793
Accounts payable and accrued expenses	38,445	38,027
Other liabilities	16,807	14,698
Line of credit payable	4,600	
Notes payable	1,350,000	1,370,000
Total liabilities	1,426,778	1,439,518
Commitments and contingencies		
Stockholders' equity:		
Preferred stock and paid in capital, par value \$1.00 per share, 20,000,000 shares		
authorized, 13,900,000 shares issued and outstanding in 2009 and 2008	337,790	337,790
Common stock and paid in capital, par value \$1.00 per share, 200,000,000 shares		
authorized, 104,286,705 and 104,211,541 shares issued and outstanding as of December		
31, 2009 and 2008, respectively	1,629,237	1,624,622
Distributions in excess of net income	(479,018)	(407,751)
Total stockholders' equity	1,488,009	1,554,661
Total liabilities and stockholders' equity	\$2,914,787	\$2,994,179
		,

The accompanying notes to consolidated financial statements are an integral part of these statements.

#### REALTY INCOME CORPORATION AND SUBSIDIARIES Consolidated Statements Of Income

## Years Ended December 31, 2009, 2008 and 2007 (dollars in thousands, except per share data)

	2009	2008	2007
REVENUE		<b>••••</b>	<b>••••</b>
Rental	\$326,145	\$325,896	\$285,133
Other	1,436	1,877	6,350
Total revenue	327,581	327,773	291,483
EXPENSES			
Depreciation and amortization	91,383	89,941	75,932
Interest	85,528	93,956	64,331
General and administrative	20,946	21,618	22,694
Property	6,914	5,601	3,356
Income taxes	677	1,230	1,392
Total expenses	205,448	212,346	167,705
Income from continuing operations	122,133	115,427	123,778
Income from discontinued operations:			
Real estate acquired for resale by Crest	958	575	10,703
Real estate held for investment	8,036	15,839	5,928
Total income from discontinued operations	8,994	16,414	16,631
Net income	131,127	131,841	140,409
Preferred stock cash dividends	(24,253)		) (24,253 )
Net income available to common stockholders	\$106,874	\$107,588	\$116,156
Amounts available to common stockholders per common share:			
Income from continuing operations:			
Basic	\$0.94	\$0.90	\$0.99
Diluted	\$0.94	\$0.90	\$0.99
Net income:	+ • • • •	+ 0.2 0	+ • • • •
Basic	\$1.03	\$1.06	\$1.16
Diluted	\$1.03	\$1.06	\$1.16
Weighted average common shares outstanding:	÷ 1.00	+ 100	ų 1110
Basic	103,577,507	101,178,191	100,195,031
Diluted	103,581,053	101,209,883	100,333,966
Diluca	105,501,055	101,207,005	100,555,700

The accompanying notes to consolidated financial statements are an integral part of these statements.

-45-

# REALTY INCOME CORPORATION AND SUBSIDIARIES

Consolidated Statements Of Stockholders' Equity

## Years Ended December 31, 2009, 2008 and 2007 (dollars in thousands)

	Shares of preferred	Shares of common	Preferred stock and paid in	Common stock and paid in	Distributions in excess of	
	stock	stock	capital	capital	net income	Total
Balance, December 31, 2006	13,900,000	100,746,226	\$337,781	\$1,540,365	\$ (302,154	) \$1,575,992
Net income					140,409	140,409
Distributions paid and						
payable					(182,990	) (182,990)
Preferred stock issuance cost			9			9
Share-based compensation		336,491		4,672		4,672
Balance, December 31, 2007	13,900,000	101,082,717	337,790	1,545,037	(344,735	) 1,538,092
Net income					131,841	131,841
Distributions paid and						
payable					(194,857	) (194,857 )
Shares issued in stock offering, net of offering costs		2 0 25 0 00		74 405		74 425
of \$4,024		2,925,000		74,425		74,425
Share-based compensation		203,824		5,160		5,160
Balance, December 31, 2008	13,900,000	104,211,541	337,790	1,624,622	(407,751	) 1,554,661
Net income					131,127	131,127
Distributions paid and					(202.204	
payable					(202,394	) (202,394)
Share-based compensation		75,164		4,615		4,615
Balance, December 31, 2009	13,900,000	104,286,705	\$337,790	\$1,629,237	\$ (479,018	) \$1,488,009

The accompanying notes to consolidated financial statements are an integral part of these statements.

-46-

## REALTY INCOME CORPORATION AND SUBSIDIARIES

Consolidated Statements Of Cash Flows

## Years Ended December 31, 2009, 2008 and 2007 (dollars in thousands)

	2009		2008		2007	
CASH FLOWS FROM OPERATING ACTIVITIES						
Net income	\$131,127		\$131,841		\$140,409	
Adjustments to net income:	+ ,		+,		+ ,	
Depreciation and amortization	91,383		89,941		75,932	
Income from discontinued operations:	- ,					
Real estate acquired for resale	(958	)	(575	)	(10,703	)
Real estate held for investment	(8,036	)	(15,839	)	(5,928	)
Gain on sales of land and improvements	(15	)	(236	)	(1,835	)
Amortization of share-based compensation	4,726		5,049		3,857	
Provisions for impairment on real estate held for investment					138	
Cash provided by (used in) discontinued operations:						
Real estate acquired for resale	1,235		78		(1,610	)
Real estate held for investment	666		3,618		5,728	
Investment in real estate acquired for resale			(9	)	(29,886	)
Proceeds from sales of real estate acquired for resale	1,987		31,455		119,790	
Collection of notes receivable by Crest	129		87		651	
Change in assets and liabilities:						
Accounts receivable and other assets	3,607		(930	)	(49	)
Accounts payable, accrued expenses and other liabilities	856		1,675		21,675	
Net cash provided by operating activities	226,707		246,155		318,169	
CASH FLOWS FROM INVESTING ACTIVITIES						
Proceeds from sales of investment properties:						
Continuing operations	170		439		4,370	
Discontinued operations	15,425		24,191		7,014	
Acquisition of and improvements to investment properties	(60,459	)	(194,106	)	(506,360	)
Intangibles acquired in connection with acquisitions of investment						
properties	(860	)	(397	)	(997	)
Restricted escrow funds acquired in connection with acquisitions of						
investment properties					(2,648	)
Net cash used in investing activities	(45,724	)	(169,873	)	(498,621	)
CASH FLOWS FROM FINANCING ACTIVITIES						
Cash distributions to common stockholders	(178,008	)	(169,655	)	(157,659	)
Cash dividends to preferred stockholders	(24,253	)	(24,253	)	(24,583	)
Principal payment on notes payable	(20,000	)	(100,000	)		
Proceeds from common stock offerings, net			74,425			
Debt issuance costs			(3,196	)		
Proceeds from notes issued, net					544,397	
Borrowings from lines of credit	4,600				407,800	
Payments under lines of credit					(407,800	)
Proceeds from preferred stock offerings, net					9	

Other items	(111 )	) 111	816
Net cash (used in) provided by financing activities	(217,772)	) (222,568	) 362,980
Net (decrease) increase in cash and cash equivalents	(36,789	) (146,286	) 182,528
Cash and cash equivalents, beginning of year	46,815	193,101	10,573
Cash and cash equivalents, end of year	\$10,026	\$46,815	\$193,101

For supplemental disclosures, see note 13.

The accompanying notes to consolidated financial statements are an integral part of these statements.

-47-

Table of contents

#### REALTY INCOME CORPORATION AND SUBSIDIARIES

Notes To Consolidated Financial Statements

December 31, 2009, 2008 and 2007

#### 1. Organization and Operation

Realty Income Corporation ("Realty Income," the "Company," "we", "our" or "us") is organized as a Maryland corporation. We invest in commercial retail real estate and have elected to be taxed as a real estate investment trust ("REIT").

At December 31, 2009, we owned 2,339 properties, located in 49 states, containing over 19.1 million leasable square feet, along with three properties owned by our wholly-owned taxable REIT subsidiary, Crest Net Lease, Inc. ("Crest"). Crest was created to buy and sell properties, primarily to individual investors who are involved in tax-deferred exchanges under Section 1031 of the Internal Revenue Code of 1986, as amended (the "Code").

Information with respect to number of properties, square feet, average initial lease term and weighted average contractual lease rate is unaudited.

#### 2. Summary of Significant Accounting Policies and Procedures and Recent Accounting Pronouncements

Federal Income Taxes. We have elected to be taxed as a REIT under the Code. We believe we have qualified and continue to qualify as a REIT. Under the REIT operating structure, we are permitted to deduct distributions paid to our stockholders and generally will not be required to pay federal corporate income taxes on such income. Accordingly, no provision has been made for federal income taxes in the accompanying consolidated financial statements, except for the federal income taxes of Crest, which are included in discontinued operations.

Earnings and profits that determine the taxability of distributions to stockholders differ from net income reported for financial reporting purposes due to differences in the estimated useful lives and methods used to compute depreciation and the carrying value (basis) of the investments in properties for tax purposes, among other things.

The following reconciles our net income available to common stockholders to taxable income (dollars in thousands):

88				•
	2009(1)	) 200	8 200	)7
Net income available to common stockholders	\$106,874	\$107,588	\$116,156	
Preferred stock cash dividends	24,253	24,253	24,583	
Depreciation and amortization timing differences	27,094	28,624	22,668	
Tax gain on the sales of real estate less than book gain	(5,436	) (4,518	)	
Tax loss on the sale of real estate less than book gain			(3,839	)
Dividends received from Crest		2,500	3,300	
Elimination of net revenue and expenses from Crest	378	270	(6,677	)
Adjustment for share-based compensation	1,824	2,270	314	
Adjustment for straight-line rent	(1,117	) (1,997	) (1,217	)
Adjustment for an increase (decrease) in prepaid rent	1,273	(1,226	) 5,608	
Other adjustments	(191	) (321	) (453	)
Taxable net income, before our dividends paid deduction	\$154,952	\$157,443	\$160,443	

(1) The 2009 information presented is a reconciliation of our net income available to common stockholders to estimated taxable net income.

#### Table of contents

We regularly analyze our various federal and state filing positions and only recognize the income tax effect in our financial statements when certain criteria regarding uncertain income tax positions have been met. We believe that our income tax positions would more likely than not be sustained upon examination by all relevant taxing authorities. Therefore, no reserves for uncertain income tax positions have been recorded in our financial statements.

Absent an election to the contrary, if a REIT acquires property that is or has been owned by a C corporation in a transaction in which the tax basis of the property in the hands of the REIT is determined by reference to the tax basis of the property in the hands of the C corporation, and the REIT recognizes gain on the disposition of such property during the 10 year period beginning on the date on which it acquired the property, then the REIT will be required to pay tax at the highest regular corporate tax rate on this gain to the extent of the excess of the fair market value of the property over the REIT's adjusted basis in the property, in each case determined as of the date the REIT acquired the property. In August 2007, we acquired 100% of the stock of a C corporation that owned real property. At the time of acquisition, the C corporation became a Qualified REIT Subsidiary, was deemed to be liquidated for Federal income tax purposes, and the real property was deemed to be transferred to us with a carryover tax basis. As of December 31, 2009, we have built-in gains of \$60 million with respect to such property. We do not expect that we will be required to pay income tax on the built-in gains in these properties during the ten-year period ending August 28, 2017. It is our intent, and we have the ability, to defer any dispositions of these properties to periods when the related gains would not be subject to the built-in gain income tax or otherwise to defer the recognition of the built-in gain related to these properties. However, our plans could change and it may be necessary to dispose of one or more of these properties in a taxable transaction before August 28, 2017, in which case we would be required to pay corporate level tax with respect to the built-in gains on these properties as described above.

Net Income Per Common Share. Basic net income per common share is computed by dividing net income available to common stockholders by the weighted average number of common shares outstanding during each period. Diluted net income per common share is computed by dividing net income available to common stockholders for the period by the weighted average number of common shares that would have been outstanding assuming the issuance of common shares for all potentially dilutive common shares outstanding during the reporting period.

The following is a reconciliation of the denominator of the basic net income per common share computation to the denominator of the diluted net income per common share computation:

	2009	2008	2007
Weighted average shares used for the basic	103,577,507	101,178,191	100,195,031
net income per share computation			
Incremental shares from share-based	3,546	31,692	138,935
compensation			
Adjusted weighted average shares used for	103,581,053	101,209,883	100,333,966
diluted net income per share computation			
Unvested shares from share-based	542,368	614,917	243,631
compensation that were anti-dilutive			

No stock options were anti-dilutive in 2009, 2008 or 2007.

-49-

#### Table of contents

Other Assets. Other assets consist of the following (dollars in thousands) at:

December 31,	2009	2008
Notes receivable issued in connection with Crest property sales	\$22,214	\$22,344
Deferred bond financing costs, net	11,899	13,249
Value of in-place and above-market leases, net	10,928	10,534
Prepaid expenses	7,738	4,244
Escrow deposits for Section 1031 tax-deferred exchanges	4,479	3,174
Credit facility organization costs, net	1,470	2,552
Corporate assets, net of accumulated depreciation and amortization	1,058	1,277
Other items	491	7
	\$60,277	\$57,381

Distributions Payable. Distributions payable consist of the following declared distributions (dollars in thousands) at:

December 31,	2009	2008
Common stock distributions	\$14,905	\$14,772
Preferred stock dividends	2,021	2,021
	\$16,926	\$16,793

Accounts Payable and Accrued Expenses. Accounts payable and accrued expenses consist of the following (dollars in thousands) at:

December 31,	2009	2008
Bond interest payable	\$25,972	\$26,706
Other items	12,473	11,321
	\$38,445	\$38,027

Other Liabilities. Other liabilities consist of the following (dollars in thousands) at:

December 31,	2009	2008
Rent received in advance	\$10,341	\$9,083
Security deposits	4,334	3,937
Value of below-market leases, net	2,132	1,678
	\$16,807	\$14,698

Discontinued Operations. Realty Income's operations from seven investment properties classified as held for sale at December 31, 2009, plus properties sold in 2009, 2008 and 2007, are reported as discontinued operations. Their respective results of operations have been reclassified as "income from discontinued operations, real estate held for investment" on our consolidated statements of income. We do not depreciate properties that are classified as held for sale.

Crest acquires properties with the intention of reselling them rather than holding them for investment and operating the properties. Consequently, we typically classify properties acquired by Crest as held for sale at the date of acquisition and do not depreciate them. As a result, the operations of Crest's properties are classified as "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income.

No debt was assumed by buyers of our investment properties, or repaid as a result of our investment property sales, and we do not allocate interest expense to discontinued operations related to real estate held for investment. We

allocate interest expense related to borrowings specifically attributable to Crest's properties. The interest expense amounts allocated to the Crest properties held for sale are included in "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statements of income.

-50-

If circumstances arise, which were previously considered unlikely and, as a result, we decide not to sell a property previously classified as held for sale, the property is reclassified as real estate held for investment. A property that is reclassified to held for investment is measured and recorded at the lower of (i) its carrying amount before the property was classified as held for sale, adjusted for any depreciation expense that would have been recognized had the property been continuously classified as held for investment, or (ii) the fair value at the date of the subsequent decision not to sell.

The following is a summary of Crest's "income from discontinued operations, real estate acquired for resale" on our consolidated statements of income (dollars in thousands):

Crest's income from discontinued operations, real estate acquired for resale	2009	2008	2007	
Rental revenue	\$246	\$1,830	\$8,165	
Other revenue	1,403	914	190	
Gain on sales of real estate acquired for resale		4,642	12,319	
Interest expense	(595	) (1,797	) (6,201	)
General and administrative expense	(336	) (511	) (691	)
Property expenses	(128	) (133	) (40	)
Provisions for impairment	(277	) (3,374	)	
Depreciation(1)		(771	)	
Income taxes	645	(225	) (3,039	)
Income from discontinued operations, real estate acquired for resale by				
Crest	\$958	\$575	\$10,703	

(1) Depreciation was recorded on one property that was classified as held for investment. This property was sold in 2008.

The following is a summary of Realty Income's "income from discontinued operations, from real estate held for investment" on our consolidated statements of income (dollars in thousands):

Realty Income's income from discontinued operations, real estate held for

5 1 7				
investment	2009	2008	2007	
Gain on sales of investment properties	\$8,044	\$13,314	\$1,724	
Rental revenue	1,178	3,831	5,907	
Other revenue	35	96	6	
Depreciation and amortization	(564	) (1,093	) (1,390	)
Property expenses	(547	) (309	) (185	)
Provisions for impairment	(110	)	(134	)
Income from discontinued operations, real estate held for investment	\$8,036	\$15,839	\$5,928	

The following is a summary of our total income from discontinued operations (dollars in thousands, except per share data):

Total discontinued operations	2009	2008	2007
Real estate acquired for resale by Crest	\$958	\$575	\$10,703
Real estate held for investment	8,036	15,839	5,928
Income from discontinued operations	\$8,994	\$16,414	\$16,631
Per common share, basic and diluted	\$0.09	\$0.16	\$0.17

The per share amounts for "income from discontinued operations" above and the "income from continuing operations" and "net income" reported on the consolidated statements of income have each been calculated independently.

#### Table of contents

Revenue Recognition and Accounts Receivable. All leases are accounted for as operating leases. Under this method, lease payments that have fixed and determinable rent increases are recognized on a straight-line basis over the lease term. Any rental revenue contingent upon a tenant's sales is recognized only after the tenant exceeds their sales breakpoint. Rental increases based upon changes in the consumer price indexes are recognized only after the changes in the indexes have occurred and are then applied according to the lease agreements.

We recognize an allowance for doubtful accounts relating to accounts receivable for amounts deemed uncollectible. We consider tenant specific issues, such as financial stability and ability to pay, when determining collectibility of accounts receivable and appropriate allowances to record. Our allowance for doubtful accounts at December 31, 2009 was \$865,000 and at December 31, 2008 was \$637,000.

Other revenue includes non-operating interest earned from investments in money market funds and other notes of \$51,000 in 2009, \$1.4 million in 2008 and \$3.6 million in 2007.

Principles of Consolidation. The accompanying consolidated financial statements include the accounts of Realty Income, Crest and other entities for which we make operating and financial decisions (i.e. control), after elimination of all material intercompany balances and transactions. All of Realty Income's subsidiaries are wholly-owned. We have no unconsolidated or off-balance sheet investments in variable interest entities.

Cash Equivalents. We consider all short-term, highly liquid investments that are readily convertible to cash and have an original maturity of three months or less at the time of purchase to be cash equivalents. Our cash equivalents are primarily investments in United States Treasury or government money market funds.

Gain on Sales of Properties. When real estate is sold, the related net book value of the applicable assets is removed and a gain from the sale is recognized in our consolidated statements of income. We generally record a gain from the sale of real estate provided that various criteria, relating to the terms of the sale and any subsequent involvement by us with the real estate, have been met.

Allocation of the Purchase Price of Real Estate Acquisitions. When acquiring a property for investment purposes, we allocate the fair value of real estate acquired with in-place operating leases to: 1) land, 2) building and improvements, and 3) identified intangible assets and liabilities, based in each case on their fair values. Intangible assets and liabilities consist of above-market and below-market leases, the value of in-place leases and tenant relationships.

The fair value of the tangible assets of an acquired property (which includes land and buildings/improvements) is determined by valuing the property as if it were vacant, and the "as-if-vacant" value is then allocated to land and buildings/improvements based on our determination of the relative fair value of these assets. Our determinations are based on a real estate appraisal for each property, generated by an independent appraisal firm, and consider estimates of carrying costs during the expected lease-up periods, current market conditions, as well as costs to execute similar leases. In allocating the fair value to identified intangibles for above-market or below-market leases, an amount is recorded based on the present value of the difference between (i) the contractual amount to be paid pursuant to the in-place lease and (ii) our estimate of fair market lease rate for the corresponding in-place lease, measured over a period equal to the remaining term of the lease.

Capitalized above-market lease values are amortized as a reduction of rental income over the remaining terms of the respective leases. Capitalized below-market lease values are amortized as an increase to rental income over the remaining terms of the respective leases and expected below-market renewal option periods.

#### Table of contents

The aggregate value of other acquired intangible assets consists of the value of in-place leases and tenant relationships. These are measured by the excess of the purchase price paid for a property, after adjusting for above or below-market lease value, less the estimated fair value of the property "as if vacant," determined as set forth above. The value of in-place leases, exclusive of the value of above-market and below-market in-place leases, is amortized to expense over the remaining periods of the respective leases. If a lease were to be terminated prior to its stated expiration, all unamortized amounts relating to that lease would be recorded to revenue or expense as appropriate.

Depreciation and Amortization. Land, buildings and improvements are recorded and stated at cost. Major replacements and betterments, which improve or extend the life of the asset, are capitalized and depreciated over their estimated useful lives, while ordinary repairs and maintenance are expensed as incurred. Buildings and improvements that are under redevelopment, or are being developed, are carried at cost and no depreciation is recorded on these assets. Additionally, amounts essential to the development of the property, such as pre-construction, development, construction, interest and any other costs incurred during the period of development are capitalized. We cease capitalization when the property is available for occupancy upon substantial completion of tenant improvements, but in any event no later than one year from the completion of major construction activity.

Properties are depreciated using the straight-line method over the estimated useful lives of the assets. The estimated useful lives are as follows:

Buildings	25 years
Building improvements	4 to 15 years
Tenant improvements and lease commissions	The shorter of the term of the related lease or useful life
Acquired in-place leases	Remaining terms of the respective leases

Provisions for Impairment. We review long-lived assets for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Generally, a provision for impairment is recorded if estimated future operating cash flows (undiscounted and without interest charges) plus estimated disposition proceeds (undiscounted) are less than the current book value of the property. Key inputs that we estimate in this analysis include projected rental rates, capital expenditures and property sales capitalization rates. Additionally, a property classified as held for sale is carried at the lower of carrying cost or estimated fair value, less estimated cost to sell.

In 2009, we recorded a provision for impairment of \$110,000 on one retail investment property in the convenience store industry, which is held for sale. This provision for impairment is included in "income from discontinued operations, real estate held for investment" on our consolidated statement of income for 2009. Additionally, in 2009, Crest recorded total provisions for impairment of \$277,000 on three retail properties held for sale at December 31, 2009 and two properties which were sold in 2009. These provisions for impairment are included in "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statement of income for 2009.

No provisions for impairment were recorded by Realty Income in 2008. In 2008, Crest recorded total provisions for impairment of \$3.4 million on three retail properties, which were held for sale at December 31, 2008. These provisions for impairment are included in "income from discontinued operations, real estate acquired for resale by Crest" on our consolidated statement of income for 2008.

In 2007, we recorded a provision for impairment of \$134,000 on one retail investment property in the motor vehicle industry. This provision for impairment is included in "income from discontinued operations, real estate held for investment" on our consolidated statement of income for 2007. In 2007, we also recorded a provision for impairment of \$138,000 on one retail investment property in the consumer electronics industry. This provision for impairment is included in "property expense" on our consolidated statement of income for 2007. No provisions for impairment were

recorded by Crest in 2007.

-53-

#### Table of contents

Asset Retirement Obligations. We analyze our future legal obligations associated with the other-than-temporary removal of tangible long-lived assets, also referred to as asset retirement obligations. When we determine that we have a legal obligation to provide services upon the retirement of a tangible long-lived asset, we record a liability for this obligation based on the estimated fair market value of this obligation and adjust the carrying amount of the related long-lived asset by the same amount. This asset is amortized over its estimated useful life. The estimated fair value of the asset retirement obligation is calculated by discounting the future cash flows using a credit-adjusted risk-free interest rate.

Goodwill. Goodwill is tested for impairment during the second quarter of each year as well as when events or circumstances occur indicating that our goodwill might be impaired. We did not record any new goodwill or impairment on our existing goodwill during 2009, 2008 or 2007.

Sales Taxes. We collect and remit sales taxes assessed by different governmental authorities that are both imposed on and concurrent with a revenue-producing transaction between us and our tenants. We report the collection of these taxes on a net basis (excluded from revenues). The amounts of these taxes are not significant to our financial position or results of operations.

Use of Estimates. The consolidated financial statements were prepared in conformity with U.S. generally accepted accounting principles, or GAAP, which requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Impact of Recent Accounting Pronouncements. In August 2009, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") No. 2009-05, Fair Value Measurements and Disclosures. ASU No. 2009-05, which became effective for us in 2009, provides clarification to measuring the fair value of a liability. In circumstances in which a quoted market price in an active market for the identical liability is not available, a reporting entity is required to measure fair value by using either (1) a valuation technique that uses quoted prices for identical or similar liabilities or (2) another valuation technique, such as a present value technique or a technique that is based on the amount paid or received by the reporting entity to transfer an identical liability. ASU No. 2009-05 only applies to our disclosures in note 12 related to the estimated fair value of our notes payable and did not have a significant impact on our footnote disclosures.

In January 2010, the FASB issued ASU No. 2010-06, Fair Value Measurements and Disclosures (Topic 820): Improving Disclosures about Fair Value Measurements. Effective for interim and annual reporting periods beginning after December 15, 2009, this ASU requires new disclosures and clarifies existing disclosure requirements about fair value measurement. ASU No. 2010-06 only applies to our disclosures in note 12 related to the estimated fair values of our notes payable and notes receivable and is not expected to have a significant impact on our footnote disclosures.

Reclassifications. Certain of the 2008 and 2007 balances have been reclassified to conform to the 2009 presentation.

3. Retail Properties Acquired

We acquire land, buildings and improvements that are used by retail operators.

A. During 2009, Realty Income invested \$57.9 million in 16 new properties with an initial weighted average contractual lease rate of 9.7%. These 16 properties are located in five states, contain over 278,000 leasable square feet, and are 100% leased with an average lease term of 17.9 years. The initial weighted average contractual lease rate is computed by dividing the estimated aggregate base cash flow for the first year of each lease by the estimated total cost

of the properties. In connection with these acquisitions, transaction costs of \$62,000 were recorded to "general and administrative" expense on our consolidated statement of income for 2009.

-54-

#### Table of contents

In comparison, during 2008, Realty Income invested \$189.6 million in 108 new retail properties and properties under development with an initial weighted average contractual lease rate of 8.7%. These 108 properties are located in 14 states, contain over 714,000 leasable square feet, and are 100% leased with an average lease term of 20.6 years.

B. During 2009 and 2008, Crest did not invest in any new retail properties.

C. Crest's property inventory at December 31, 2009 consisted of three properties valued at \$3.8 million, and at December 31, 2008, consisted of five properties valued at \$6.0 million. These amounts are included on our consolidated balance sheets in "real estate held for sale, net."

D. Of the \$57.9 million invested by Realty Income in 2009, \$10.5 million was used to acquire three retail properties with existing leases. Realty Income recorded \$1.4 million as the intangible value of the in-place leases, \$150,000 as the intangible value of above-market leases and \$655,000 as the intangible value of below-market leases for 2009. The value of the in-place and above-market leases are recorded to "other assets" on our consolidated balance sheet, as of December 31, 2009, and the value of the below-market leases are recorded to "other liabilities" on our consolidated balance sheet as of December 31, 2009. All of these amounts are amortized over the life of the respective leases.

Of the \$189.6 million invested by Realty Income in 2008, \$10.0 million was used to acquire two retail properties with existing leases. Realty Income recorded \$397,000 as the intangible value of the in-place leases for 2008. This amount is recorded to "other assets" on our consolidated balance sheets and amortized over the life of the respective leases.

#### 4. Credit Facility

In May 2008, we entered into a \$355 million revolving, unsecured credit facility that replaced our previous \$300 million acquisition credit facility. The term of our credit facility is for three years, until May 2011, plus two, one-year extension options. Under our credit facility, our investment grade credit ratings provide for financing at the London Interbank Offered Rate, commonly referred to as LIBOR, plus 100 basis points with a facility commitment fee of 27.5 basis points, for all-in drawn pricing of 127.5 basis points over LIBOR. We also have other interest rate options available to us. Our credit facility is unsecured and, accordingly, we have not pledged any assets as collateral for this obligation.

In May 2008, as a result of entering into our current credit facility, we incurred \$3.2 million of credit facility origination costs that were capitalized and are being amortized over three years. Included in "other assets" on our consolidated balance sheets, at December 31, 2009, is \$1.5 million of the \$3.2 million, and at December 31, 2008, is \$2.6 million.

In 2009, we did not utilize our credit facility until December and we did not utilize our credit facility during 2008. Our average borrowing rate on our credit facility during December 2009 was 1.2% and during 2007 was 6.0%. Our effective borrowing rate at December 31, 2009 was 1.2% and at December 31, 2008 was 1.4%. Our current and prior credit facilities are and were subject to various leverage and interest coverage ratio limitations. We are and have been in compliance with these covenants.

#### -55-

#### 5. Notes Payable

#### A. General

Our senior unsecured note obligations consist of the following, sorted by maturity date, (dollars in millions):

December 31,	2009	2008
8% notes, issued in January 1999 and due in January 2009	\$	\$20.0
5.375% notes, issued in March 2003 and due in March 2013	100.0	100.0
5.5% notes, issued in November 2003 and due in November 2015	150.0	150.0
5.95% notes, issued in September 2006 and due in September 2016	275.0	275.0
5.375% notes, issued in September 2005 and due in September 2017	175.0	175.0
6.75% notes, issued in September 2007 and due in August 2019	550.0	550.0
5.875% bonds, issued in March 2005 and due in March 2035	100.0	100.0
	\$1,350.0	\$1,370.0

The following table summarizes the maturity of our notes payable as of December 31, 2009 (dollars in millions):

Year of Maturity	Notes
2010	\$
2011	
2012	
2013	100.0
2014	
Thereafter	1,250.0
Totals	\$ 1,350.0

Interest incurred on all of the notes for 2009 was \$82.5 million, for 2008 was \$91.2 million and for 2007 was \$67.1 million. The interest rate on each of these notes is fixed.

Our outstanding notes are unsecured; accordingly, we have not pledged any assets as collateral for these or any other obligations. Interest on all of the senior note obligations is paid semiannually.

All of these notes contain various covenants, including: (i) a limitation on incurrence of any debt which would cause our debt to total adjusted assets ratio to exceed 60%; (ii) a limitation on incurrence of any secured debt which would cause our secured debt to total adjusted assets ratio to exceed 40%; (iii) a limitation on incurrence of any debt which would cause our debt service coverage ratio to be less than 1.5 times; and (iv) the maintenance at all times of total unencumbered assets not less than 150% of our outstanding unsecured debt. We have been in compliance with these covenants since each of the notes were issued.

#### B. Note Redemptions

On their maturity date in January 2009, we redeemed, using cash on hand, all of our outstanding 8.00% notes issued in January 1999 at a redemption price equal to 100% of the principal amount, plus accrued and unpaid interest.

On their maturity date in November 2008, we redeemed, using proceeds from our September 2008 common stock offering and cash on hand, all of our outstanding 8.25% senior notes issued in October 1998 (the "2008 Notes") at a redemption price equal to 100% of the principal amount, plus accrued and unpaid interest.

### C. Note Issuance

In September 2007, we issued \$550 million in aggregate principal amount of 6.75% senior unsecured notes due 2019 (the "2019 Notes"). The price to the investor for the 2019 Notes was 99.827% of the principal amount for an effective yield of 6.772%. The net proceeds of approximately \$544.4 million from this offering were used to fund certain property acquisitions, repay borrowings under our acquisition credit facility and for general corporate purposes, including additional property acquisitions.

-56-

#### 6. Common Stock Offerings

In September 2008, we issued 2.925 million shares of common stock at a price of \$26.82 per share. The net proceeds of approximately \$74.4 million were used, along with our available cash on hand, to redeem the \$100 million outstanding principal amount of our 2008 Notes in November 2008.

#### 7. Preferred Stock

A. In 2004, we issued 5.1 million shares of 7.375% Monthly Income Class D cumulative redeemable preferred stock. In May 2009, the Class D preferred shares became redeemable, at our option, for \$25 per share. During 2009, 2008 and 2007, we paid twelve monthly dividends to holders of our Class D preferred stock totaling \$1.8437508 per share, or \$9.4 million, and at December 31, 2009, a monthly dividend of \$0.1536459 per share was payable and was paid in January 2010.

B. In 2006, we issued 8.8 million shares of 6.75% Monthly Income Class E cumulative redeemable preferred stock. Beginning December 7, 2011, the Class E preferred shares are redeemable, at our option, for \$25 per share. During both 2009 and 2008, we paid twelve monthly dividends to holders of our Class E preferred stock totaling \$1.6875 per share, or \$14.9 million, and at December 31, 2009, a monthly dividend of \$0.140625 per share was payable and was paid in January 2010. During 2007, we paid twelve monthly dividends to holders of our Class E preferred stock totaling \$1.725 per share, or \$15.2 million. In January 2007, we paid the first Class E preferred dividend of \$0.178125 per share, which covered a period of 38 days.

#### 8. Distributions Paid and Payable

#### A. Common Stock

We pay monthly distributions to our common stockholders. The following is a summary of monthly distributions paid per common share for the years:

Month	2009	2008	2007
January	\$0.1417500	\$0.136750	\$0.126500
February	0.1417500	0.136750	0.126500
March	0.1417500	0.136750	0.126500
April	0.1420625	0.137375	0.127125
May	0.1420625	0.137375	0.127125
June	0.1420625	0.137375	0.127125
July	0.1423750	0.138000	0.127750
August	0.1423750	0.138000	0.127750
September	0.1423750	0.140500	0.135500
October	0.1426875	0.141125	0.136125
November	0.1426875	0.141125	0.136125
December	0.1426875	0.141125	0.136125
Total	\$1.7066250	\$1.662250	\$1.560250

The following presents the federal income tax characterization of distributions paid or deemed to be paid per common share for the years:

2009 2008 2007

Ordinary income	\$1.2739214	\$1.2681285	\$1.3847719
Nontaxable distributions	0.4113034	0.3121490	0.1754781
Capital gain	0.0214002	0.0819725	
Totals	\$1.7066250	\$1.6622500	\$1.5602500
-57-			

#### Table of contents

At December 31, 2009, a distribution of \$0.143 per common share was payable and was paid in January 2010. At December 31, 2008, a distribution of \$0.14175 per common share was payable and was paid in January 2009.

#### B. Class D Preferred Stock

Dividends of \$0.1536459 per share are paid monthly in arrears on the Class D preferred stock. We declared dividends to holders of our Class D preferred stock totaling \$9.4 million in 2009, 2008 and 2007, respectively.

The following presents the federal income tax characterization of dividends paid per share to our Class D preferred stockholders for the years:

	2009	2008	2007
Ordinary income	\$1.8206316	\$1.7528280	\$1.8437508
Capital gain	0.0231192	0.0909228	
Totals	\$1.8437508	\$1.8437508	\$1.8437508

#### C. Class E Preferred Stock

Dividends of \$0.140625 per share are paid monthly in arrears on the Class E preferred stock. We declared dividends to holders of our Class E preferred stock totaling \$14.9 million in 2009, 2008 and 2007. The first Class E dividend was paid in January 2007.

The following presents the federal income tax characterization of dividends paid per share to our Class E preferred stockholders for the years:

	2009	2008	2007
Ordinary income	\$1.6663392	\$1.6042824	\$1.7250000
Capital gain	0.0211608	0.0832176	
Totals	\$1.6875000	\$1.6875000	\$1.7250000

#### 9. Operating Leases

A. At December 31, 2009, we owned 2,339 properties in 49 states, plus an additional three properties owned by Crest. Of the 2,339 properties, 2,328, or 99.5%, are single-tenant, retail properties and the remaining 11 are multi-tenant, distribution and office properties. At December 31, 2009, 75 properties were vacant and available for lease or sale.

Substantially all leases are net leases where the tenant pays property taxes and assessments, maintains the interior and exterior of the building and leased premises, and carries insurance coverage for public liability, property damage, fire and extended coverage.

Rent based on a percentage of a tenants' gross sales (percentage rents) for 2009 was \$1.3 million, for 2008 was \$1.3 million and for 2007 was \$851,000, including amounts recorded to discontinued operations of \$22,000 in 2008 and \$55,000 in 2007.

#### -58-

At December 31, 2009, minimum future annual rents to be received on the operating leases for the next five years and thereafter are as follows (dollars in thousands):

2010	\$320,273
2011	310,454
2012	297,332
2013	281,468
2014	264,021
Thereafter	2,223,917
Total	\$3,697,465

B. Major Tenants – No individual tenant's rental revenue, including percentage rents, represented more than 10% of our total revenue for each of the years ended December 31, 2009, 2008 or 2007.

10. Gain on Sales of Real Estate Acquired for Resale by Crest

In 2009, Crest sold two properties for \$2.0 million, which resulted in no gain. In 2008, Crest sold 25 properties for \$50.7 million, which resulted in a gain of \$4.6 million. In 2008, as part of two sales, Crest provided buyer financing of \$19.2 million. In 2007, Crest sold 62 properties for \$123.6 million, which resulted in a gain of \$12.3 million. In 2007, as part of two sales, Crest provided buyer financing of \$3.8 million, of which \$619,000 was paid in full in November 2007. Crest's gains on sales are reported before income taxes and are included in discontinued operations.

11. Gain on Sales of Investment Properties by Realty Income

In 2009, we sold 25 investment properties for \$20.3 million, which resulted in a gain of \$8.0 million. The results of operations for these properties have been reclassified as discontinued operations. Additionally, we received proceeds of \$170,000 from the sale of excess land from one property, which resulted in a gain of \$15,000. This gain is included in "other revenue" on our consolidated statement of income for 2009 because this excess land was associated with a property that continues to be owned as part of our core operations.

In 2008, we sold 29 investment properties for \$27.4 million, which resulted in a gain of \$13.3 million. The results of operations for these properties have been reclassified as discontinued operations. Additionally, we received proceeds of \$439,000 from the sale of excess land from one property, which resulted in a gain of \$236,000. This gain is included in "other revenue" on our consolidated statement of income for 2008 because this excess land was associated with a property that continues to be owned as part of our core operations.

In 2007, we sold ten investment properties for \$7.0 million, which resulted in a gain of \$1.7 million. The results of operations for these properties have been reclassified as discontinued operations. Additionally, we sold excess land and improvements from five properties for an aggregate of \$4.4 million, which resulted in a gain of \$1.8 million. This gain is reported in "other revenue" on our consolidated statement of income for 2007 because these improvements and excess land were associated with properties that continue to be owned as part of our core operations.

### 12. Fair Value of Financial Instruments

Fair value is defined as the price that would be received from the sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, and establishes a framework for measuring the fair value of an asset. The disclosure for assets and liabilities measured at fair value requires allocation to a

three-level valuation hierarchy. This valuation hierarchy is based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date. Categorization within this hierarchy is based upon the lowest level of input that is significant to the fair value measurement.

-59-

We believe that the carrying values reflected in our consolidated balance sheets reasonably approximate the fair values for cash and cash equivalents, accounts receivable, and all liabilities, due to their short-term nature, except for the notes receivable issued in connection with property sales and the notes payable, which are disclosed below (dollars in millions):

	Carrying	Estimated
	value per	fair
	balance	market
At December 31, 2009	sheet	value
Notes receivable issued in connection with Crest property sales	\$22.2	\$20.0
Notes payable	\$1,350.0	\$1,276.4
	Carrying	Estimated
	Carrying value per	Estimated fair
At December 31, 2008	value per	fair
At December 31, 2008 Notes receivable issued in connection with Crest property sales	value per balance	fair market

The estimated fair value of the notes receivable issued in connection with property sales has been calculated by discounting the future cash flows using an interest rate based upon the current 5-year, 7-year, or 10-year Treasury yield curve, plus an applicable credit-adjusted spread. The notes receivable were issued in connection with the sale of three Crest properties. Payments to us on these notes receivable are current and no allowance for doubtful accounts has been recorded for them.

The estimated fair value of the notes payable is based upon indicative market prices and recent trading activity of our notes payable.

#### 13. Supplemental Disclosures of Cash Flow Information

Interest paid in 2009 was \$83.2 million, in 2008 was \$90.3 million and in 2007 was \$56.7 million.

Interest capitalized to properties under development in 2009 was \$5,000, in 2008 was \$92,000 and in 2007 was \$993,000.

Income taxes paid by Realty Income and Crest in 2009 were \$1.2 million, in 2008 were \$1.7 million and in 2007 were \$4.3 million.

The following non-cash investing and financing activities are included in the accompanying consolidated financial statements:

- A. Share-based compensation expense for 2009 was \$4.7 million, for 2008 was \$5.0 million and for 2007 was \$3.9 million.
- B. See "Provisions for Impairment" in note 2 for a discussion of provisions for impairments recorded by Realty Income and Crest.

In 2008, Crest sold two properties for \$23.5 million and received notes totaling \$19.2 million from the buyers, which are included in "other assets" on our consolidated balance sheets.

- D. In 2007, Crest sold two properties for an aggregate of \$5.5 million and received notes totaling \$3.8 million from the buyers, of which \$619,000 was paid in full in November 2007. The remaining note is included in "other assets" on our consolidated balance sheets.
- E. At December 31, 2009, Realty Income had escrow deposits of \$4.5 million held for tax-deferred exchanges under Section 1031 of the Code. The \$4.5 million is included in "other assets" on our consolidated balance sheet at December 31, 2009.
- F. At December 31, 2008, Realty Income had escrow deposits of \$3.2 million held for tax-deferred exchanges under Section 1031 of the Code. The \$3.2 million is included in "other assets" on our consolidated balance sheet at December 31, 2008.

-60-

## Table of contents

- G. At December 31, 2009, Realty Income recorded \$1.5 million for a new environmental insurance policy, which supplements its primary insurance policy. The \$1.5 million is included in "other assets" and "accounts payable and accrued expenses" on our consolidated balance sheet at December 31, 2009.
- H. In 2009, Realty Income and Crest amended certain prior year state tax returns and determined that it is more-likely-than-not that we will be collecting refunds in the future as a result of these amendments. As a result of this, in 2009, Realty Income recorded a tax receivable of \$454,000 and Crest recorded a tax receivable of \$303,000.
- I. In accordance with our policy, we recorded adjustments to our estimated legal obligations related to asset retirement obligations on two land leases in the following amounts: a reduction of \$63,000 in 2009 and increases of \$335,000 in 2008 and \$239,000 in 2007. These asset retirement obligations account for the difference between our obligations to the landlord under the two land leases and our subtenant's obligations to us under the subleases.
- J. In connection with the acquisition of seven properties during 2007, we acquired restricted escrow funds totaling \$2.6 million. During the remainder of 2007, all of these funds were invested in improvements to these properties.

### 14. Employee Benefit Plan

We have a 401(k) plan covering substantially all of our employees. Under our 401(k) plan, employees may elect to make contributions to the plan up to a maximum of 60% of their compensation, subject to limits under the IRS Code. We match 50% of our employee's contributions, up to 3% of the employee's compensation. Our aggregate matching contributions each year have been immaterial to our results of operations.

#### 15. Common Stock Incentive Plan

In 2003, our Board of Directors adopted, and stockholders approved, the 2003 Incentive Award Plan of Realty Income Corporation (the "Stock Plan") to enable us to attract and retain the services of directors, employees and consultants, considered essential to our long-term success. The Stock Plan offers our directors, employees and consultants an opportunity to own stock in Realty Income and/or rights that will reflect our growth, development and financial success. The Stock Plan was amended and restated by our Board of Directors in February 2006 and in May 2007. Under the terms of this plan, the aggregate number of shares of our common stock subject to options, stock purchase rights (SPR), stock appreciation rights (SAR) and other awards will be no more than 3,428,000 shares. The maximum number of shares that may be subject to options, SPR, SAR and other awards granted under the plan to any individual in any calendar year may not exceed 1,600,000 shares. This plan has a term of 10 years from the date it was adopted by our Board of Directors, which was March 12, 2003. To date, we have not issued any SPR or SAR.

The amount of share-based compensation costs recognized in "general and administrative expense" on our consolidated statements of income during 2009 was \$4.7 million, during 2008 was \$5.0 million and during 2007 was \$3.9 million.

-61-

The following table summarizes our common stock grant activity under our Stock Plan. Our common stock grants vest over periods ranging from immediately to 10 years.

	2009 Waightad			2008	2007		
	Number of shares	Weighted average price(1)	Number of shares	Weighted average price(1)	Number of shares	Weighted average price(1)	
Outstanding nonvested		1 ()		0 1 ()		6 1 ()	
shares, beginning of year	994,453	\$ 19.70	994,572	\$ 19.46	868,726	\$ 17.96	
Shares granted	142,860	22.86	249,447	26.63	276,631	27.64	
Shares vested	(214,521)	23.14	(188,215)	21.96	(149,284)	20.94	
Shares forfeited	(69,558)	25.95	(61,351)	22.13	(1,501)	24.81	
Outstanding nonvested		\$		\$		\$	
shares, end of year	853,234	19.14	994,453	19.70	994,572	19.46	

(1)

Grant date fair value.

During 2009, we issued 142,860 shares of common stock under our Stock Plan. These shares vest over the following service periods: 25,000 vested immediately, 14,500 vest over a service period of three years and 103,360 vest over a service period of five years.

The vesting schedule for shares granted to non-employee directors is as follows:

For directors with less than six years of service at the date of grant, shares vest in 33.33% increments on each of the first three anniversaries of the date the shares of stock are granted;

For directors with six years of service at the date of grant, shares vest in 50% increments on each of the first two anniversaries of the date the shares of stock are granted;

For directors with seven years of service at the date of grant, shares are 100% vested on the first anniversary of the date the shares of stock are granted; and

For directors with eight or more years of service at the date of grant, there is immediate vesting as of the date the shares of stock are granted.

In August 2008, our Board of Directors approved a new vesting schedule for shares granted to employees after August 20, 2008. The reason for this change was to provide a shorter vesting period for employees who were closer to the age of retirement, and to adjust the vesting period for employees age 55 and below to be more in line with comparable vesting schedules in the market. The new vesting schedule for shares granted to employees is as follows:

For employees age 55 and below at the grant date, shares vest in 20% increments on each of the first five anniversaries of the grant date;

For employees age 56 at the grant date, shares vest in 25% increments on each of the first four anniversaries of the grant date;

For employees age 57 at the grant date, shares vest in 33.33% increments on each of the first three anniversaries of the grant date;

For employees age 58 at the grant date, shares vest in 50% increments on each of the first two anniversaries of the grant date;

For employees age 59 at the grant date, shares are 100% vested on the first anniversary of the grant date; and For employees age 60 and above at the grant date, shares vest immediately on the grant date.

In addition, after they have been employed for six full months, all non-executive employees receive 200 shares of nonvested stock which vests over a five year period.

-62-

### Table of contents

Prior to August 20, 2008, shares granted to employees age 49 and below at the grant date vested in 10% increments on each of the first ten anniversaries of the grant date, and shares granted to employees age 50 through 55 at the grant date vested in 20% increments on each of the first five anniversaries of the grant date. The consolidation of these two groups represents the only difference between the new and prior vesting schedules.

As of December 31, 2009, the remaining unamortized share-based compensation expense totaled \$16.3 million, which is being amortized on a straight-line basis over the service period of each applicable award. The amount of share-based compensation is based on the fair value of the stock at the grant date. We define the grant date as the date the recipient and Realty Income have a mutual understanding of the key terms and condition of the award, and the recipient of the grant begins to benefit from, or be adversely affected by, subsequent changes in the price of the shares.

The effect of pre-vesting forfeitures on our recorded expense has historically been negligible. Any future pre-vesting forfeitures are also expected to be negligible, and we will record the benefit related to such forfeitures as they occur. Under the terms of our Stock Plan, we pay non-refundable dividends to the holders of our nonvested shares. Applicable accounting guidance requires that the dividends paid to holders of these nonvested shares be charged as compensation expense to the extent that they relate to nonvested shares that do not or are not expected to vest. However, given the negligible historical and prospective forfeiture rate determined by us, we did not record any amount to compensation expense related to dividends paid in 2009, 2008 or 2007.

No stock options were granted after January 1, 2002, all outstanding options were fully vested as of December 31, 2006, and 2006 represented the last year for which we recorded expense on our stock option awards. Stock options were granted with an exercise price equal to the underlying stock's fair market value at the date of grant. Stock options expire ten years from the date they are granted and vested over service periods of one, three, four or five years.

The following table summarizes our stock option activity for the years:

	20	09	20	008	2007	
		Weighted		Weighted		Weighted
		average		average		average
	Number of	exercise	Number of	exercise	Number of	exercise
	shares	price	shares	price	shares	price
Outstanding options, beginning						
of year	21,294	\$ 13.33	45,007	\$ 12.71	106,368	\$ 13.06
Options exercised	(15,448)	12.81	(23,713)	12.15	(61,361)	13.32
Outstanding and exercisable						
options, end of year	5,846	\$ 14.70	21,294	\$ 13.33	45,007	\$ 12.71

At December 31, 2009, the options outstanding and exercisable had an exercise price of \$14.70, an expiration date of December 2011 and a remaining term of 2.0 years.

The intrinsic value of a stock option is the amount by which the market value of the underlying stock at December 31 of each year exceeds the exercise price of the option. The market value of our stock was \$25.91, \$23.15 and \$27.02 at December 31, 2009, 2008 and 2007, respectively. The total intrinsic value of options exercised during the years ended December 31, 2009, 2008 and 2007 was \$157,000, \$319,000 and \$904,000, respectively. The aggregate intrinsic value of options outstanding and exercisable was \$66,000, \$209,000 and \$644,000 at December 31, 2009, 2008 and 2007, respectively.

Drug stores

Health and fitness

### 16. Segment Information

We evaluate performance and make resource allocation decisions on an industry by industry basis. For financial reporting purposes, we have grouped our tenants into 31 industry and activity segments (including properties owned by Crest that are grouped together as a segment). All of the properties are incorporated into one of the applicable segments. Because almost all of our leases require the tenant to pay operating expenses, revenue is the only component of segment profit and loss we measure.

The following tables set forth certain information regarding the properties owned by us, classified according to the business of the respective tenants, as of December 31, 2009 (dollars in thousands):

Assets, as of December 31:		2009	2008
Segment net real estate:		¢105.005	¢ 107 0 10
Automotive service		\$105,085	\$107,942
Automotive tire services		201,233	207,409
Child care		77,769	83,844
Convenience stores		477,555	472,588
Drug stores		141,057	145,919
Health and fitness		197,820	167,658
Motor vehicle dealerships		91,690	94,883
Restaurants		729,489	751,466
Sporting goods		63,665	65,657
Theaters		290,386	299,690
21 non-reportable segments		441,133	465,097
Total segment net real estate		2,816,882	2,862,153
Other intangible assets - Automotive tire service		647	706
Other intangible assets - Drug stores		6,066	6,727
Other intangible assets - Grocery stores		860	911
Other intangible assets - Health and fitness		845	
Other intangible assets - Theaters		1,885	2,190
Other intangible assets - non-reportable segments		625	
Goodwill – Automotive service		1,338	1,338
Goodwill – Child care		5,353	5,353
Goodwill – Convenience stores		2,074	2,074
Goodwill – Home furnishings		1,557	1,557
Goodwill – Restaurants		3,779	3,779
Goodwill – non reportable segments		3,105	3,105
Other corporate assets		69,771	104,286
Total assets		\$2,914,787	\$2,994,179
		+ = ,> = . , > = .	+ = , > > - , = . >
		Revenue	
For the years ended December 31,	2009	2008	2007
Segment rental revenue:	2007	2000	2007
Automotive service	\$15,735	\$15,817	\$15,047
Automotive services	22,616	22,040	21,113
Child care	23,761	24,247	23,129
Convenience stores	55,114	51,949	40,727
	55,114	J1,7 <del>4</del> 7	+0,121

13,727

19,280

7,632

14,874

13,125

18,390

Motor vehicle dealerships	8,837	9,290	8,640
Restaurants	69,456	70,986	59,058
Sporting goods	8,363	8,480	8,265
Theaters	30,078	29,640	26,120
21 non-reportable segments(1)	59,178	61,932	60,528
Total rental revenue	326,145	325,896	285,133
Other revenue	1,436	1,877	6,350
Total revenue	\$327,581	\$327,773	\$291,483

(1) Crest's revenue appears in "income from discontinued operations, real estate acquired for resale by Crest" and is not included in this table, which covers revenue but does not include revenue classified as part of income from discontinued operations.

-64-

### 17. Commitments and Contingencies

In the ordinary course of our business, we are party to various legal actions which we believe are routine in nature and incidental to the operation of our business. We believe that the outcome of the proceedings will not have a material adverse effect upon our consolidated financial position or results of operations.

At December 31, 2009, we have contingent payments of \$1.2 million for tenant improvements and leasing costs. In addition, we have committed \$295,000 under construction contracts, which is expected to be paid in the next six months.

We have certain properties that are subject to ground leases which are accounted for as operating leases. At December 31, 2009, minimum future rental payments for the next five years and thereafter are as follows (dollars in thousands):

	Ground	Ground	
	Leases Paid	Leases Paid	
	by Realty	by Our	
	Income (1)	Tenants (2)	Total
2010	\$82	\$3,750	\$3,832
2011	69	3,736	3,805
2012	69	3,627	3,696
2013	69	3,485	3,554
2014	69	3,250	3,319
Thereafter	832	37,662	38,494
Total	\$1,190	\$55,510	\$56,700

(1) Realty Income currently pays the ground lessors directly for the rent under the ground leases. A majority of this rent is reimbursed to Realty Income as additional rent from our tenants.

(2) Our tenants, who are generally sub-tenants under the ground leases, are responsible for paying the rent under these ground leases. In the event a tenant fails to pay the ground lease rent, we are primarily responsible.

## 18. Subsequent Events

We evaluated all events subsequent to the balance sheet date of December 31, 2009, through February 10, 2010, which is the date our consolidated financial statements were issued. We determined that no subsequent events require disclosure or adjustment to the consolidated financial statements, except as follows:

In January 2010 and February 2010, we declared the following dividends, which will be paid in February 2010 and March 2010, respectively:

\$0.143 per share to our common stockholders;\$0.1536459 per share to our Class D preferred stockholders; and \$1.675 per share to our Class E preferred stockholders.

-65-

# REALTY INCOME CORPORATION AND SUBSIDIARIES

#### Consolidated Quarterly Financial Data

#### (dollars in thousands, except per share data) (not covered by Report of Independent Registered Public Accounting Firm)

	First	Second	Third	Fourth	
	Quarter	Quarter	Quarter	Quarter	Year(2)
2009(1)					
Total revenue	\$82,558	\$81,376	\$81,851	\$81,796	\$327,581
Depreciation and amortization expense	22,787	22,826	22,845	22,925	91,383
Interest expense	21,410	21,367	21,374	21,377	85,528
Other expenses	8,405	7,136	6,540	6,456	28,537
Income from continuing operations	29,956	30,047	31,092	31,038	122,133
Income from discontinued operations	128	2,513	2,060	4,293	8,994
Net income	30,084	32,560	33,152	35,331	131,127
Net income available to common					
stockholders	24,021	26,497	27,089	29,268	106,874
Net income per common share:					
Basic and diluted	0.23	0.26	0.26	0.28	1.03
Dividends paid per common share	0.4252500	0.4261875	0.4271250	0.4280625	1.7066250
2008(1)					
Total revenue	\$82,050	\$81,589	\$81,932	\$82,203	\$327,773
Depreciation and amortization expense	21,920	22,616	22,669	22,735	89,941
Interest expense	23,386	23,929	23,915	22,726	93,956
Other expenses	7,150	7,233	7,115	6,954	28,449
Income from continuing operations	29,594	27,811	28,233	29,788	115,427
Income from discontinued operations	167	5,240	6,464	4,544	16,414
Net income	29,761	33,051	34,697	34,332	131,841
Net income available to common					
stockholders	23,698	26,988	28,634	28,269	107,588
Net income per common share:					
Basic and diluted	0.24	0.27	0.29	0.27	1.06
Dividends paid per common share	0.4102500	0.4121250	0.4165000	0.4233750	1.6622500

(1) The consolidated quarterly financial data includes revenues and expenses from our continuing and discontinued operations. The results of operations related to certain properties, classified as held for sale or disposed of, have been reclassified to income from discontinued operations. Therefore, some of the information may not agree to our previously filed 10-Qs.

(2) Amounts for each period are calculated independently. The sum of the quarters may differ from the annual amount.

Item 9: Changes In and Disagreements With Accountants on Accounting and Financial Disclosure

We have had no disagreements with our independent registered public accounting firm on accountancy or financial disclosure, nor have we changed accountants in the two most recent fiscal years.

-66-

Item 9A: Controls and Procedures

#### Evaluation of Disclosure Controls and Procedures

We maintain disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) of the Securities Exchange Act of 1934, as amended) that are designed to ensure that information required to be disclosed in our Exchange Act reports is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms, and that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure. In designing and evaluating the disclosure controls and procedures, management recognized that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives, and management necessarily was required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures.

As of and for the year ended December 31, 2009, we carried out an evaluation of the effectiveness of the design and operation of our disclosure controls and procedures, under the supervision and with the participation of management, including our Chief Executive Officer and Chief Financial Officer. Based on the foregoing, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective and were operating at a reasonable assurance level.

### Management's Report on Internal Control Over Financial Reporting

Internal control over financial reporting refers to the process designed by, or under the supervision of, our Chief Executive Officer and Chief Financial Officer, and effected by our Board of Directors, 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, and 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.

Management is responsible for establishing and maintaining adequate internal control over financial reporting for the Company.

Management has used the framework set forth in the report entitled "Internal Control--Integrated Framework" published by the Committee of Sponsoring Organizations ("COSO") of the Treadway Commission to evaluate the effectiveness of the Company's internal control over financial reporting. Management has concluded that the Company's internal control over financial reporting was effective as of the end of the most recent fiscal year. KPMG LLP has issued an attestation report on the effectiveness of the Company's internal control over financial reporting.

Submitted on February 10, 2010 by,

Thomas A Lewis, Chief Executive Officer and Vice Chairman Paul M. Meurer, Chief Financial Officer, Executive Vice President and Treasurer

#### Table of contents

Changes in Internal Controls

There were no significant changes in our internal controls or in other factors that could significantly affect these controls subsequent to the date of their evaluation in the fourth quarter of 2009. As of December 31, 2009, there were no material weaknesses in our internal controls, and therefore no corrective actions were taken.

### Limitations on the Effectiveness of Controls

Internal control over financial reporting cannot provide absolute assurance of achieving financial reporting objectives because of its inherent limitations. Internal control over financial reporting is a process that involves human diligence and compliance and is subject to lapses in judgment and breakdowns resulting from human failures. Internal control over financial reporting also can be circumvented by collusion or improper management override. Because of such limitations, there is a risk that material misstatements may not be prevented or detected on a timely basis by internal control over financial reporting. However, these inherent limitations are known features of the financial reporting process. Therefore, it is possible to design into the process safeguards to reduce, though not eliminate, this risk.

Item 9B: Other Information

None.

### PART III

Item 10: Directors, Executive Officers and Corporate Governance

The information required by this item is set forth under the captions "Board of Directors" and "Executive Officers of the Company" and "Section 16(a) Beneficial Ownership Reporting Compliance" in our definitive Proxy Statement for the 2010 Annual Meeting of Stockholders, to be filed pursuant to Regulation 14A, and is incorporated herein by reference. The Annual Meeting of Stockholders is presently scheduled to be held on May 12, 2010.

#### Item 11: Executive Compensation

The information required by this item is set forth under the caption "Executive Compensation" in our definitive Proxy Statement for the 2010 Annual Meeting of Stockholders, to be filed pursuant to Regulation 14A, and is incorporated herein by reference.

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

The information required by this item is set forth under the caption "Security Ownership of Certain Beneficial Owners and Management" in our definitive Proxy Statement for the 2010 Annual Meeting of Stockholders, to be filed pursuant to Regulation 14A, and is incorporated herein by reference.

Item 13: Certain Relationships, Related Transactions and Director Independence

The information required by this item is set forth under the caption "Related Party Transactions" in our definitive Proxy Statement for the 2010 Annual Meeting of Stockholders, to be filed pursuant to Regulation 14A, and is incorporated herein by reference.

Item 14: Principal Accounting Fees and Services

The information required by this item is set forth under the caption "Independent Registered Public Accounting Firm Fees and Services" in our definitive Proxy Statement for the 2010 Annual Meeting of Stockholders, to be filed pursuant to Regulation 14A, and is incorporated herein by reference.

-68-

## Table of contents PART IV

Item 15: Exhibits and Financial Statement Schedules

A. The following documents are filed as part of this report.

1. Financial Statements (see Item 8)

a. Report of Independent Registered Public Accounting Firm

b. Consolidated Balance Sheets, December 31, 2009 and 2008

c. Consolidated Statements of Income, Years ended December 31, 2009, 2008 and 2007

d. Consolidated Statements of Stockholders' Equity, Years ended December 31, 2009, 2008 and 2007

e. Consolidated Statements of Cash Flows, Years ended December 31, 2009, 2008 and 2007

f. Notes to Consolidated Financial Statements

g. Consolidated Quarterly Financial Data, (unaudited) for 2009 and 2008

2. Financial Statement Schedule. Reference is made to page F-1 of this report for Schedule III Real Estate and Accumulated Depreciation (electronically filed with the Securities and Exchange Commission).

Schedules not Filed: All schedules, other than those indicated in the Table of Contents, have been omitted as the required information is either not material, inapplicable or the information is presented in the financial statements or related notes.

3. Exhibits

Articles of Incorporation and By-Laws

Exhibit No. Description

- 3.1 Articles of Incorporation of the Company, as amended by amendment No. 1 dated May 10, 2005 and amendment No. 2 dated May 10, 2005 (filed as exhibit 3.1 to the Company's Form 10-Q for the quarter ended June 30, 2005, and incorporated herein by reference).
- 3.2 Amended and Restated Bylaws of the Company dated December 12, 2007 (filed as exhibit 3.1 to the Company's Form 8-K, filed on December 13, 2007 and dated December 12, 2007 and incorporated herein by reference), as amended on May 13, 2008 (amendment filed as exhibit 3.1 to the Company's Form 8-K, filed on May 14, 2008 and dated May 13, 2008, and incorporated herein by reference).

Articles Supplementary to the Articles of Incorporation of the Company classifying and designating the 7.375% Monthly Income Class D Cumulative Redeemable Preferred Stock (filed as exhibit 3.8 to the Company's Form 8-A, filed on May 25, 2004 and incorporated herein by reference).

-69-

- 3.4 Articles Supplementary to the Articles of Incorporation of the Company classifying and designating additional shares of the 7.375% Monthly Income Class D Cumulative Redeemable Preferred Stock (filed as exhibit 3.2 to the Company's Form 8-K, filed on October 19, 2004 and dated October 12, 2004, and incorporated herein by reference).
- 3.5 Articles Supplementary to the Articles of Incorporation of the Company classifying and designating the 6.75% Class E Cumulative Redeemable Preferred Stock (filed as exhibit 3.5 to the Company's Form 8-A, filed on December 5, 2006 and incorporated herein by reference).

Instruments defining the rights of security holders, including indentures

- 4.1 Indenture dated as of October 28, 1998 between the Company and The Bank of New York (filed as exhibit 4.1 to the Company's Form 8-K, filed on October 28, 1998 and dated October 27, 1998 and incorporated herein by reference).
  - 4.2 Form of 5.375% Senior Notes due 2013 (filed as exhibit 4.2 to the Company's Form 8-K, filed on March 7, 2003 and dated March 5, 2003 and incorporated herein by reference).
  - 4.3 Officer's Certificate pursuant to sections 201, 301 and 303 of the Indenture dated October 28, 1998 between the Company and The Bank of New York, as Trustee, establishing a series of securities entitled 5.375% Senior Notes due 2013 (filed as exhibit 4.3 to the Company's Form 8-K, filed on March 7, 2003 and dated March 5, 2003 and incorporated herein by reference).
- 4.4 Form of 5.50% Senior Notes due 2015 (filed as exhibit 4.2 to the Company's Form 8-K, filed on November 24, 2003 and dated November 19, 2003 and incorporated herein by reference).
- 4.5 Officer's Certificate pursuant to sections 201, 301 and 303 of the Indenture dated October 28, 1998 between the Company and The Bank of New York, as Trustee, establishing a series of securities entitled 5.50% Senior Notes due 2015 (filed as exhibit 4.3 to the Company's Form 8-K, filed on November 24, 2003 and dated November 19, 2003 and incorporated herein by reference).
- 4.6Form of 5.875% Senior Notes due 2035 (filed as exhibit 4.2 to the Company's Form 8-K, filed on March 11, 2005 and dated March 8, 2005 and incorporated herein by reference).
- 4.7 Officer's Certificate pursuant to sections 201, 301 and 303 of the Indenture dated October 28, 1998 between the Company and The Bank of New York, as Trustee, establishing a series of securities entitled 5.875% Senior Debentures due 2035 (filed as exhibit 4.3 to the Company's Form 8-K, filed on March 11, 2005 and dated March 8, 2005 and incorporated herein by reference).
  - 4.8 Form of 5.375% Senior Notes due 2017 (filed as exhibit 4.2 to the Company's Form 8-K, filed on September 16, 2005 and dated September 8, 2005 and incorporated herein by reference).
- 4.9 Officer's Certificate pursuant to sections 201, 301 and 303 of the Indenture dated October 28, 1998 between the Company and The Bank of New York, as Trustee, establishing a series of securities entitled 5.375% Senior Notes due 2017 (filed as exhibit 4.3 to the Company's Form 8-K, filed on September 16, 2005 and dated September 8, 2005 and incorporated herein by reference).
- 4.10Form of 5.95% Senior Notes due 2016 (filed as exhibit 4.2 to the Company's Form 8-K, filed on September 18, 2006 and dated September 6, 2006 and incorporated herein by reference).

- 4.11 Officer's Certificate pursuant to sections 201, 301 and 303 of the Indenture dated October 28, 1998 between the Company and The Bank of New York, as Trustee, establishing a series of securities entitled 5.95% Senior Notes due 2016 (filed as exhibit 4.3 to the Company's Form 8-K, filed on September 18, 2006 and dated September 6, 2006 and incorporated herein by reference).
- 4.12Form of 6.75% Notes due 2019 (filed as exhibit 4.2 to Company's Form 8-K, filed on September 5, 2007 and dated August 30, 2007 and incorporated herein by reference).
- 4.13 Officer's Certificate pursuant to sections 201, 301 and 303 of the Indenture dated October 28, 1998 between the Company and The Bank of New York Trust Company, N.A., as Trustee, establishing a series of securities entitled 6.75% Senior Notes due 2019 (filed as exhibit 4.3 to the Company's Form 8-K, filed on September 5, 2007 and dated August 30, 2007 and incorporated herein by reference).

## Material Contracts

- 10.1 Form indemnification agreement between the Company and each executive officer and each director of the Board of Directors of the Company (filed as exhibit 10.1 to the Company's Form 8-K, filed on August 26, 2005 and dated August 23, 2005 and incorporated herein by reference).
- 10.21994 Stock Option and Incentive Plan (filed as Exhibit 4.1 to the Company's Registration Statement on Form S-8 (registration number 33-95708), dated August 11, 1995, and incorporated herein by reference).
  - 10.3 First Amendment to the 1994 Stock Option and Incentive Plan, dated June 12, 1997 (filed as Exhibit 10.9 to the Company's Form 8-B, filed on July 29, 1997 and incorporated herein by reference).
- 10.4 Second Amendment to the 1994 Stock Option and Incentive Plan, dated December 16, 1997 (filed as Exhibit 10.9 to the Company's Form 10-K for the year ended December 31, 1997 and incorporated herein by reference).
- 10.5 Management Incentive Plan (filed as Exhibit 10.10 to the Company's Form 10-K for the year ended December 31, 1997 and incorporated herein by reference).
- 10.6Form of Nonqualified Stock Option Agreement for Independent Directors (filed as Exhibit 10.11 to the Company's Form 10-K for the year ended December 31, 1997 and incorporated herein by reference).
- 10.7Form of Restricted Stock Agreement between the Company and Executive Officers (filed as exhibit 10.11 to the Company's Form 8-K, filed on January 6, 2005 and dated January 1, 2005 and incorporated herein by reference).
- 10.82003 Stock Incentive Award Plan of Realty Income Corporation, as amended and restated February 21, 2006 (filed as exhibit 10.10 to the Company's Form 10-K for the year ended December 31, 2005 and incorporated herein by reference).
- 10.9 Amendment dated May 15, 2007 to the Amended and Restated 2003 Stock Incentive Award Plan of Realty Income Corporation (filed as exhibit 10.1 to the Company's Form 10-Q, for the quarter ended June 30, 2007 and incorporated herein by reference).
- 10.10Form of Restricted Stock Agreement (filed as exhibit 10.2 to the Company's Form 10-Q, for the quarter ended June 30, 2007 and incorporated herein by reference).

-71-

- 10.11 Credit Agreement dated May 15, 2008 (filed as exhibit 10.1 to the Company's Form 8-K, filed on May 16, 2008 and dated May 15, 2008 and incorporated herein by reference).
- 10.12 Amended and Restated Form of Employment Agreement between the Company and its Executive Officers (filed as exhibit 10.1 to the Company's Form 8-K, filed on January 7, 2010 and dated January 5, 2010 and incorporated herein by reference).

Statement of Ratios

\*12.1 Statements re computation of ratios.

Subsidiaries of the Registrant

\*21.1

Subsidiaries of the Company as of February 10, 2010.

Consents of Experts and Counsel

\*23.1 Consent of Independent Registered Public Accounting Firm.

Certifications

- \*31.1 Rule 13a-14(a) Certifications as filed by the Chief Executive Officer pursuant to SEC release No. 33-8212 and 34-47551.
- \*31.2Rule 13a-14(a) Certifications as filed by the Chief Financial Officer pursuant to SEC release No. 33-8212 and 34-47551.
- \*32 Section 1350 Certifications as furnished by the Chief Executive Officer and the Chief Financial Officer pursuant to SEC release No. 33-8212 and 34-47551.

\* Filed herewith.

# SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) 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.

REALTY INCOME CORPORATION

By: /s/THOMAS A. LEWIS Thomas A. Lewis Vice Chairman of the Board of Directors, Chief Executive Officer Date: February 10, 2010

-72-

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

By: /s/DONALD R. CAMERON Donald R. Cameron Non-Executive Chairman of the Board of Directors	Date: February 10, 2010
By: /s/THOMAS A. LEWIS Thomas A. Lewis Vice Chairman of the Board of Directors, Chief Executive Officer (Principal Executive Officer)	Date: February 10, 2010
By: /s/KATHLEEN R. ALLEN, Ph.D. Kathleen R. Allen, Ph.D. Director	Date: February 10, 2010
By: /s/PRIYA CHERIAN HUSKINS Priya Cherian Huskins Director	Date: February 10, 2010
By: /s/MICHAEL D. MCKEE Michael D. McKee Director	Date: February 10, 2010
By: /s/GREGORY T. MCLAUGHLIN Gregory T. McLaughlin Director	Date: February 10, 2010
By: /s/RONALD L. MERRIMAN Ronald L. Merriman Director	Date: February 10, 2010
By: /s/PAUL M. MEURER Paul M. Meurer Executive Vice President, Chief Financial Officer and Treasurer (Principal Financial Officer)	Date: February 10, 2010
By: /s/GREGORY J. FAHEY Gregory J. Fahey Vice President, Controller (Principal Accounting Officer)	Date: February 10, 2010
-73-	

## REALTY INCOME CORPORATION AND SUBSIDIARIES SCHEDULE III REAL ESTATE AND ACCUMULATED DEPRECIATION

	Initial Cost to Co	Buildings, Improvements and	Cost Capitaliz Subsequent to Acquisition	Gross Amount a n at Close of Perio	d (Notes 2, 3, 5, 6 Buildings, Improvements and	A
Description (Note 1)	Land	Acquisition Fees	Ca Improvements C	rrying Costs Land	Acquisition Fees	D Total
Apparel Stores						
Little Rock A	AR 1,079,232	2,594,956	40,43952	2,605 1,079,232	2,688,000	3,767,232
	Z 619,035	867,013	1,76043		912,322	1,531,357
	CT 1,096,861	6,217,688	43,163 N		6,260,851	7,357,712
Manchester C	, ,	3,653,539			3,655,200	4,426,860
Manchester C	CT 1,250,464	5,917,037	3,555 N		5,920,592	7,171,056
Staten Island N		3,385,021	None N		3,385,021	7,587,114
Automotive C	ollision Services					
Highlands C	CO 583,289	2,139,057	None N	None 583,289	2,139,057	2,722,346
Ranch						
Littleton C	CO 601,388	2,169,898	None N	None 601,388	2,169,898	2,771,286
Parker C	CO 678,768	2,100,854	None N	None 678,768	2,100,854	2,779,622
Thornton C	CO 693,323	1,896,616	None	128 693,323	1,896,744	2,590,067
Cumming C	GA 661,624	1,822,363	None N	None 661,624	1,822,363	2,483,987
Douglasville C	GA 679,868	1,935,515	None N	None 679,868	1,935,515	2,615,383
Morrow C	GA 725,948	1,846,315	None N	None 725,948	1,846,315	2,572,263
Peachtree C City	GA 1,190,380	689,284	None N	None 1,190,380	689,284	1,879,664
	/IN 192,610	1,930,958	None N	None 192,610	1,930,958	2,123,568
Cary N	VC 610,389	1,492,235	None N	None 610,389	1,492,235	2,102,624
Durham N	VC 680,969	1,323,140	None	24 680,969	1,323,164	2,004,133
Wilmington N	VC 378,813	1,150,679	None N	None 378,813	1,150,679	1,529,492
Bartlett T	<sup>T</sup> N 648,526	1,960,733	None N	None 648,526	1,960,733	2,609,259
Automotive Parts						
Millbrook A	L 108,000	518,741	4,157	211 108,000	523,109	631,109
Montgomery A	AL 254,465	502,350	10,819	211 254,465	513,380	767,845
Wynne A	AR 70,000	547,576	26,595 N	None 70,000	574,171	644,171
Phoenix A	Z 231,000	513,057	None	88 231,000	513,145	744,145
Phoenix A	Z 222,950	495,178	None	190 222,950	495,368	718,318
Tucson A	Z 194,250	431,434	None N	None 194,250	431,434	625,684
Grass Valley C	CA 325,000	384,955	None N	None 325,000	384,955	709,955
Jackson C	CA 300,000	390,849	6,775	96 300,000	397,720	697,720

C .	<b>C</b> 1	<b>0</b> 10 000	166 110	107	210.000		
	CA	210,000	466,419	None 127	210,000	466,546	676,546
	CA	222,250	493,627	None None	222,250	493,627	715,877
Denver	CO	141,400	314,056	None 146	141,400	314,202	455,602
Denver	CO	315,000	699,623	None 128	315,000	699,751	1,014,751
Littleton	CO	252,925	561,758	None 274	252,925	562,032	814,957
Smyrna	DE	232,273	472,855	None None	232,273	472,855	705,128
Deerfield	FL	475,000	871,738	2,42016,071	475,000	890,229	1,365,229
Beach							
Atlanta	GA	652,551	763,360	None45,476	652,551	808,836	1,461,387
	IA	194,355	431,668	None None	194,355	431,668	626,023
Bluffs		·	-		·	-	
Lewiston	ID	138,950	308,612	None None	138,950	308,612	447,562
Moscow	ID	117,250	260,417	None None	117,250	260,417	377,667
Peoria	IL	193,868	387,737	19,808 None	193,868	407,545	601,413
Brazil	IN	183,952	453,831	8,942 173	183,952	462,946	646,898
Muncie	IN	148,901	645,660	147,67828,805	148,901	822,143	971,044
Princeton	IN	134,209	560,113	None 211	134,209	560,324	694,533
Vincennes	IN	185,312	489,779	None 173	185,312	489,952	675,264
Kansas City	KS	185,955	413,014	12,810 None	185,955	425,824	611,779
Kansas City		222,000	455,881	18,738 146	222,000	474,765	696,765
	MI	155,000	600,282	None 122	155,000	600,404	755,404
	MI	265,000	574,931	57,278 209	265,000	632,418	897,418
U	MI	109,558	550,274	None None	109,558	550,274	659,832
U	MS	190,124	485,670	None None	190,124	485,670	675,794
Horn Lake	MS	142,702	514,779	None 211	142,702	514,990	657,692
			• • • • • • •			· - · · · · ·	

F-1

		Initial Cost to Cor	npany Buildings, Improvements and	Cost Capita Subseque to Acquisit	nt	Gross Amount at at Close of Period	Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	and 7) Ac
Description (Note 1)	1	Land	Acquisition Fees	( Improvements	Carryin Costs	g Land	Acquisition Fees	De Total (
Jackson	MS	248,483	572,522	None	211	248,483	572,733	821,216
Richland	MS	243,565	558,645	None	211	243,565	558,856	802,421
Missoula	MT	163,100	362,249		None	163,100	362,249	525,349
Kearney	NE	173,950	344,393	None	191	173,950	344,584	518,534
Omaha	NE	196,000	435,321	None	None	196,000	435,321	631,321
Omaha	NE	199,100	412,042		None	199,100	412,042	611,142
Rio Ranche	oNM	211,577	469,923	None	None	211,577	469,923	681,500
Las Vegas	NV	161,000	357,585	260,000	None	161,000	617,585	778,585
Canton	OH	396,560	597,553	None	25,682	396,560	623,235	1,019,795
Hamilton	OH	183,000	515,727	2,941	122	183,000	518,790	701,790
Hubbard	OH	147,043	481,217	450	156	147,043	481,823	628,866
Albany	OR	152,250	338,153	None	215	152,250	338,368	490,618
Beaverton	OR	210,000	466,419	None	215	210,000	466,634	676,634
Portland	OR	190,750	423,664	None	215	190,750	423,879	614,629
Portland	OR	147,000	326,493	None	215	147,000	326,708	473,708
Salem	OR	136,500	303,170	None	215	136,500	303,385	439,885
Butler	PA	339,929	633,078	20,558	230	339,929	653,866	993,795
Dover	PA	265,112	593,341	None	None	265,112	593,341	858,453
Enola	PA	220,228	546,026	None	None	220,228	546,026	766,254
Hanover	PA	132,500	719,511	None	232	132,500	719,743	852,243
Harrisburg	PA	327,781	608,291	None	None	327,781	608,291	936,072
Harrisburg	PA	283,417	352,473	None	None	283,417	352,473	635,890
Lancaster	PA	199,899	774,838	10,913	None	199,899	785,751	985,650
New Castle	PA	180,009	525,774	8,120	230	180,009	534,124	714,133
Reading	PA	379,000	658,722	10,100	232	379,000	669,054	1,048,054
Columbia		273,120	431,716	None	211	273,120	431,927	705,047
Bellevue	WA		411,997	None	117	185,500	412,114	597,614
Bellinghan			373,133	None	117	168,000	373,250	541,250
Hazel Dell			373,135		None	168,000	373,135	541,135
Kenmore			443,098	None	117	199,500	443,215	642,715
Kennewick			358,365	None	9	161,350	358,374	519,724
Kent	WA		443,091	None	117	199,500	443,208	642,708
Lakewood			425,996	None	117	191,800	426,113	617,913
Moses Lake	WA	138,600	307,831	None	None	138,600	307,831	446,431
Renton	WA	185,500	412,003	None	117	185,500	412,120	597,620
Seattle	WA	162,400	360,697	None	117	162,400	360,814	523,214
Silverdale	WA	183,808	419,777	None	117	183,808	419,894	603,702
Tacoma	WA	196,000	435,324	None	117	196,000	435,441	631,441
Vancouver	WA	180,250	400,343	None	215	180,250	400,558	580,808

	Edgar Filing: REALTY INCOME CORP - Form 10-K								
Walla Walla	WA	170,100	377,793	None (	6,604	170,100	384,397	554,497	
Wenatche	e WA	148,400	329,602	None	None	148,400	329,602	478,002	
Automotiv Service	/e								
Flagstaff	AZ	144,821	417,485	None	None	144,821	417,485	562,306	
Mesa	AZ	210,620	475,072	None	None	210,620	475,072	685,692	
Phoenix	AZ	189,341	546,984	None	110	189,341	547,094	736,435	
Phoenix	AZ	384,608	279,824	None	None	384,608	279,824	664,432	
Sierra Vis	taAZ	175,114	345,508	None	None	175,114	345,508	520,622	
Tucson	AZ	226,596	437,972	None	None	226,596	437,972	664,568	
Bakersfiel	d CA	65,165	206,927	None	None	65,165	206,927	272,092	
Chula Vis	taCA	313,293	409,654	None	None	313,293	409,654	722,947	
Dublin	CA	415,620	1,153,928	None	None	415,620	1,153,928	1,569,548	
Folsom	CA	471,813	325,610	None	None	471,813	325,610	797,423	
Indio	CA	264,956	265,509	None	None	264,956	265,509	530,465	
Los	CA	580,446	158,876	None	None	580,446	158,876	739,322	
Angeles									
EQ									

F-2

		Initial Cost to Co	ompany Buildings, Improvements and	Cost Capita Subseque to Acquisit	nt	Gross Amount at at Close of Perio	t Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	and 7) A
Description (Note 1)		Land	Acquisition Fees	( Improvements	Carryin Costs	g Land	Acquisition Fees	D Total
Oxnard	CA	186,980	198,236	None	None	186,980	198,236	385,216
Simi Valley	CA	213,920	161,012	None	None	213,920	161,012	374,932
Vacaville	CA	358,067	284,931	None	None	358,067	284,931	642,998
Aurora	CO	231,314	430,495	None	None	231,314	430,495	661,809
Broomfield	CO	154,930	503,626	None	None	154,930	503,626	658,556
Denver	CO	79,717	369,587	None	169	79,717	369,756	449,473
	CO	239,024	444,785		None	239,024	444,785	683,809
	CO	70,422	132,296		None	70,422	132,296	202,718
U	CO	87,385	163,169		None	87,385	163,169	250,554
	CO	276,084	415,464		None	276,084	415,464	691,548
	CT	248,540	482,460		None	248,540	482,460	731,000
Southington		225,882	672,910		None	225,882	672,910	898,792
	CT	81,529	300,518		None	81,529	300,518	382,047
	FL	163,239	262,726		None	163,239	262,726	425,965
Jacksonville		76,585	355,066	6,980	240	76,585	362,286	438,871
Lauderdale	FL	65,987	305,931	None	None	65,987	305,931	371,918
Lakes								
Orange City		99,613	139,008		None	99,613	139,008	238,621
	FL	68,000	315,266	None	124	68,000	315,390	383,390
	FL	80,253	372,070		None	80,253	372,070	452,323
•	FL	70,000	324,538	None	162	70,000	324,700	394,700
1	FL	67,000	310,629	None	124	67,000	310,753	377,753
*	FL	86,502	401,041	None	141	86,502	401,182	487,684
	GA	55,840	258,889	None	452	55,840	259,341	315,181
	GA	66,807	309,733		None	66,807	309,733	376,540
Douglasville			129,519		None	214,771	129,519	344,290
	GA		316,925		None	222,275	316,925	539,200
	GA		110,056		None	290,842	110,056	400,898
Gainesville			248,452		None	53,589	248,452	302,041
	GA		139,425		None	266,865	139,425	406,290
	GA		293,461	67,871	446	60,900	361,778	422,678
	GA		346,024	None	356	69,561	346,380	415,941
	GA		151,831		None	244,124	151,831	395,955
	GA		937,121	39,032		503,773	997,753	1,501,526
	GA	,	270,961		None	58,444	270,961	329,405
	GA		261,733		None	56,454	261,733	318,187
	GA		132,124		None	253,316	132,124	385,440
	GA II		364,625		9,589 None	78,646	374,214	452,860
Arlington Hts	IL	441,437	215,983	inone	None	441,437	215,983	657,420

Chicago	IL	329,076	255,294	None No	lone	329,076	255,294	584,370
Round Lake	e IL	472,132	236,585	None No	lone	472,132	236,585	708,717
Beach								
Westchester		421,239	184,812	None No		421,239	184,812	606,051
Anderson	IN	232,170	385,661			232,170	385,824	617,994
Indianapolis	s IN	231,384	428,307	None No	lone	231,384	428,307	659,691
Michigan	IN	392,638	297,650	-3,065 No	lone	389,573	297,650	687,223
City								
Warsaw	IN	140,893	228,116	None No	lone	140,893	228,116	369,009
Olathe	KS	217,995	367,055	None16,7	,747	217,995	383,802	601,797
Topeka	KS	32,022	60,368	None No	lone	32,022	60,368	92,390
Louisville	KY	56,054	259,881	None	64	56,054	259,945	315,999
Newport	KY	323,511	289,017	None No	lone	323,511	289,017	612,528
Billerica	MA	399,043	462,240	None No	lone	399,043	462,240	861,283
East	MA	191,302	340,539	None No	lone	191,302	340,539	531,841
Falmouth								
East	MA	149,680	278,669	None No	lone	149,680	278,669	428,349
Wareham								
Fairhaven	MA	138,957	289,294	None No	lone	138,957	289,294	428,251
Gardner	MA	138,990	289,361	None No	lone	138,990	289,361	428,351
Hyannis	MA	180,653	458,522	None No	lone	180,653	458,522	639,175
Lenox	MA	287,769	535,273	None 2	232	287,769	535,505	823,274
F-3								

		Initial Cost to	o Company Buildings, Improvements and	Cost Capitali Subsequen to Acquisitio	ıt	Gross Amount at at Close of Period		and 7)
Description (Note 1)		Land	Acquisition Fees	C Improvements	arryin Costs	g Land	Acquisition Fees	D Total
Newburyport	t MA	274,698	466,449	None	None	274,698	466,449	741,147
North Reading	MA	180,546	351,161	None	None	180,546	351,161	531,707
Orleans	MA	138,212	394,065	None		138,212	394,065	532,277
Aberdeen	MD	223,617	225,605	None		223,617	225,605	449,222
Bethesda	MD	282,717	525,928	None		282,717	525,928	808,645
Capital Heights	MD	547,173	219,979	-12,319	None	534,854	219,979	754,833
Clinton	MD	70,880	328,620	11,440	459	70,880	340,519	411,399
Lexington Park	MD	111,396	335,288	-7,600		103,796	335,288	439,084
Kalamazoo	MI	391,745	296,975	-2,196	None	389,549	296,975	686,524
Portage	MI	402,409	286,441	-2,112		400,297	286,441	686,738
Southfield	MI	275,952	350,765	None	None	275,952	350,765	626,717
Troy	MI	214,893	199,299	None	None	214,893	199,299	414,192
1	MN	58,000	268,903	1,485	5	58,000	270,393	328,393
St. Cloud	MN	203,338	258,626	None	None	203,338	258,626	461,964
Independence	eMO	297,641	233,152	None	None	297,641	233,152	530,793
Asheville	NC	441,746	242,565	None	None	441,746	242,565	684,311
Charlotte	NC	508,100	457,295	None		508,100	457,295	965,395
Concord	NC	237,688	357,976	None	152	237,688	358,128	595,816
Durham	NC	55,074	255,336	None	289	55,074	255,625	310,699
Durham	NC	354,676	361,203	3,400	266	354,676	364,869	719,545
Fayetteville	NC	224,326	257,733	None	205	224,326	257,938	482,264
Greensboro	NC	286,068	244,606	None	None	286,068	244,606	530,674
Matthews	NC	295,580	338,472	10,000	192	295,580	348,664	644,244
Pineville	NC	254,460	355,630	None	205	254,460	355,835	610,295
Raleigh	NC	89,145	413,301	None	94	89,145	413,395	502,540
Raleigh	NC	398,694	263,621	None	None	398,694	263,621	662,315
Salisbury	NC	235,614	150,592	None	None	235,614	150,592	386,206
Fargo	ND	53,973	100,262	None	None	53,973	100,262	154,235
Lincoln	NE	337,138	316,958	None	None	337,138	316,958	654,096
Scotts Bluff	NE	33,307	63,355	None	None	33,307	63,355	96,662
Cherry Hill	NJ	463,808	862,240	None	None	463,808	862,240	1,326,048
Edison	NJ	448,936	238,773	None	None	448,936	238,773	687,709
Glassboro	NJ	182,013	312,480	None	None	182,013	312,480	494,493
Hamilton Square	NJ	422,477	291,555	None	None	422,477	291,555	714,032
Hamilton Township	NJ	265,238	298,167	None	None	265,238	298,167	563,405
_								

Pleasantville	e NJ	77,105	144,693	None None	77,105	144,693	221,798
Randolph	NJ	452,629	390,163	None None	452,629	390,163	842,792
Westfield	NJ	705,337	288,720	None None	705,337	288,720	994,057
Woodbury	NJ	212,788	320,283	None None	212,788	320,283	533,071
Las Vegas	NV	326,879	359,101	None None	326,879	359,101	685,980
Las Vegas	NV	316,441	369,768	None None	316,441	369,768	686,209
Las Vegas	NV	252,169	562,715	None None	252,169	562,715	814,884
Sparks	NV	326,813	306,311	None None	326,813	306,311	633,124
Albion	NY	170,589	317,424	None None	170,589	317,424	488,013
Bethpage	NY	334,120	621,391	None None	334,120	621,391	955,511
Commack	NY	400,427	744,533	None None	400,427	744,533	1,144,960
Dansville	NY	181,664	337,991	None None	181,664	337,991	519,655
East Amher	st NY	260,708	484,788	None 156	260,708	484,944	745,652
East Syracus	seNY	250,609	466,264	None 156	250,609	466,420	717,029
Freeport	NY	134,828	251,894	None None	134,828	251,894	386,722
Johnson Cit	y NY	242,863	451,877	None 156	242,863	452,033	694,896
Queens	NY	242,775	451,749	None None	242,775	451,749	694,524
Village							
Riverhead	NY	143,929	268,795	None None	143,929	268,795	412,724
Wellsville	NY	161,331	300,231	None None	161,331	300,231	461,562
West	NY	268,692	499,619	None 156	268,692	499,775	768,467
Amherst							
Akron	OH	139,126	460,334	None None	139,126	460,334	599,460
F-4							

	]	Initial Cost to Co	mpany Buildings, Improvements and	Cost Capitalized Subsequent to Acquisition	Gross Amount a at Close of Perio	t Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	and 7) A
Description (Note 1)		Land	Acquisition Fees	Carryin Improvements Costs	ng Land	Acquisition Fees	D Total
Beaver Creek	сOH	349,091	251,127	None None	349,091	251,127	600,218
Beavercreek	OH	205,000	492,538	None None	205,000	492,538	697,538
Canal Winchester	OH	443,751	825,491	None None	443,751	825,491	1,269,242
Centerville	OH	305,000	420,448	None None	305,000	420,448	725,448
Cincinnati	OH	293,005	201,340	None None	293,005	201,340	494,345
Cincinnati	OH	211,185	392,210	None None	211,185	392,210	603,395
Cincinnati	OH	305,556	244,662	None None	305,556	244,662	550,218
Cincinnati	OH	589,286	160,932	None None	589,286	160,932	750,218
Cincinnati	OH	159,375	265,842	None None	159,375	265,842	425,217
Cincinnati	OH	350,000	300,217	None None	350,000	300,217	650,217
Cleveland	OH	215,111	216,517	None None	215,111	216,517	431,628
Columbus	OH	71,098	329,627	None 27	71,098	329,654	400,752
Columbus	OH	75,761	351,247	None None	75,761	351,247	427,008
Columbus	OH	245,036	470,468	None 122	245,036	470,590	715,626
Columbus	OH	432,110	386,553	None None	432,110	386,553	818,663
Columbus	OH	466,696	548,133	None None	466,696	548,133	1,014,829
Columbus	OH	337,679	272,484	None None	337,679	272,484	610,163
Columbus	OH	190,000	260,162	None None	190,000	260,162	450,162
Columbus	OH	371,429	278,734	None None	371,429	278,734	650,163
Columbus	OH	214,737	85,425	19,605 5	214,737	105,035	319,772
Cuyahoga Falls	OH	253,750	271,400	None None	253,750	271,400	525,150
Dayton	OH	70,000	324,538	None 286	70,000	324,824	394,824
Dublin	OH	437,887	428,046	None None	437,887	428,046	865,933
Eastlake	OH	321,347	459,774	None 209	321,347	459,983	781,330
Fairfield	OH	323,408	235,024	None None	323,408	235,024	558,432
Fairlawn	OH	280,000	270,150	None None	280,000	270,150	550,150
Findlay	OH	283,515	397,004	None None	283,515	397,004	680,519
Hamilton	OH	252,608	413,279	None None	252,608	413,279	665,887
Huber Heights	ОН	282,000	449,381	None None	282,000	449,381	731,381
Lima	OH	241,132	114,085	None None	241,132	114,085	355,217
Marion	OH	100,000	275,162	None None	100,000	275,162	375,162
Mason	OH	310,990	405,373	None None	310,990	405,373	716,363
Middleburg Hghts	OH	317,308	307,842	None None	317,308	307,842	625,150
Milford	OH	353,324	269,997	None None	353,324	269,997	623,321
Mt. Vernon	OH	216,115	375,357	None None	216,115	375,357	591,472
Northwood	OH	65,978	263,912	36,827 362	65,978	301,101	367,079

Norwalk	OH	200,205	366,000	None None	200,205	366,000	566,205
Parma	OH	268,966	381,184	None None	268,966	381,184	650,150
Reynoldsbur	gOH	267,750	497,371	None None	267,750	497,371	765,121
Reynoldsbur	gOH	374,000	176,162	None None	374,000	176,162	550,162
S. Euclid	OH	337,593	451,944	None None	337,593	451,944	789,537
Sandusky	OH	264,708	404,011	None 230	264,708	404,241	668,949
Solon	OH	794,305	222,797	None None	794,305	222,797	1,017,102
Springboro	OH	191,911	522,902	None None	191,911	522,902	714,813
Springfield	OH	320,000	280,217	None None	320,000	280,217	600,217
Springfield	OH	189,091	136,127	None None	189,091	136,127	325,218
Stow	OH	310,000	415,150	None None	310,000	415,150	725,150
Toledo	OH	91,655	366,621	36,699 369	91,655	403,689	495,344
Toledo	OH	73,408	293,632	43,892 364	73,408	337,888	411,296
Toledo	OH	120,000	230,217	None None	120,000	230,217	350,217
Toledo	OH	250,000	175,217	None 25	250,000	175,242	425,242
Toledo	OH	320,000	280,217	None None	320,000	280,217	600,217
Toledo	OH	250,000	530,217	None None	250,000	530,217	780,217
West Chester	r OH	446,449	768,644	None None	446,449	768,644	1,215,093
Zanesville	OH	125,000	300,162	None None	125,000	300,162	425,162
Midwest City	y OK	106,312	333,551	None None	106,312	333,551	439,863

F-5

		Initial Cost to Co	mpany Buildings, Improvements and	Cost Capital Subsequer to Acquisit	nt	Gross Amount at at Close of Period		5 and 7)
Description		T 1	Acquisition		Carryin		Acquisition	TT ( 1
(Note 1)		Land	Fees	Improvements	Costs	Land	Fees	Total
Oklahoma Cit	yOK	143,655	295,422	None	None	143,655	295,422	439,077
Tulsa	OK	133,648	249,702	None	None	133,648	249,702	383,350
Portland	OR	251,499	345,952	None	None	251,499	345,952	597,451
Salem	OR	337,711	253,855	None	None	337,711	253,855	591,566
Bethel Park	PA	299,595	331,264	None	None	299,595	331,264	630,859
Bethlehem	PA	275,328	389,067	None	457	275,328	389,524	664,852
Bethlehem	PA	229,162	310,526	None	None	229,162	310,526	539,688
Bridgeville	PA	275,000	375,150		None	275,000	375,150	650,150
Coraopolis	PA	225,000	375,150	None	None	225,000	375,150	600,150
Harrisburg	PA	131,529	220,317	-2,515	None	129,014	220,317	349,331
Monroeville	PA	275,000	250,150		None	275,000	250,150	525,150
Philadelphia	PA	858,500	877,744	None	1,540	858,500	879,284	1,737,784
Pittsburgh	PA	378,715	685,374	None	None	378,715	685,374	1,064,089
Pittsburgh	PA	219,938	408,466	None	None	219,938	408,466	628,404
Pittsburgh	PA	175,000	300,150	None	None	175,000	300,150	475,150
Pittsburgh	PA	243,750	406,400	None	None	243,750	406,400	650,150
Pittsburgh	PA	208,333	416,817	None	None	208,333	416,817	625,150
Pittsburgh	PA	121,429	303,721	None	None	121,429	303,721	425,150
Warminster	PA	323,847	216,999	-3,929	None	319,918	216,999	536,917
Wexford	PA	284,375	240,775	None	None	284,375	240,775	525,150
York	PA	249,436	347,424	None	232	249,436	347,656	597,092
Charleston	SC	217,250	294,079	None	None	217,250	294,079	511,329
Columbia	SC	267,622	298,594	None	7,127	267,622	305,721	573,343
Greenville	SC	221,946	315,163	None	8,538	221,946	323,701	545,647
Lexington	SC	241,534	342,182	None	302	241,534	342,484	584,018
North	SC	174,980	341,466	5,875	5,260	174,980	352,601	527,581
Charleston								
Sioux Falls	SD	48,833	91,572		None	48,833	91,572	140,405
Brentwood	ΤN	305,546	505,728		None	305,546	505,728	811,274
Hendersonvill		175,764	327,096		None	175,764	327,096	502,860
Hermitage	ΤN	560,443	1,011,799		None	560,443	1,011,799	1,572,242
Hermitage	ΤN	204,296	172,695		None	204,296	172,695	376,991
Madison	ΤN	175,769	327,068		None	175,769	327,068	502,837
Memphis	ΤN	108,094	217,079		None	108,094	217,079	325,173
Memphis	ΤN	214,110	193,591		None	214,110	193,591	407,701
Memphis	ΤN	215,017	216,794		None	215,017	216,794	431,811
Murfreesboro	ΤN	150,411	215,528		None	150,411	215,528	365,939
Nashville	ΤN	342,960	227,440		None	342,960	227,440	570,400
Carrollton	ΤX	174,284	98,623		None	174,284	98,623	272,907
Carrolton	ΤХ	177,041	199,088	None	None	177,041	199,088	376,129

Dallas	ΤX	234,604	325,951	None None	234,604	325,951	560,555
Fort Worth	ΤX	83,530	111,960	None None	83,530	111,960	195,490
Houston	TX	285,000	369,697	None None	285,000	369,697	654,697
Humble	ΤX	257,169	325,652	None None	257,169	325,652	582,821
Lake Jackson	ΤX	197,170	256,376	None None	197,170	256,376	453,546
Lewisville	ΤX	199,942	324,736	None None	199,942	324,736	524,678
Lewisville	TX	130,238	207,683	None None	130,238	207,683	337,921
San Antonio	TX	198,828	437,422	7,38523,232	198,828	468,039	666,867
Richmond	VA	403,549	876,981	None None	403,549	876,981	1,280,530
Roanoke	VA	349,628	322,545	None 203	349,628	322,748	672,376
Warrenton	VA	186,723	241,173	None None	186,723	241,173	427,896
Bremerton	WA	261,172	373,080	None None	261,172	373,080	634,252
Tacoma	WA	109,127	202,691	None None	109,127	202,691	311,818
Milwaukee	WI	173,005	499,244	None 172	173,005	499,416	672,421
Milwaukee	WI	152,509	475,480	None None	152,509	475,480	627,989
New Berlin	WI	188,491	466,268	None 172	188,491	466,440	654,931
Racine	WI	184,002	114,167	None None	184,002	114,167	298,169

F-6

		Initial Cost to I	Company Buildings, mprovements and	Cost Capitalized Subsequent to Acquisition	Gross Amount at at Close of Period	Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	and 7) Ac
Description (Note 1)		Land	Acquisition Fees	Carryin Improvements Costs	ng Land	Acquisition Fees	De Total
Automotive	Tire S	Services					
Athens	AL	760,031	1,413,494	None None	760,031	1,413,494	2,173,525
Auburn	AL	660,210	1,228,112	None 500	660,210	1,228,612	1,888,822
Birmingham	n AL	635,111	1,180,909	None 500		1,181,409	1,816,520
Daphne	AL	876,139	1,629,123	None 500	876,139	1,629,623	2,505,762
Decatur	AL	635,111	1,181,499	None 500	635,111	1,181,999	1,817,110
Dothan	AL	455,651	565,343	None None	455,651	565,343	1,020,994
Foley	AL	870,031	1,617,357	None 500	870,031	1,617,857	2,487,888
Gardendale	AL	610,055	1,134,554	None 500	610,055	1,135,054	1,745,109
Hoover	AL	504,396	938,299	None None	504,396	938,299	1,442,695
Hoover	AL	620,270	1,153,493	None None	620,270	1,153,493	1,773,763
Huntsville	AL	499,843	929,863	None 500	499,843	930,363	1,430,206
Huntsville	AL	635,111	1,181,499	None None	635,111	1,181,499	1,816,610
Madison	AL	635,111	1,181,532	None None	635,111	1,181,532	1,816,643
Mobile	AL	635,111	1,181,499	None None	635,111	1,181,499	1,816,610
Mobile	AL	525,750	977,810	None None	525,750	977,810	1,503,560
Montgomer	y AL	544,181	654,046	None 500	544,181	654,546	1,198,727
Orange Beach	AL	630,244	1,172,036	None 500	630,244	1,172,536	1,802,780
Pelham	AL	635,111	1,180,909	None None	635,111	1,180,909	1,816,020
Phenix City	AL	630,244	1,172,024	None 500	,	1,172,524	1,802,768
Tucson	ΑZ	178,297	396,004	None 12	178,297	396,016	574,313
Arvada	CO	301,489	931,092	None None	301,489	931,092	1,232,581
Aurora	CO	221,691	492,382	None None	221,691	492,382	714,073
Aurora	CO	353,283	1,135,051	None None	353,283	1,135,051	1,488,334
Colorado Springs	CO	280,193	622,317	None None	280,193	622,317	902,510
Colorado Springs	CO	192,988	433,542	None None	192,988	433,542	626,530
Denver	CO	688,292	1,331,224	None None	688,292	1,331,224	2,019,516
Westminster	CO	526,620	1,099,523	None None	526,620	1,099,523	1,626,143
Destin	FL	1,034,411	1,922,591	None None	1,034,411	1,922,591	2,957,002
Ft. Walton Bch	FL	635,111	1,181,032	None 500	635,111	1,181,532	1,816,643
Ft. Walton Bch	FL	635,111	1,181,032	None 500	635,111	1,181,532	1,816,643
Lakeland	FL	500,000	645,402	None None	500,000	645,402	1,145,402
Milton	FL	635,111	1,181,145	None None	635,111	1,181,145	1,816,256
Niceville	FL	920,803	1,711,621	None None	920,803	1,711,621	2,632,424
Orlando	FL	635,111	1,181,076	None 500	635,111	1,181,576	1,816,687

Orlando	FL	630,244	1,172,023	None None	630,244	1,172,023	1,802,267
Oviedo	FL	971,996	1,806,780	None None	971,996	1,806,780	2,778,776
Pace	FL	630,244	1,171,993	None 500	630,244	1,172,493	1,802,737
Panama City	y FL	635,111	1,181,076	None 500	635,111	1,181,576	1,816,687
Bch							
Pensacola	FL	308,067	573,708	None 143	308,067	573,851	881,918
Pensacola	FL	635,111	1,181,063	None None	635,111	1,181,063	1,816,174
Pensacola	FL	588,305	1,094,130	None None	588,305	1,094,130	1,682,435
Sanford	FL	630,244	1,172,023	None None	630,244	1,172,023	1,802,267
St. Cloud	FL	525,207	976,968	None None	525,207	976,968	1,502,175
Tallahassee	FL	419,902	781,405	None None	419,902	781,405	1,201,307
Tallahassee	FL	611,916	1,137,986	None 500	611,916	1,138,486	1,750,402
Tampa	FL	427,395	472,030	None None	427,395	472,030	899,425
Union Park	FL	1,004,103	1,866,287	None None	1,004,103	1,866,287	2,870,390
Alpharetta	GA	630,244	1,171,870	None 500	630,244	1,172,370	1,802,614
Columbus	GA	630,244	1,171,988	None None	630,244	1,171,988	1,802,232
Conyers	GA	531,935	1,180,296	None None	531,935	1,180,296	1,712,231
Conyers	GA	635,111	1,181,027	None None	635,111	1,181,027	1,816,138
Duluth	GA	638,509	1,186,594	None None	638,509	1,186,594	1,825,103
Hiram	GA	635,111	1,181,017	None None	635,111	1,181,017	1,816,128

F-7

				Cost Capitalized			
				Subsequent	Gross Amount at	Which Carried	
		Initial Cost to	) Company	to Acquisition	at Close of Perio	d (Notes 2, 3, 5, 6	and 7)
			Buildings,	_		Buildings,	
			Improvements			Improvements	
			and			and	
Description			Acquisition	Carryin	ıg	Acquisition	
(Note 1)		Land	Fees	Improvements Costs	Land	Fees	Total
Kennesaw	GA	519,903	967,180	None None	519,903	967,180	1,487,083
Lawrenceville		635,111	1,181,137		· · · · · ·	1,181,637	1,816,748
Marietta	GA	500,293	930,657		500,293	930,657	1,430,950
Mcdonough	GA	635,111	1,181,032			1,181,532	1,816,643
Peachtree City		625,316	1,162,827		625,316	1,162,827	1,788,143
Roswell	GA	515,617	959,138		515,617	959,138	1,474,755
Sandy Springs		586,211	1,090,241	None None	586,211	1,090,241	1,676,452
Stockbridge	GA	632,128	1,175,478			1,175,978	1,808,106
Aurora	IL	513,204	953,885		· · · · · ·	953,885	1,467,089
Joliet	IL IL	452,267	840,716		· · · · · ·	840,716	1,292,983
Niles	IL IL	366,969	682,306		366,969	682,306	1,292,983
Orland Park	IL IL	663,087	1,232,240		663,087	1,232,240	1,049,275
	IL IL	524,948	975,668			975,668	
Vernon Hills	IL IL	· · · ·			524,948		1,500,616
Village of ombard	IL	428,170	795,965	None 2,000	428,170	797,965	1,226,135
ofLombard	п	520 925	006 620	None None	520 925	006 670	1 517 462
West Dundee		530,835	986,628		530,835	986,628	1,517,463
Overland Park		1,101,841	2,047,067	None None	1,101,841	2,047,067	3,148,908
Allston	MA	576,505	1,071,520		576,505	1,071,520	1,648,025
Shrewsbury	MA	721,065	1,339,913	None None		1,339,913	2,060,978
Waltham	MA	338,955	630,279		· · · · · ·	630,279	969,234
Weymouth	MA	752,234	1,397,799		752,234	1,397,799	2,150,033
Woburn	MA	676,968	1,258,018		676,968	1,258,018	1,934,986
Annapolis	MD	780,806	1,450,860		780,806	1,450,860	2,231,666
Bowie	MD	734,558	1,364,970			1,364,970	2,099,528
Capital Height		701,705	1,303,958	None None	701,705	1,303,958	2,005,663
Germantown	MD	808,296	1,501,913	None None	808,296	1,501,913	2,310,209
Waldorf	MD	427,033	793,854		427,033	793,854	1,220,887
Eagan	MN	902,443	845,536		902,443	845,536	1,747,979
Ferguson	MO	386,112	717,856			717,856	1,103,968
Grandview	MO	347,150	711,024		347,150	711,024	1,058,174
Independence	MO	721,020	1,339,829		721,020	1,339,829	2,060,849
Charlotte	NC	181,662	338,164		181,662	338,164	519,826
Clemmons	NC	630,000	1,100,160		630,000	1,100,160	1,730,160
Jamestown	NC	650,000	857,823		650,000	857,823	1,507,823
Matthews	NC	489,063	909,052	None None	489,063	909,052	1,398,115
Omaha	NE	253,128	810,922	None None	253,128	810,922	1,064,050
Manchester	NH	722,532	1,342,636	None None	722,532	1,342,636	2,065,168
Newington	NH	690,753	1,283,624	None None	690,753	1,283,624	1,974,377
Salem	NH	597,833	1,111,059		597,833	1,111,059	1,708,892
Deptford	NJ	619,376	1,151,062			1,151,062	1,770,438

Maple Shade	NJ	508,285	944,750	None None	508,285	944,750	1,453,035
Akron	OH	242,133	450,467	None None	242,133	450,467	692,600
Cambridge	OH	103,368	192,760	None 7	103,368	192,767	296,135
Canton	OH	337,161	626,948	None None	337,161	626,948	964,109
Cleveland	OH	582,107	1,081,848	None None	582,107	1,081,848	1,663,955
Columbus	OH	385,878	717,422	None None	385,878	717,422	1,103,300
Oklahoma Cit	уOK	509,370	752,691	None None	509,370	752,691	1,262,061
Oklahoma Cit	уOK	404,815	771,625	None None	404,815	771,625	1,176,440
Greensburg	PA	594,891	1,105,589	None None	594,891	1,105,589	1,700,480
Lancaster	PA	431,050	801,313	None None	431,050	801,313	1,232,363
Mechanicsbur	gPA	455,854	847,377	None None	455,854	847,377	1,303,231
Monroeville	PA	723,660	1,344,733	None None	723,660	1,344,733	2,068,393
Philadelphia	PA	334,939	622,821	None None	334,939	622,821	957,760
Pittsburgh	PA	384,756	715,339	None None	384,756	715,339	1,100,095
York	PA	389,291	723,760	None None	389,291	723,760	1,113,051
Columbia	SC	343,785	295,001	183,130 None	343,785	478,131	821,916
Sioux Falls	SD	332,979	498,108	None None	332,979	498,108	831,087

		Initial Cost to Co	mpany Buildings, Improvements	Cost Capital Subsequer to Acquisiti	nt	Gross Amount at at Close of Perio	t Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements	5 and 7)
			and				and	
Description			Acquisition	(	Carrying	g	Acquisition	
(Note 1)		Land	•	Improvements	•	Land	Fees	Total
Goodlettsville	eTN	601,306	1,117,504	None	None	601,306	1,117,504	1,718,810
Arlington	ΤХ	599,558	1,114,256	None	None	599,558	1,114,256	1,713,814
Austin	ΤX	185,454	411,899	None	None	185,454	411,899	597,353
Austin	ΤХ	710,485	1,320,293	None	None	710,485	1,320,293	2,030,778
Austin	ΤX	590,828	1,098,073	None	None	590,828	1,098,073	1,688,901
Austin	ΤХ	569,909	1,059,195	None	None	569,909	1,059,195	1,629,104
Austin	ΤX	532,497	989,715	None	None	532,497	989,715	1,522,212
Carrollton	ΤХ	568,401	1,056,394	None	None	568,401	1,056,394	1,624,795
Conroe	ΤX	396,068	736,346	None		396,068	736,346	1,132,414
Dallas	ΤX	191,267	424,811	None		191,267	440,093	631,360
Fort Worth	ΤX	543,950	1,010,984	None		543,950	1,010,984	1,554,934
Garland	ΤX	242,887	539,461	None		242,887	539,461	782,348
Harlingen	TX	134,599	298,948	None		134,599	298,948	433,547
Houston	TX	151,018	335,417	None		151,018	335,417	486,435
Houston	TX	392,113	729,002	None		392,113	729,002	1,121,115
Houston	TX	1,030,379	1,914,353	None		1,030,379	1,914,353	2,944,732
Houston	TX	619,101	1,150,551	None		619,101	1,150,551	1,769,652
Houston	TX	642,495	1,193,997	None		642,495	1,193,997	1,836,492
Houston	TX	872,866	1,621,829	None		872,866	1,621,829	2,494,695
Humble	TX	612,414	1,138,132	None		612,414	1,138,132	1,750,546
Leon Valley	TX	178,221	395,834	None		178,221	395,834	574,055
Leon Valley	TX	529,967	985,046	None		529,967	985,046	1,515,013
Mesquite	TX	591,538	1,099,363	None		591,538	1,099,363	1,690,901
N. Richland	TX	509,861	947,707	None		509,861	947,707	1,457,568
Hills	IΛ	309,801	947,707	None	None	509,001	947,707	1,437,308
Pasadena	ΤХ	107,391	238,519	None	Nona	107,391	238,519	245 010
Plano	TX	187,564	417,157		None	187,564	417,857	345,910 605,421
						,		
Plano	TX	494,407	918,976	None		494,407	918,976	1,413,383
Richardson	TX	555,188	1,031,855	None		555,188	1,031,855	1,587,043
San Antonio	TX	245,164	544,518	None		245,164	544,518	789,682
San Antonio	TX	688,249	1,278,967	None		688,249	1,278,967	1,967,216
Stafford	TX	706,786	1,313,395	None		706,786	1,313,395	2,020,181
Waco	TX	401,999	747,362	None		401,999	747,362	1,149,361
Webster	TX	600,261	1,115,563	None		600,261	1,115,563	1,715,824
Bountiful	UT	183,750	408,115	None	111	183,750	408,226	591,976
Alexandria	VA	542,791	1,008,832	None		542,791	1,008,832	1,551,623
Alexandria	VA	592,698	1,101,517	None		592,698	1,101,517	1,694,215
Chesapeake	VA	770,000	1,112,334	None		770,000	1,112,334	1,882,334
Lynchburg	VA	342,751	637,329	None		342,751	637,329	980,080
	VA	780,000	1,026,384	None	None	780,000	1,026,384	1,806,384

		-	-					
Virginia								
Beach								
Woodbridge	VA	774,854	1,439,806	None	None	774,854	1,439,806	2,214,660
Tacoma	WA	187,111	415,579	None	None	187,111	415,579	602,690
Brown Deer	WI	257,408	802,141	None	None	257,408	802,141	1,059,549
Delafield	WI	324,574	772,702	None	None	324,574	772,702	1,097,276
Madison	WI	452,630	811,977	None	None	452,630	811,977	1,264,607
Oak Creek	WI	420,465	852,408	None	None	420,465	852,408	1,272,873
Book Stores								
Tampa	FL	998,250	3,696,707	None	None	998,250	3,696,707	4,694,957
Matthews	NC	768,222	843,401	21,654	418	768,222	865,473	1,633,695
Business								
Services								
Midland	TX	45,500	101,058	None	295	45,500	101,353	146,853
Child Care								
Birmingham	AL	63,800	295,791	None	None	63,800	295,791	359,591
F-9								

		Initial Cost to Co	ompany Buildings, Improvements and	Cost Capita Subseque to Acquisit	nt	Gross Amount at at Close of Perio	t Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	and 7) Ac
Description (Note 1)		Land	Acquisition Fees	( Improvements	Carryin Costs	g Land	Acquisition Fees	De Total
Avondale	AZ	242,723	1,129,139	None	None	242,723	1,129,139	1,371,862
Chandler	AZ	291,720	647,923	None	110	291,720	648,033	939,753
Chandler	AZ	271,695	603,446	None	29,100	271,695	632,546	904,241
Mesa	AZ	308,951	1,025,612	None	None	308,951	1,025,612	1,334,563
Phoenix	AZ	115,000	285,172	39,9712	22,413	115,000	347,556	462,556
Phoenix	AZ	318,500	707,397	None	134	318,500	707,531	1,026,031
Phoenix	AZ	264,504	587,471	None	88	264,504	587,559	852,063
Phoenix	AZ	260,719	516,181	None	32,173	260,719	548,354	809,073
Scottsdale	AZ	291,993	648,529	None	110	291,993	648,639	940,632
Tempe	AZ		648,989	None	110	292,200	649,099	941,299
Tucson	AZ		676,303	None	107	304,500	676,410	980,910
Tucson	ΑZ	,	546,878	None	110	283,500	546,988	830,488
Calabasas	CA	156,430	725,248	100,838:		156,430	885,079	1,041,509
			607,507		25,249	131,035	638,284	769,319
Chino	CA	,	634,071	None	22	155,000	634,093	789,093
Chula Vista			778,614		None	350,563	778,614	1,129,177
Corona	CA		671,584	None	54	144,856	671,638	816,494
El Cajon	CA		731,621	None	122	157,804	731,743	889,547
Escondido	CA	,	613,638		44,389	276,286	662,057	938,343
Folsom	CA		625,363		None	281,563	625,363	906,926
Mission Viejo	CA	353,891	744,367	12,500	None	353,891	756,867	1,110,758
Moreno Valley	CA	304,489	676,214	None	131	304,489	676,345	980,834
Oceanside	CA	145,568	674,889	11,0002	22,105	145,568	707,994	853,562
Palmdale	CA	249,490	554,125	9,864	None	249,490	563,989	813,479
Rancho Cordova	CA	276,328	613,733	24,967	None	276,328	638,700	915,028
Rancho Cucamonga	CA	471,733	1,047,739	49,000	80	471,733	1,096,819	1,568,552
Roseville	CA	297,343	660,411	27,496	None	297,343	687,907	985,250
Sacramento	CA	290,734	645,732	None	127	290,734	645,859	936,593
Santee	CA	248,418	551,748	None	15	248,418	551,763	800,181
Simi Valley	CA	208,585	967,055	22,800	75,638	208,585	1,065,493	1,274,078
Valencia	CA		669,185	25,000	80	301,295	694,265	995,560
Walnut	CA		1,007,753		51,312	217,365	1,060,265	1,277,630
Aurora	CO	287,000	637,440	None	196	287,000	637,636	924,636
Broomfield			403,080	16,438		107,000	427,759	534,759
Broomfield		,	344,941	25,000	128	155,306	370,069	525,375
	CO	58,400	271,217	25,000	128	58,400	296,345	354,745

Colorado Springs								
Colorado Springs	CO	115,542	535,700	None	146	115,542	535,846	651,388
Fort Collins	CO	55,200	256,356	None	None	55,200	256,356	311,556
Fort Collins		137,734	638,593	None	22,196	137,734	660,789	798,523
Greeley	CO	58,400	270,755	25,000	196	58,400	295,951	354,351
Greenwood	CO	131,216	608,372	6,862	175	131,216	615,409	746,625
Village		,	,	,		,	,	,
Littleton	CO	161,617	358,956	None	146	161,617	359,102	520,719
Longmont	CO	115,592	535,931	None	146	115,592	536,077	651,669
Louisville	CO	58,089	269,313	None	274	58,089	269,587	327,676
Parker	CO	153,551	341,042	None	274	153,551	341,316	494,867
Westminste	rCO	306,387	695,737	None	196	306,387	695,933	1,002,320
Bradenton	FL	160,060	355,501	25,000	None	160,060	380,501	540,561
Clearwater	FL	42,223	269,380	None	124	42,223	269,504	311,727
Jacksonville	e FL	48,000	243,060	None	None	48,000	243,060	291,060
Jacksonville	e FL	184,800	410,447	22,872	189	184,800	433,508	618,308
Margate	FL	66,686	309,183	None	424	66,686	309,607	376,293
Melbourne	FL	256,439	549,345	None	None	256,439	549,345	805,784
Niceville	FL	73,696	341,688	None	None	73,696	341,688	415,384
Orlando	FL	68,001	313,922	None	497	68,001	314,419	382,420
Orlando	FL	159,177	353,538	None	184	159,177	353,722	512,899
Orlando	FL	190,050	422,107	5,707	189	190,050	428,003	618,053
F-10								

		Initial Cost to Co	ompany Buildings, Improvements and	Cost Capital Subsequer to Acquisiti	nt	Gross Amount at at Close of Period	t Which Carried od (Notes 2, 3, 5, 6 Buildings, Improvements and	6 and 7)
Description (Note 1)		Land	Acquisition	C Improvements	Carrying Costs	g Land	Acquisition Fees	Total
Oviedo	FL	166,409	369,598	None	184	166,409	369,782	536,191
		69,500	244,314			,	259,054	328,554
Pensacola	FL	147,000	326,492				346,732	493,732
Royal Palm Beach	FL	194,193	431,309	25,000	None	194,193	456,309	650,502
Spring Hill	FL	146,939	326,356		None		326,356	473,295
St. Augustine		44,800	213,040			,	236,319	281,119
Sunrise	FL	245,000	533,280	,	-		653,954	898,954
Tampa	FL	53,385	199,846		None	,	199,846	253,231
Duluth	GA	310,000	1,040,008		None		1,040,008	1,350,008
Ellenwood	GA	119,678	275,414		205	119,678	275,619	395,297
Lawrenceville		141,449	314,161	3,766			317,927	459,376
Lithia Springs		187,444	363,358		147		363,505	550,949
Lithonia	GA	239,715	524,459		-		574,977	814,692
Marietta	GA	148,620	330,090				355,295	503,915
Marietta	GA	292,250	649,095		415	,	649,510	941,760
Marietta	GA	295,750	596,299		426	,	596,725	892,475
Marietta	GA	301,000	668,529			301,000	680,236	981,236
Smyrna	GA	274,750	610,229		415		610,644	885,394
Stockbridge	GA	168,700	374,688		415	,	399,997	568,697
Stone Mountain	GA	65,000	-	None			-	65,000
Cedar Rapids		194,950	427,085	None		,	427,085	622,035
Iowa City	IA	186,900	408,910		None		408,910	595,810
Addison	IL	125,780	583,146			125,780	583,387	709,167
Algonquin	IL	241,500	509,629		20,382		530,011	771,511
Aurora	IL	165,679	398,738					612,954
Aurora	IL	468,000	1,259,926		None		1,259,926	
Bartlett	IL	120,824	560,166		241	120,824	560,407	681,231
Carol Stream		122,831	586,416			122,831	586,657	709,488
Crystal Lake		400,000	1,259,424		None		1,259,424	1,659,424
Elk Grove Village	IL	126,860	588,175			126,860	588,416	715,276
Glendale Heights	IL	318,500	707,399		172		707,571	1,026,071
Hoffman Estates	IL	318,500	707,399		172		707,571	1,026,071
Lake in the Hills	IL	375,000	1,127,678		None		1,127,678	1,502,678
Lockport	IL	189,477	442,018	None	151	189,477	442,169	631,646

Naperville	IL	425,000	1,230,654	None None	425,000	1,230,654	1,655,654
O'Fallon	IL	141,250	313,722	None None	141,250	313,722	454,972
Oswego	IL	380,000	1,165,818	None None	380,000	1,165,818	1,545,818
Palatine	IL	121,911	565,232	None 241	121,911	565,473	687,384
Roselle	IL	297,541	561,037	None 172	297,541	561,209	858,750
Schaumburg	IL	218,798	485,955	20,461 None	218,798	506,416	725,214
Vernon Hills	IL	132,523	614,430	None 241	132,523	614,671	747,194
Westmont	IL	124,742	578,330	None 413	124,742	578,743	703,485
Carmel	IN	217,565	430,742	None 432	217,565	431,174	648,739
Fishers	IN	60,000	278,175	None 154	60,000	278,329	338,329
Fishers	IN	212,118	419,958	None 595	212,118	420,553	632,671
Highland	IN	220,460	436,476	None 404	220,460	436,880	657,340
Indianapolis	IN	245,000	544,153	None 365	245,000	544,518	789,518
Lenexa	KS	318,500	707,399	14,200 167	318,500	721,766	1,040,266
Olathe	KS	304,500	676,308	37,904 9,147	304,500	723,359	1,027,859
Overland Park	ĸKS	357,500	1,115,171	None None	357,500	1,115,171	1,472,671
Shawnee	KS	315,000	699,629	None 233	315,000	699,862	1,014,862
Shawnee	KS	288,246	935,875	None None	288,246	935,875	1,224,121
Wichita	KS	108,569	350,312	None None	108,569	350,312	458,881
Wichita	KS	209,890	415,549	25,69916,136	209,890	457,384	667,274
Lexington	KY	210,427	420,883	None None	210,427	420,883	631,310
Acton	MA	315,533	700,813	None 278	315,533	701,091	1,016,624
F-11							

		Initial Cost to Co	ompany Buildings, Improvements and	Cost Capital Subsequer to Acquisit	nt	Gross Amount at at Close of Perio	t Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	5 and 7) A
Description (Note 1)		Land	Acquisition Fees	( Improvements	Carrying Costs	g Land	Acquisition Fees	I Total
Marlborough	MA	352,765	776,488	None	286	352,765	776,774	1,129,539
Westborough		359,412	773,877	None	250	359,412	774,127	1,133,539
Ellicott City	MD	219,368	630,839	26,550	None	219,368	657,389	876,757
Frederick	MD	203,352	1,017,109	None	None	203,352	1,017,109	1,220,461
Olney	MD	342,500	760,701	4,4004	41,605	342,500	806,706	1,149,206
Waldorf	MD	130,430	604,702	None	731	130,430	605,433	735,863
Waldorf	MD	237,207	526,844	None	399	237,207	527,243	764,450
Canton	MI	55,000	378,848	2,913	None	55,000	381,761	436,761
Apple Valley	/ MN	113,523	526,319	None	333	113,523	526,652	640,175
Brooklyn Park	MN	118,111	547,587	None	333	118,111	547,920	666,031
Eagan	MN	112,127	519,845	None	925	112,127	520,770	632,897
Eden Prairie		124,286	576,243	None	333	124,286	576,576	700,862
Maple Grove		313,250	660,149	None	460	313,250	660,609	973,859
Plymouth	MN	134,221	622,350	None	182	134,221	622,532	756,753
White Bear Lake	MN	242,165	537,856	None	460	242,165	538,316	780,481
Florissant	MO	181,300	402,672	23,000	41	181,300	425,713	607,013
Florissant	MO	318,500	707,399	None	None	318,500	707,399	1,025,899
Gladstone	MO	294,000	652,987	None	326	294,000	653,313	947,313
Lee's Summit	MO	239,627	532,220	None	179	239,627	532,399	772,026
Lee's Summit	MO	330,000	993,787	None	None	330,000	993,787	1,323,787
Lee's Summit	MO	313,740	939,367		None	313,740	939,367	1,253,107
Liberty	MO	65,400	303,211	25,000		65,400	328,211	393,611
North Kansa	sMO	307,784	910,401	None	None	307,784	910,401	1,218,185
City								
Pearl	MS	121,801	270,524	18,837		121,801	301,257	423,058
Cary	NC	75,200	262,973	15,000	94	75,200	278,067	353,267
Charlotte	NC	27,551	247,000	None	168	27,551	247,168	274,719
Charlotte	NC	134,582	268,222	24,478	139	134,582	292,839	427,421
Concord	NC	32,441	190,859	None	139	32,441	190,998	223,439
Durham	NC	175,700	390,234	26,312	94	175,700	416,640	592,340
Durham	NC	220,728	429,380	None	270	220,728	429,650	650,378
Durham	NC	238,000	471,201	5,375	25	238,000	476,601	714,601
Kernersville		162,216	316,300	None	316	162,216	316,616	478,832
Bellevue	NE	60,568	280,819	None	345	60,568	281,164	341,732
Omaha	NE	60,500	280,491	None	179	60,500	280,670	341,170

Omaha	NE	53,000	245,720	22,027	179	53,000	267,926	320,926
Omaha	NE	142,867	317,315	None	312	142,867	317,627	460,494
Londonderry	NH	335,467	745,082	None	332	335,467	745,414	1,080,881
Clementon	NJ	279,851	554,060	None	399	279,851	554,459	834,310
Las Vegas	NV	201,250	446,983	None	126	201,250	447,109	648,359
Sparks	NV	244,752	543,605	19,912	285	244,752	563,802	808,554
Beavercreek	OH	179,552	398,786	None	273	179,552	399,059	578,611
Centerville	OH	174,519	387,613	None	273	174,519	387,886	562,405
Dublin	OH	84,000	389,446	None	230	84,000	389,676	473,676
Englewood	OH	74,000	343,083	None	327	74,000	343,410	417,410
Forest Park	OH	170,778	379,305	None	151	170,778	379,456	550,234
Huber	OH	245,000	544,153	None	176	245,000	544,329	789,329
Heights								
Loveland	OH	206,136	457,829	23,656	23	206,136	481,508	687,644
Pickerington	OH	87,580	406,055	None	None	87,580	406,055	493,635
Westerville	OH	82,000	380,173	None	122	82,000	380,295	462,295
Westerville	OH	294,350	646,557	None	176	294,350	646,733	941,083
Broken	OK	78,705	220,434	None	None	78,705	220,434	299,139
Arrow								
Midwest City	yOK	67,800	314,338	None	124	67,800	314,462	382,262
Oklahoma	OK	50,800	214,474	None	173	50,800	214,647	265,447
City								
Oklahoma	OK	79,000	366,261	17,659	173	79,000	384,093	463,093
City								
Yukon	OK	61,000	282,812	27,000	173	61,000	309,985	370,985
Beaverton	OR	135,148	626,647	None	249	135,148	626,896	762,044
F-12								

		Initial Cost to Co	mpany Buildings, Improvements and	Cost Capital Subseque to Acquisit	nt	Gross Amount at at Close of Perio	Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	and 7)
Description			Acquisition	C	Carryin	σ	Acquisition	De
(Note 1)		Land	Fees	Improvements		Land	Fees	Total
Charleston	SC	125,593	278,947	None	361	125,593	279,308	404,901
Charleston	SC	140,700	312,498	25,000	223	140,700	337,721	478,421
Columbia	SC	58,160	269,643	None	330	58,160	269,973	328,133
Elgin	SC	160,831	313,600	None	223	160,831	313,823	474,654
Goose Creel	kSC	61,635	192,905	None	223	61,635	193,128	254,763
Summerville	eSC	44,400	174,500	None	168	44,400	174,668	219,068
Sumter	SC	56,010	268,903	None	1,351	56,010	270,254	326,264
Memphis	ΤN	238,263	504,897	None	248	238,263	505,145	743,408
Memphis	ΤN	238,000	528,608	None	349	238,000	528,957	766,957
Nashville	ΤN	274,298	609,223	None	293	274,298	609,516	883,814
Arlington	ΤX	82,109	380,677	None	149	82,109	380,826	462,935
Arlington	ΤX	238,000	528,604	16,747	404	238,000	545,755	783,755
Arlington	ΤХ	241,500	550,559	33,725	13,377	241,500	597,661	839,161
Austin	ΤX	103,600	230,532	8,750	142	103,600	239,424	343,024
Austin	ΤХ	88,872	222,684	48,416	14,887	88,872	285,987	374,859
Austin	ΤX	134,383	623,103	None	566	134,383	623,669	758,052
Austin	ΤХ	236,733	640,023	36,746	11,951	236,733	688,720	925,453
Austin	ΤХ	191,636	425,629	15,530	294	191,636	441,453	633,089
Austin	ΤХ	217,878	483,913	29,469	None	217,878	513,382	731,260
Bedford	ΤX	241,500	550,559	None	73	241,500	550,632	792,132
Carrollton	ΤХ	277,850	617,113	12,086	18,283	277,850	647,482	925,332
Cedar Park	ΤХ	168,857	375,036	5,200	142	168,857	380,378	549,235
Colleyville	ΤХ	250,000	1,070,360	None	None	250,000	1,070,360	1,320,360
Converse	ΤX	217,000	481,963	None	294	217,000	482,257	699,257
Corinth	ΤХ	285,000	1,041,626	None	None	285,000	1,041,626	1,326,626
Denton	ΤX	192,777	428,121	None	237	192,777	428,358	621,135
Euless	ΤX	234,111	519,962	None	217	234,111	520,179	754,290
Flower	ΤX	202,773	442,845	8,877	9,358	202,773	461,080	663,853
Mound								
Flower Mound	ТΧ	281,735	1,099,726	None	None	281,735	1,099,726	1,381,461
Fort Worth	ΤX	85,518	396,495	24,625	95	85,518	421,215	506,733
Fort Worth	ΤX		528,608	None	95	238,000	528,703	766,703
Fort Worth	TX		427,962	None	95	216,160	428,057	644,217
Garland	ΤX		468,749	19,199		211,050	505,464	716,514
Grand	TX	,	371,276	30,086	-	167,164	420,854	588,018
Prairie	_	- ,	. ,	, - 0 0	,	,	- ,	,
Houston	ΤX	60,000	278,175	None	263	60,000	278,438	338,438
Houston	ΤX		308,997	19,128		139,125	331,161	470,286
Houston	ΤX		313,824	12,442	7	141,296	326,273	467,569
		,	- ,	, –		,	- ,	,

Houston	ΤX	219,100	486,631	None 256	219,100	486,887	705,987
Houston	ΤX	149,109	323,314	None14,118	149,109	337,432	486,541
Houston	ΤX	294,582	919,276	None None	294,582	919,276	1,213,858
Humble	ΤX	278,915	1,034,868	None None	278,915	1,034,868	1,313,783
Katy	ΤX	309,898	983,041	None None	309,898	983,041	1,292,939
Mansfield	ΤX	181,375	402,839	46,87817,315	181,375	467,032	648,407
Mesquite	ΤX	85,000	394,079	9,85512,885	85,000	416,819	501,819
Mesquite	ΤX	139,466	326,525	7,902 343	139,466	334,770	474,236
Pasadena	ΤX	60,000	278,173	8,630 10	60,000	286,813	346,813
Plano	ΤX	261,912	581,658	30,83118,311	261,912	630,800	892,712
Plano	ΤX	250,514	556,399	None 73	250,514	556,472	806,986
Plano	ΤX	259,000	575,246	None 124	259,000	575,370	834,370
Round Roc	k TX	80,525	373,347	None 552	80,525	373,899	454,424
Round Roc	k TX	186,380	413,957	30,800 266	186,380	445,023	631,403
San Antoni	o TX	130,833	606,596	None 115	130,833	606,711	737,544
San Antoni	o TX	102,512	475,288	None 456	102,512	475,744	578,256
San Antoni	o TX	81,530	378,007	None 266	81,530	378,273	459,803
San Antoni	o TX	139,125	308,997	30,88513,246	139,125	353,128	492,253
San Antoni	o TX	181,412	402,923	None 418	181,412	403,341	584,753

		Initial Cost to Co	ompany Buildings, Improvements and	Cost Capital Subsequer to Acquisit	nt	Gross Amount at at Close of Perio	t Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	and 7) A
Description (Note 1)		Land	Acquisition Fees	( Improvements	Carrying Costs	g Land	Acquisition Fees	D Total
San Antonio	ъTХ	234,500	520,831	None	304	234,500	521,135	755,635
San Antonio	ъTХ	217,000	481,967	None	276	217,000	482,243	699,243
San Antonio	ъTХ	182,868	406,155	18,940	None	182,868	425,095	607,963
San Antonio	ъTХ	220,500	447,108	None	276	220,500	447,384	667,884
Southlake	ΤХ	228,279	511,750	None	95	228,279	511,845	740,124
Sugar Land	ΤХ	339,310	1,000,876	None	None	339,310	1,000,876	1,340,186
Layton	UT	136,574	269,008	None	314	136,574	269,322	405,896
Sandy	UT	168,089	373,330	None	314	168,089	373,644	541,733
Centreville	VA	371,000	824,003	None	223	371,000	824,226	1,195,226
Chesapeake	VA	190,050	422,107	24,568	94	190,050	446,769	636,819
Glen Allen	VA	74,643	346,060	None	223	74,643	346,283	420,926
Portsmouth		171,575	381,073	24,932	203	171,575	406,208	577,783
Richmond	VA	71,001	327,771	None	129	71,001	327,900	398,901
Richmond	VA	269,500	598,567	None	199	269,500	598,766	868,266
Virginia Beach	VA	69,080	320,270	None	13,825	69,080	334,095	403,175
Woodbridge	e VA	358,050	795,239	None	407	358,050	795,646	1,153,696
Federal Wa	yWA	150,785	699,101	None	117	150,785	699,218	850,003
Federal Wa	y WA	261,943	581,782	27,500	None	261,943	609,282	871,225
Kent	WA	128,300	539,141	None	None	128,300	539,141	667,441
Kent	WA	140,763	678,809	None	117	140,763	678,926	819,689
Kirkland	WA	301,000	668,534	None	None	301,000	668,534	969,534
Puyallup	WA	195,552	434,327	27,000	None	195,552	461,327	656,879
Redmond	WA	279,830	621,513	None	117	279,830	621,630	901,460
Renton	WA	111,183	515,490	None	None	111,183	515,490	626,673
Appleton	WI	196,000	424,038	None	354	196,000	424,392	620,392
Waukesha	WI	233,100	461,500	None	354	233,100	461,854	694,954
Waukesha	WI	215,950	427,546	None	354	215,950	427,900	643,850
Consumer								
Electronics		1.40.606		<b>N</b> 7	<b>N</b> Y	1.40.606		510.050
Mary Esther		149,696	363,263	None		149,696	363,263	512,959
Merritt Island	FL	309,652	482,459	None	None	309,652	482,459	792,111
Smyrna	GA	1,094,058	3,090,236	None		1,094,058	3,090,236	4,184,294
Richmond	IN	93,999	193,753	None	None	93,999	193,753	287,752
Jackson	MI	550,162	571,590	None	None	550,162	571,590	1,121,752
Tupelo	MS	121,697	637,691	None	15	121,697	637,706	759,403
Pineville	NC	567,864	840,284	3,125	9,654	567,864	863,063	1,430,927
Westbury	NY	6,333,590	3,952,773	4,073	None	6,333,590	3,956,846	10,290,436

Convenience	ce							
Stores								
Daphne	AL	140,000	391,637	None	None	140,000	391,637	531,637
Mobile	AL	190,000	301,637	None	None	190,000	301,637	491,637
Mobile	AL	180,000	421,637	None	None	180,000	421,637	601,637
Florence	AZ	150,000	371,637	None	None	150,000	371,637	521,637
Gilbert	AZ	680,000	1,111,637	None	None	680,000	1,111,637	1,791,637
Litchfield	AZ	610,000	531,637	None	None	610,000	531,637	1,141,637
Park								
Marana	AZ	180,000	331,637	None	None	180,000	331,637	511,637
Marana	AZ	330,000	911,637	None	None	330,000	911,637	1,241,637
Maricopa	AZ	170,000	361,637	None	None	170,000	361,637	531,637
Mesa	AZ	560,000	821,637	None	None	560,000	821,637	1,381,637
Mesa	AZ	750,000	1,071,637	None	None	750,000	1,071,637	1,821,637
Mesa	AZ	810,000	1,061,637	None	None	810,000	1,061,637	1,871,637
Mesa	AZ	890,000	1,081,637	None	None	890,000	1,081,637	1,971,637
Mesa	AZ	780,000	1,071,637	None	None	780,000	1,071,637	1,851,637
Mesa	AZ	900,000	1,191,637	None	None	900,000	1,191,637	2,091,637
Payson	AZ	210,000	351,637	None	None	210,000	351,637	561,637
-								

		Initial Cost to Com In	pany Buildings, mprovements and	Cost Capitalized Subsequent to Acquisition	Gross Amount at at Close of Perio	t Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	and 7)
Description			Acquisition	Carryin	ıg	Acquisition	Dep
(Note 1)		Land	Fees	Improvements Costs	Land	Fees	Total (1
Payson	AZ	260,000	311,637	None None	260,000	311,637	571,637
Peoria	AZ	520,000	751,637	None None	520,000	751,637	1,271,637
Phoenix	AZ	440,000	511,637	None None	440,000	511,637	951,637
Phoenix	AZ	360,000	421,637	None None	360,000	421,637	781,637
Phoenix	AZ	710,000	591,637	None None	710,000	591,637	1,301,637
Phoenix	AZ	320,000	661,637	None None	320,000	661,637	981,637
Phoenix	AZ	450,000	651,637	None None	450,000	651,637	1,101,637
Phoenix	AZ	430,000	711,637	None None	430,000	711,637	1,141,637
Phoenix	AZ	730,000	931,637	None None	730,000	931,637	1,661,637
Phoenix	AZ	400,000	931,637	None None	400,000	931,637	1,331,637
Phoenix	AZ	790,000	1,051,637	None None	790,000	1,051,637	1,841,637
Pinetop	AZ	170,000	311,637	None None	170,000	311,637	481,637
Queen	AZ	520,000	891,637	None None	520,000	891,637	1,411,637
Creek							
Scottsdale	AZ	210,000	201,637	None None	210,000	201,637	411,637
Scottsdale	AZ	660,000	1,031,637	None None	660,000	1,031,637	1,691,637
Sierra Vista	AZ	110,000	301,637	None None	110,000	301,637	411,637
Tempe	AZ	620,000	1,071,637	None None	620,000	1,071,637	1,691,637
Tempe	AZ	270,000	461,637	None None	270,000	461,637	731,637
Tolleson	AZ	460,000	1,231,637	None None	460,000	1,231,637	1,691,637
Tombstone	AZ	110,000	381,637	None None	110,000	381,637	491,637
Tucson	AZ	220,000	311,637	None None	220,000	311,637	531,637
Tucson	AZ	240,000	341,637	None None	240,000	341,637	581,637
Tucson	AZ	550,000	511,637	None None	550,000	511,637	1,061,637
Tucson	AZ	126,000	234,565	None None	126,000	234,565	360,565
Wellton	AZ	120,000	291,637	None None	120,000	291,637	411,637
Wickenburg	gAZ	150,000	291,637	None None	150,000	291,637	441,637
Manchester		118,262	305,510	None None	118,262	305,510	423,772
Vernon	СТ	179,646	319,372	None None	179,646	319,372	499,018
Westbrook	CT	98,247	373,340	None None	98,247	373,340	471,587
Camden	DE	113,811	174,435	None None	113,811	174,435	288,246
Camden	DE	250,528	379,165	None None	250,528	379,165	629,693
Dewey	DE	147,465	224,665	None None	147,465	224,665	372,130
Dover	DE	278,804	421,707	None None	278,804	421,707	700,511
Dover	DE	367,137	554,207	None None	367,137	554,207	921,344
Dover	DE	367,425	554,884	None None		554,884	922,309
Felton	DE	307,260	464,391	None None	307,260	464,391	771,651
Greenwood		632,303	1,176,711	None None	632,303	1,176,711	1,809,014
Harrington		563,812	849,220	None None	563,812	849,220	1,413,032

Milford	DE	310,049	468,575	None None	310,049	468,575	778,624
Newcastle	DE	589,325	887,488	None None	589,325	887,488	1,476,813
Smyrna	DE	121,774	186,436	None None	121,774	186,436	308,210
Smyrna	DE	401,135	605,332	None None	401,135	605,332	1,006,467
Townsend	DE	241,416	365,749	None None	241,416	365,749	607,165
Wilmington	I DE	280,682	424,525	None None	280,682	424,525	705,207
Archer	FL	296,238	578,145	None None	296,238	578,145	874,383
Bushnell	FL	130,000	291,637	None None	130,000	291,637	421,637
Clearwater	FL	359,792	311,845	None None	359,792	311,845	671,637
Cocoa	FL	323,827	287,810	None None	323,827	287,810	611,637
Deltona	FL	140,000	321,637	None None	140,000	321,637	461,637
Ellenton	FL	250,000	261,637	None None	250,000	261,637	511,637
Englewood	FL	270,000	331,637	None None	270,000	331,637	601,637
Gainesville	FL	515,834	873,187	None None	515,834	873,187	1,389,021
Gainesville	FL	480,318	600,633	None None	480,318	600,633	1,080,951
Gainesville	FL	347,310	694,859	None None	347,310	694,859	1,042,169
Gainesville	FL	339,263	658,807	None None	339,263	658,807	998,070
Gainesville	FL	351,921	552,557	None None	351,921	552,557	904,478

		Initial Cost to Co	mpany Buildings, Improvements and	Cost Capitalized Subsequent to Acquisition	Gross Amount at at Close of Period		and 7)
Description			Acquisition	Carryin	ıg	Acquisition	D
(Note 1)		Land	Fees	Improvements Costs	Land	Fees	Total
Gainesville	FL	500,032	850,291	None None	500,032	850,291	1,350,323
Homosassa Springs	FL	740,000	621,637	None None	740,000	621,637	1,361,637
Hudson	FL	300,000	351,637	None None	300,000	351,637	651,637
Intercession City	FL	161,776	319,861	None None	161,776	319,861	481,637
Jacksonville		266,111	494,206	None None	266,111	494,206	760,317
Jacksonville Bch	FL	522,188	371,885	None None	522,188	371,885	894,073
Key West	FL	873,700	627,937	None None	873,700	627,937	1,501,637
Key West	FL	492,785	208,852	None None	492,785	208,852	701,637
Lakeland	FL	527,076	464,561	None None	527,076	464,561	991,637
Lakeland	FL	300,000	321,637	None None	300,000	321,637	621,637
Lakeport	FL	180,342	331,295	None None	180,342	331,295	511,637
Land O'Lakes	FL	120,000	361,637	None None	120,000	361,637	481,637
Lutz	FL	480,000	421,637	None None	480,000	421,637	901,637
Naples	FL	150,000	301,637	None None	150,000	301,637	451,637
Naples	FL	620,000	381,637	None None	620,000	381,637	1,001,637
New Port Richey	FL	190,000	601,637	None None	190,000	601,637	791,637
North Fort Meyers	FL	140,000	281,637	None None	140,000	281,637	421,637
Okeechobee	FL	195,075	346,562	None None	195,075	346,562	541,637
Orlando	FL	240,000	301,637	None None	240,000	301,637	541,637
Palm Bay	FL	230,880	300,757	None None	230,880	300,757	531,637
Palm Harbor		510,000	381,637	None None	510,000	381,637	891,637
Panama City		210,000	431,637	None None	210,000	431,637	641,637
Pensacola	FL	168,000	312,727	None None	168,000	312,727	480,727
Port Charlotte	FL	170,000	311,637	None None	170,000	311,637	481,637
Port Orange		609,438	512,199	None None	609,438	512,199	1,121,637
Pt Charlotte		200,000	356,637	None None	200,000	356,637	556,637
Punta Gorda		400,000	511,637	None None	400,000	511,637	911,637
	FL	600,000	341,637	None None	600,000	341,637	941,637
Tampa	FL	300,000	301,637	None None	300,000	301,637	601,637
Tampa	FL	380,000	361,637	None None	380,000	361,637	741,637
Tampa	FL	320,000	591,637	None None	320,000	591,637	911,637
Webster	FL	640,000	1,071,637	None None	640,000	1,071,637	1,711,637

Winter Springs	FL	150,000	291,637	None None	150,000	291,637	441,637
Augusta	GA	620,000	383,232	None None	620,000	383,232	1,003,232
Augusta	GA	540,000	337,853	None None	540,000	337,853	877,853
Augusta	GA	510,000	392,929	None None	510,000	392,929	902,929
Augusta	GA	180,000	422,020	None None	180,000	422,020	602,020
Augusta	GA	260,000	392,171	None None	260,000	392,171	652,171
Augusta	GA	240,000	451,637	None None	240,000	451,637	691,637
Cahutta	GA	437,500	813,742	None None	437,500	813,742	1,251,242
Calhoun	GA	122,500	228,742	None None	122,500	228,742	351,242
Calhoun	GA	262,500	488,742	None None	262,500	488,742	751,242
Cartersville	GA	262,500	488,742	None None	262,500	488,742	751,242
Chatsworth	GA	140,000	261,242	None 47	140,000	261,289	401,289
Chatsworth	GA	140,000	261,242	None 47	140,000	261,289	401,289
Chatsworth	GA	140,000	261,242	None 47	140,000	261,289	401,289
Chickamaug	aGA	181,731	338,742	None None	181,731	338,742	520,473
Dalton	GA	171,500	319,742	None None	171,500	319,742	491,242
Dalton	GA	87,500	163,742	None None	87,500	163,742	251,242
Dalton	GA	485,650	903,162	None None	485,650	903,162	1,388,812
Dalton	GA	146,000	272,385	None None	146,000	272,385	418,385
Dalton	GA	420,000	781,242	None None	420,000	781,242	1,201,242
Dalton	GA	210,000	391,242	None None	210,000	391,242	601,242
Dalton	GA	332,500	618,742	None None	332,500	618,742	951,242
Decatur	GA	529,383	532,429	None None	529,383	532,429	1,061,812
Dunwoody	GA	545,462	724,254	None None	545,462	724,254	1,269,716

		Initial Cost to Co	mpany Buildings, Improvements and	Cost Capitalized Subsequent to Acquisition	Gross Amount at at Close of Period	Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	5 and 7) Ac
Description			Acquisition	Carryin	g	Acquisition	De
(Note 1)		Land	Fees	Improvements Costs	Land	Fees	Total
Flintstone	GA	157,500	293,742	None None	157,500	293,742	451,242
Lafayette	GA	122,500	228,742	None None	122,500	228,742	351,242
Lithonia	GA	386,784	776,436	None None	386,784	776,436	1,163,220
Mableton	GA	491,069	355,957	None None	491,069	355,957	847,026
Martinez	GA	450,000	402,777	None None	450,000	402,777	852,777
Martinez	GA	830,000	871,637	None None	830,000	871,637	1,701,637
Norcross	GA	384,162	651,273	None None	384,162	651,273	1,035,435
Ringgold	GA	350,000	651,242	None None	350,000	651,242	1,001,242
Ringgold	GA	234,500	1,168,914	None None	234,500	1,168,914	1,403,414
Ringgold	GA	385,000	716,242	-21,175 None	363,825	716,242	1,080,067
Ringgold	GA	482,251	896,851	None None	482,251	896,851	1,379,102
Rocky Face	GA	164,231	306,241	None None	164,231	306,241	470,472
Rome	GA	210,000	391,242	None None	210,000	391,242	601,242
Rome	GA	199,199	371,183	None None	199,199	371,183	570,382
Rome	GA	201,791	375,997	None None	201,791	375,997	577,788
Rome	GA	315,000	586,242	None None	315,000	586,242	901,242
Rossville	GA	157,500	293,742	None None	157,500	293,742	451,242
Summerville	eGA	66,231	124,242	None None	66,231	124,242	190,473
Trenton	GA	129,231	241,242	None None	129,231	241,242	370,473
Belvidere	IL	768,748	1,426,176	1,500 None	768,748	1,427,676	2,196,424
Dekalb	IL	661,500	1,226,500	2,000 None	661,500	1,228,500	1,890,000
Godfrey	IL	374,586	733,190	None 314	374,586	733,504	1,108,090
Granite City	/ IL	362,287	737,255	None 314	362,287	737,569	1,099,856
Hartford	IL	599,172	1,110,747	2,000 None	599,172	1,112,747	1,711,919
Love's Park	IL	547,582	1,016,523	1,500 None	547,582	1,018,023	1,565,605
Loves Park	IL	760,725	1,410,775	2,000 None	760,725	1,412,775	2,173,500
Machesney	IL	562,275	1,043,225	1,000 None	562,275	1,044,225	1,606,500
Park							
Madison	IL	173,812	625,030	None 314	173,812	625,344	799,156
Marengo	IL	501,948	930,688	1,500 None	501,948	932,188	1,434,136
Rochelle	IL	607,418	1,128,145	1,000 None	607,418	1,129,145	1,736,563
Rockford	IL	463,050	858,450	1,500 None	463,050	859,950	1,323,000
Rockford	IL	388,631	720,244	1,500 None	388,631	721,744	1,110,375
Tuscola	IL	752,456	1,394,419	3,000 None	752,456	1,397,419	2,149,875
Albany	IN	427,437	794,632	2,000 None	427,437	796,632	1,224,069
Alexandria	IN	139,219	259,369	None None	139,219	259,369	398,588
Anderson	IN	147,263	274,307	None None	147,263	274,307	421,570
Anderson	IN	283,430	527,190	2,000 None	283,430	529,190	812,620
Elkhart	IN	495,914	922,471	1,500 None	495,914	923,971	1,419,885

Frankfort	IN	208,666	388,345	2,000 None	208,666	390,345	599,011
Greenwood	IN	173,250	323,022	None None	173,250	323,022	496,272
Hartford	IN	250,310	465,702	2,000 None	250,310	467,702	718,012
City							
Indianapolis	IN	129,938	242,134	None None	129,938	242,134	372,072
Indianapolis	IN	269,294	500,939	1,500 None	269,294	502,439	771,733
Indianapolis	IN	318,432	592,193	1,500 None	318,432	593,693	912,125
Knox	IN	341,250	633,499	1,500 None	341,250	634,999	976,249
Lafayette	IN	147,263	274,309	None None	147,263	274,309	421,572
Lafayette	IN	112,613	209,959	None None	112,613	209,959	322,572
Marion	IN	209,196	389,995	1,500 None	209,196	391,495	600,691
Michigan	IN	227,500	422,249	1,500 None	227,500	423,749	651,249
City							
Mishawaka	IN	123,983	231,743	2,000 None	123,983	233,743	357,726
Morristown	IN	366,590	682,082	2,000 None	366,590	684,082	,050,672
Muncie	IN	103,950	193,870	None None	103,950	193,870	297,820
Muncie	IN	184,237	342,974	2,000 None	184,237	344,974	529,211
New Albany	IN	181,459	289,353	None 211	181,459	289,564	471,023
New Albany	IN	262,465	331,796	None 211	262,465	332,007	594,472
New Castle	IN	138,600	258,672	None None	138,600	258,672	397,272

		Initial Cost to Co	ompany Buildings, Improvements and	Cost Capitalized Subsequent to Acquisition	Gross Amount a at Close of F	t Which Carried Period (Notes 2, 3 Buildings, Improvements and	, 5, 6 and 7)
Description (Note 1)		Land	Acquisition Fees	Carryi Improvements Costs	e	Acquisition Fees	Total
New Castle	IN	79,854	149,572	1,000 None	79,854	150,572	230,426
New Castle	IN	203,941	380,019	1,500 None		381,519	585,460
Richmond	IN	281,248	523,589	1,500 None		525,089	806,337
Richmond	IN	255,908	476,528	2,000 None		478,528	734,436
Rushville	IN	138,600	258,672	None None	138,600	258,672	397,272
Rushville	IN	121,275	226,497	None None	121,275	226,497	347,772
South Bend	IN	372,387	693,064	2,000 None	372,387	695,064	1,067,451
Wabash	IN	430,437	800,871	2,000 None	430,437	802,871	1,233,308
Wabash	IN	334,923	623,488	1,500 None	334,923	624,988	959,911
Warsaw	IN	415,275	772,713	1,500 None	415,275	774,213	1,189,488
West Lafayette	eIN	1,052,628	1,340,855	2,000 None	1,052,628	1,342,855	2,395,483
Zionsville	IN	910,595	1,691,926	2,000 None	910,595	1,693,926	2,604,521
Berea	KY	252,077	360,815	None 197	252,077	361,012	613,089
Elizabethtown	KY	286,106	286,106	None 211	286,106	286,317	572,423
Lebanon	KY	158,052	316,105	None 197	158,052	316,302	474,354
Louisville	KY	198,926	368,014	None 211	198,926	368,225	567,151
Louisville	KY	216,849	605,697	None None	216,849	605,697	822,546
Mt. Washington	KY	327,245	479,593	None None	327,245	479,593	806,838
Owensboro	KY	360,000	590,000	None None	360,000	590,000	950,000
Alexandria	LA	170,000	371,637	None None	170,000	371,637	541,637
Baton Rouge	LA	500,000	521,637	None None	500,000	521,637	1,021,637
Baton Rouge	LA	210,000	361,637	None None	210,000	361,637	571,637
Bossier City	LA	230,000	431,637	None None	230,000	431,637	661,637
Destrehan	LA	200,000	411,637	None None	200,000	411,637	611,637
Lafayette	LA	240,000	391,637	None None	240,000	391,637	631,637
Shreveport	LA	192,500	358,227	None None		358,227	550,727
Amherst	MA		639,806	None None		639,806	750,775
North Reading			756,174	None None		756,174	1,330,775
Seekonk	MA		268,518	None None		268,518	566,872
Berlin	MD		387,395	None None		387,395	643,346
Crisfield	MD		333,024	None None		333,024	552,728
Hebron	MD		567,844	None None		567,844	944,095
La Plata	MD		2,706,729	None None		2,706,729	3,724,273
Mechanicsvill			2,860,928	None None		2,860,928	4,401,263
Millersville	MD		2,696,245	None None		2,696,245	3,526,982
Breckenridge	MI	437,500	811,968	1,500 None		813,468	1,250,968
Carson City	MI	262,500	486,468	2,000 None		488,468	750,968
Charlevoix	MI	385,000	713,013	2,500 None		715,513	1,100,513
Cheboygan	MI	280,000	518,013	2,500 None	280,000	520,513	800,513

Clare	MI	306,250	567,718	2,000 None	306,250	569,718	875,968
Clare	MI	229,250	426,218	500 None	229,250	426,718	655,968
Comstock	MI	315,000	583,761	2,500 None	315,000	586,261	901,261
Farwell	MI	437,500	811,468	2,000 None	437,500	813,468	1,250,968
Flint	MI	194,492	476,504	None 209	194,492	476,713	671,205
Gladwin	MI	140,000	259,013	1,500 None	140,000	260,513	400,513
Grand Rapids	MI	437,500	812,261	1,500 None	437,500	813,761	1,251,261
Kalamazoo	MI	238,000	442,249	1,000 None	238,000	443,249	681,249
Kalkaska	MI	437,500	809,513	3,500 None	437,500	813,013	1,250,513
Lake City	MI	115,500	213,513	1,500 None	115,500	215,013	330,513
Lakeview	MI	96,250	177,718	2,000 None	96,250	179,718	275,968
Mackinaw Cit	yMI	455,000	844,513	1,000 None	455,000	845,513	1,300,513
Mecosta	MI	122,500	227,468	1,000 None	122,500	228,468	350,968
Midland	MI	437,500	811,013	2,000 None	437,500	813,013	1,250,513
Mount	MI	162,750	300,794	2,500 None	162,750	303,294	466,044
Pleasant							
Mount	MI	463,750	860,718	1,500 None	463,750	862,218	1,325,968
Pleasant							
Mount	MI	210,000	388,968	2,000 None	210,000	390,968	600,968
Pleasant							

		Initial Cost to Con I	npany Buildings, mprovements and	Cost Capitalized Subsequent to Acquisition	Gross Amount at at Close of Period	Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	and 7)
Description			Acquisition	Carryin	g	Acquisition	Dej
(Note 1)		Land	Fees	Improvements Costs	Land	Fees	Total (
Mount Pleasant	MI	437,500	810,968	2,500 None	437,500	813,468	1,250,968
Mount Pleasant	MI	350,000	649,468	1,500 None	350,000	650,968	1,000,968
Mount Pleasant	MI	175,000	324,468	1,500 None	175,000	325,968	500,968
Petoskey	MI	490,000	909,513	1,000 None	490,000	910,513	1,400,513
Prudenville	MI	133,000	245,013	2,500 None	133,000	247,513	380,513
Saginaw	MI	262,500	486,513	1,500 None	262,500	488,013	750,513
Standish	MI	92,750	171,263	1,500 None	92,750	172,763	265,513
Traverse City	MI	210,000	389,002	2,000 None	210,000	391,002	601,002
Walker	MI	586,250	1,088,499	1,500 None	586,250	1,089,999	1,676,249
Brandon	MS	671,486	1,247,588	None None	671,486	1,247,588	1,919,074
Flowood	MS	437,926	813,832	None None	437,926	813,832	1,251,758
Flowood	MS	399,972	743,347	None None	399,972	743,347	1,143,319
Jackson	MS	329,904	613,221	None None	329,904	613,221	943,125
Jackson	MS	540,108	1,003,600	None None	540,108	1,003,600	1,543,708
Marion	MS	350,341	651,013	None None	350,341	651,013	1,001,354
Meridian	MS	437,926	813,671	None None	437,926	813,671	1,251,597
Meridian	MS	405,811	754,030	None None	405,811	754,030	1,159,841
Meridian	MS	145,975	271,478	None None	145,975	271,478	417,453
Meridian	MS	280,273	520,887	None None	280,273	520,887	801,160
Meridian	MS	321,146	596,794	None None	321,146	596,794	917,940
Newton	MS	467,121	867,891	None None	467,121	867,891	1,335,012
Pearl	MS	544,488	1,011,733	None None	544,488	1,011,733	1,556,221
Philadelphia	aMS	472,960	878,735	None None	472,960	878,735	1,351,695
Southaven	MS	310,000	641,637	None None	310,000	641,637	951,637
Terry	MS	583,901	1,084,930	None None	583,901	1,084,930	1,668,831
Waveland	MS	180,000	331,637	None None	180,000	331,637	511,637
Aberdeen	NC	600,000	300,625	None None	600,000	300,625	900,625
Archdale	NC	410,000	731,637	None None	410,000	731,637	1,141,637
Banner Elk	NC	386,993	718,861	2,000 None	386,993	720,861	1,107,854
Banner Elk	NC	355,330	660,558	1,500 None	355,330	662,058	1,017,388
Blowing Rock	NC	369,403	685,693	2,500 None	369,403	688,193	1,057,596
Burgaw	NC	198,774	369,653	1,000 None	198,774	370,653	569,427
Burgaw	NC	457,356	849,377	1,500 None	457,356	850,877	1,308,233
- C	NC	457,356	848,929	2,000 None	457,356	850,929	1,308,285

Carolina							
Beach							
Cary	NC	255,064	473,349	2,500 None	255,064	475,849	730,913
Charlotte	NC	300,000	291,637	None None	300,000	291,637	591,637
Charlotte	NC	640,000	581,637	None None	640,000	581,637	1,221,637
Durham	NC	720,000	851,637	None None	720,000	851,637	1,571,637
Goldsboro	NC	460,000	740,625	None None	460,000	740,625	1,200,625
Greensborg	NC	700,000	655,000	None None	700,000	655,000	1,355,000
Greenville	NC	330,000	515,000	None None	330,000	515,000	845,000
Hampstead	NC	562,900	1,045,971	1,000 None	562,900	1,046,971	1,609,871
Holly Ridg	e NC	721,215	1,339,486	1,500 None	721,215	1,340,986	2,062,201
Hubert	NC	404,584	750,372	2,500 None	404,584	752,872	1,157,456
Jacksonvill	e NC	150,000	530,000	None None	150,000	530,000	680,000
Jacksonvill	e NC	180,000	371,637	None None	180,000	371,637	551,637
Jacksonvill	e NC	140,000	260,727	None None	140,000	260,727	400,727
Jacksonvill	e NC	351,812	653,367	1,500 None	351,812	654,867	1,006,679
Kinston	NC	550,000	1,057,833	None None	550,000	1,057,833	1,607,833
Raleigh	NC	740,000	791,637	None None	740,000	791,637	1,531,637
Richlands	NC	492,537	914,735	1,500 None	492,537	916,235	1,408,772
Richlands	NC	376,439	698,103	2,500 None	376,439	700,603	1,077,042
Riegelwood	d NC	-	452,416	1,500 None	-	453,916	453,916
Rose Hill	NC	198,774	369,153	1,500 None	198,774	370,653	569,427
Roxboro	NC	243,112	368,107	None None	243,112	368,107	611,219
Salisbury	NC	474,946	882,203	2,000 None	474,946	884,203	1,359,149
2			•	·	-	·	
F-19							

		Initial Cost to Co	mpany Buildings, Improvements and	Cost Capitalized Subsequent to Acquisition	Gross Amount at at Close of Perio	t Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	and 7)
Description (Note 1)		Land	Acquisition Fees	Carryin Improvements Costs	g Land	Acquisition Fees	Total
Shallotte	NC	492,537	914,766	1,500 None	492,537	916,266	1,408,80
Wallace	NC	-	175,408	2,000 None		177,408	177,40
Whitelake	NC	351,812	653,367	1,500 None	351,812	654,867	1,006,67
Wilmington	NC	228,678	424,774	1,500 None	228,678	426,274	654,95
Wilmington	NC	527,718	979,145	2,500 None	527,718	981,645	1,509,36
Wilmington	NC	351,812	653,930	1,000 None	351,812	654,930	1,006,74
Wilmington	NC	474,946	881,640	2,000 None	474,946	883,640	1,358,58
Wilmington	NC	-	351,366	2,000 None	-	353,366	353,36
Wilmington	NC	364,126	676,287	1,500 None	364,126	677,787	1,041,91
Wilmington	NC	439,765	817,271	1,000 None	439,765	818,271	1,258,03
Wilmington	NC	-	804,196	1,500 None	-	805,696	805,69
Wilmington	NC	334,222	621,320	1,000 None	334,222	622,320	956,54
Wilmington	NC	386,993	718,788	1,500 None	386,993	720,288	1,107,28
Wilmington	NC	439,765	815,793	2,500 None	439,765	818,293	1,258,05
Wilmington	NC	527,718	979,102	2,500 None	527,718	981,602	1,509,32
Wilmington	NC	334,222	620,284	2,000 None	334,222	622,284	956,50
Wilmington	NC	334,222	620,751	1,500 None	334,222	622,251	956,47
Winston-Salen		320,000	311,637	None None	320,000	311,637	631,63
Zebulon	NC	306,077	568,087	2,500 None	306,077	570,587	876,66
Farmingdale	NJ	1,459,957	2,712,264	None None	1,459,957	2,712,264	4,172,22
Galloway	NJ	1,367,872	2,540,604	None None	1,367,872	2,540,604	3,908,47
Hamilton	NJ	1,539,117	2,858,630	None None	1,539,117	2,858,630	4,397,74
MillVille	NJ	953,891	1,771,782	None None	953,891	1,771,782	2,725,67
Toms River	NJ	1,265,861	2,351,154	None None	1,265,861	2,351,154	3,617,01
Toms River	NJ	982,526	1,824,961	None None	982,526	1,824,961	2,807,48
Albuquerque	NM	200,000	271,637	None None	200,000	271,637	471,63
Kingston	NY	257,763	456,042	None None	257,763	456,042	713,80
Atwater	OH	118,555	266,748	None 209	118,555	266,957	385,51
Bellefontaine	OH	560,000	1,039,610	2,500 None	560,000	1,042,110	1,602,11
Bellefontaine	OH	455,000	845,610	1,500 None	455,000	847,110	1,302,11
Columbus	OH	147,296	304,411	None 122	147,296	304,533	451,82
Columbus	OH	273,085	471,693	None 122	273,085	471,815	744,90
Cuyahoga Fall	sOH	321,792	1,144,619	None None	321,792	1,144,619	1,466,41
De Graff	OH	302,750	561,860	2,500 None	302,750	564,360	867,11
Eaton	OH	164,588	306,934	None None	164,588	306,934	471,52
Galion	OH	138,981	327,597	None 209	138,981	327,806	466,78
Groveport	OH	277,198	445,497	None 122	277,198	445,619	722,81
Jackson Center	r OH	367,500	682,110	2,500 None	367,500	684,610	1,052,11
Kento	OH	140,000	261,462	1,000 None	140,000	262,462	402,46
Marysville	OH	507,500	943,110	1,500 None	507,500	944,610	1,452,11

Marysville	OH	700,000	1,300,610	1,500 None	700,000	1,302,110	2,002,11
Marysville	OH	350,000	650,610	1,500 None	350,000	652,110	1,002,11
Perrysburg	OH	211,678	390,680	None None	211,678	390,680	602,35
<b>Russells</b> Point	OH	546,000	1,013,610	2,500 None	546,000	1,016,110	1,562,11
Streetsboro	OH	402,988	533,349	None None	402,988	533,349	936,33
Tipp City	OH	355,009	588,111	None None	355,009	588,111	943,12
Triffin	OH	117,017	273,040	None 209	117,017	273,249	390,26
Wadsworth	OH	266,507	496,917	None None	266,507	496,917	763,42
Tulsa	OK	126,545	508,266	None 173	126,545	508,439	634,98
Aliquippa	PA	226,195	452,631	None None	226,195	452,631	678,82
Beaver	PA	95,626	223,368	None None	95,626	223,368	318,99
Beaver Falls	PA	92,207	230,758	None None	92,207	230,758	322,96
Cornwells	PA	569,763	387,611	None None	569,763	387,611	957,37
Heights							
Doylestown	PA	800,134	1,226,452	None None	800,134	1,226,452	2,026,58
East Caln	PA	1,722,222	576	None None	1,722,222	576	1,722,79
Lansdale	PA	1,356,324	385,761	None None	1,356,324	385,761	1,742,08
F-20							

	Initial Cost to Co	ompany Buildings, Improvements and	Cost Capitalized Subsequent to Acquisition	Gross Amount at at Close of Period		and 7) Ac
Description		Acquisition	Carryin	lg	Acquisition	De
(Note 1)	Land	Fees	Improvements Costs	Land	Fees	Total (
Penndel P	PA 739,487	1,003,809	None None	739,487	1,003,809	1,743,296
Perryopolis P	A 148,953	134,299	None None	148,953	134,299	283,252
Philadelphia P	A 808,681	256,843	None None	808,681	256,843	1,065,524
Philadelphia P	A 425,928	167,147	None None	425,928	167,147	593,075
Philadelphia P	A 390,342	226,919	None None	390,342	226,919	617,261
Philadelphia P	A 541,792	236,049	None None	541,792	236,049	777,841
Philadelphia P	A 530,018	214,977	None None	530,018	214,977	744,995
Philadelphia P	A 614,101	277,277	None None	614,101	277,277	891,378
Philadelphia P	A 1,011,389	491,302	None None	1,011,389	491,302	1,502,691
Philadelphia P	PA 935,672	448,426	None None	935,672	448,426	1,384,098
Philadelphia P	A 689,172	426,596	None None	689,172	426,596	1,115,768
Philadelphia P	A 349,294	134,485	None None	349,294	134,485	483,779
Philadelphia P	PA 557,515	244,121	None None	557,515	244,121	801,636
Pittsburgh P	A 497,668	320,170	None None	497,668	320,170	817,838
Pittsburgh P	PA 296,277	287,540	None None	296,277	287,540	583,817
Pittsburgh P	A 395,417	474,741	None None	395,417	474,741	870,158
Ų	A 118,118	231,108	None None	118,118	231,108	349,226
South Park P	PA 252,247	436,182	None None	252,247	436,182	688,429
Southampton P	PA 783,279	163,721	None None	783,279	163,721	947,000
Valencia P	A 440,565	278,492	None None	440,565	278,492	719,057
Verona P	PA 171,411	257,358	None None	171,411	257,358	428,769
Willow P	A 329,934	73,123	None None	329,934	73,123	403,057
Grove						
	C 320,000	432,527	None None	320,000	432,527	752,527
	C 330,000	472,679	None None	330,000	472,679	802,679
	C 560,000	543,588	None None	560,000	543,588	1,103,588
	C 360,000	542,982	None None	360,000	542,982	902,982
	C 540,000	388,058	None None	540,000	388,058	928,058
	C 250,000	251,770		250,000	251,770	501,770
	C 490,000	463,080		490,000	463,080	953,080
•	C 191,738	356,130		191,738	357,630	549,368
	C 128,411	239,191	1,500 None	128,411	240,691	369,102
	C 269,136	499,897	1,500 None	269,136	501,397	770,533
	C 170,000	350,000		170,000	350,000	520,000
	C 150,000	450,000		150,000	450,000	600,000
	C 520,000	471,637	None None	520,000	471,637	991,637
	C 325,426	604,464	1,500 None	325,426	605,964	931,390
	C - 127 207	251,890		- 127 207	252,890	252,890 204 232
Cordova S	C 137,207	255,025	2,000 None	137,207	257,025	394,232

Eastover	SC	138,966	258,625	1,000 None	138,966	259,625	398,591
Florence	SC	193,497	359,413	1,500 None	193,497	360,913	554,410
Florence	SC	337,740	627,293	1,500 None	337,740	628,793	966,533
Goose Creek	SC	150,000	241,637	None None	150,000	241,637	391,637
Greenville	SC	390,000	462,847	None None	390,000	462,847	852,847
Greenville	SC	300,000	402,392	None None	300,000	402,392	702,392
Greenville	SC	370,000	432,695	None None	370,000	432,695	802,695
Greenville	SC	620,000	483,604	None None	620,000	483,604	1,103,604
Greenville	SC	680,000	423,604	None None	680,000	423,604	1,103,604
Greer	SC	400,000	502,879	None None	400,000	502,879	902,879
Hemingway	SC	246,269	458,069	1,500 None	246,269	459,569	705,838
Hilton Head	SC	500,000	691,637	None None	500,000	691,637	1,191,637
Hilton Head	SC	185,500	344,510	None None	185,500	344,510	530,010
Irmo	SC	690,000	461,637	None None	690,000	461,637	1,151,637
Jackson	SC	170,000	632,626	None None	170,000	632,626	802,626
Kingstree	SC	-	301,766	2,000 None	-	303,766	303,766
Kingstree	SC	209,328	389,965	1,000 None	209,328	390,965	600,293
Lake City	SC	202,292	376,398	1,500 None	202,292	377,898	580,190

		Initial Cost to Co	Buildings, Improvements	Cost Capitalized Subsequent to Acquisition	Gross Amount at at Close of Perio	d (Notes 2, 3, 5, 6 Buildings, Improvements	
Description			and Acquisition	Carryin	a	and Acquisition	Ac De
Description			Acquisition	Carryin	18	Acquisition	De
(Note 1)		Land	Fees	Improvements Costs	Land	Fees	Total
Lexington	SC	255,000	545,000	None None	255,000	545,000	800,000
Lexington	SC	640,000	563,891	None None	640,000	563,891	1,203,891
Lexington	SC	540,000	563,588		540,000	563,588	1,103,588
Lexington	SC	360,000	843,891	None None	360,000	843,891	1,203,891
Lugoff	SC	200,533	372,490	1,500 None	200,533	373,990	574,523
Moncks Corner	SC	351,812	654,578	1,000 None	351,812	655,578	1,007,390
Moncks Corner	SC	404,584	752,083	-108,790 None	404,584	643,293	1,047,877
Mt. Pleasant	SC	668,443	1,241,940	1,000 None	668,443	1,242,940	1,911,383
Myrtle Beach	SC	140,725	261,942		140,725	262,942	403,667
Myrtle Beach	SC	492,537	913,807	2,500 None	492,537	916,307	1,408,844
Myrtle Beach	SC	527,718	980,766	1,500 None	527,718	982,266	1,509,984
Myrtle Beach	SC	703,624	1,307,326	1,000 None	703,624	1,308,326	2,011,950
Myrtle Beach	SC	-	176,002	1,500 None	-	177,502	177,502
Myrtle Beach	SC	-	753,979	1,500 None	-	755,479	755,479
Myrtle Beach	SC	-	327,278	1,000 None	-	328,278	328,278
Myrtle Beach	SC	-	277,019	1,000 None	-	278,019	278,019
North Augusta	SC	400,000	452,777	None None	400,000	452,777	852,777
North Augusta	SC	330,000	481,637	None None	330,000	481,637	811,637
North Augusta	SC	490,000	1,221,637	None None	490,000	1,221,637	1,711,637
North Charleston	SC	400,000	650,000	None None	400,000	650,000	1,050,000
Orangeburg	SC	320,000	691,637	None None	320,000	691,637	1,011,637
Pinewood	SC	325,426	605,076		325,426	606,576	932,002
Simpsonville		530,000	573,485	None None	530,000	573,485	1,103,485
Spartanburg		470,000	432,879		470,000	432,879	902,879
Summerton		142,484	265,326		142,484	266,826	409,310
Summercon	20	112,101	200,020	1,000 11010	112,101	200,020	107,510

Summervill	le SC	115,000	515,000	None None	115,000	515,000	630,000
Summervill	le SC	297,500	553,227	None None	297,500	553,227	850,727
Sumter	SC	211,087	392,065	1,500 None	211,087	393,565	604,652
Sumter	SC	263,859	490,128	1,500 None	263,859	491,628	755,487
Sumter	SC	362,367	673,012	1,500 None	362,367	674,512	1,036,879
Sumter	SC	181,183	336,587	1,500 None	181,183	338,087	519,270
Sumter	SC	154,797	287,584	1,500 None	154,797	289,084	443,881
Sumter	SC	351,812	653,469	1,500 None	351,812	654,969	1,006,781
Sumter	SC	334,222	620,801	1,500 None	334,222	622,301	956,523
Sumter	SC	281,450	522,796	1,500 None	281,450	524,296	805,746
Sumter	SC	149,520	278,284	1,000 None	149,520	279,284	428,804
Sumter	SC	146,002	271,250	1,500 None	146,002	272,750	418,752
Sumter	SC	372,921	693,113	1,000 None	372,921	694,113	1,067,034
Sumter	SC	149,520	277,726	1,500 None	149,520	279,226	428,746
Sumter	SC	262,100	486,861	1,500 None	262,100	488,361	750,461
Sumter	SC	184,701	344,620	None None	184,701	344,620	529,321
West Aiker	SC SC	400,000	402,665	None None	400,000	402,665	802,665
West	SC	410,000	693,574	None None	410,000	693,574	1,103,574
Columbia							
West	SC	336,000	624,727	None None	336,000	624,727	960,727
Columbia							
Arrington	TN	385,000	716,242	None None	385,000	716,242	1,101,242
Athens	TN	175,000	326,242	None None	175,000	326,242	501,242
Athens	TN	124,179	231,860	None None	124,179	231,860	356,039
Benton	TN	192,500	358,742	None None	192,500	358,742	551,242
Chattanoog	a TN	181,731	338,741	None None	181,731	338,741	520,472
Chattanoog	a TN	168,000	313,242	None None	168,000	313,242	481,242
Chattanoog	a TN	175,000	326,242	-79,571 None	162,879	258,792	421,671
Chattanoog	a TN	159,979	298,346	None None	159,979	298,346	458,325
Chattanoog	a TN	105,000	196,242	None None	105,000	196,242	301,242
Chattanoog	a TN	245,000	456,242	None None	245,000	456,242	701,242
Chattanoog	a TN	297,500	553,742	None None	297,500	553,742	851,242
Chattanoog	a TN	323,750	822,529	None None	323,750	822,529	1,146,279

	Initial Cost to Co	ompany Buildings, Improvements and	Cost Capitalized Subsequent to Acquisition	Gross Amount at at Close of Period	Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	and 7)
Description		Acquisition	Carryin	ıg	Acquisition	D
(Note 1)	Land	Fees	Improvements Costs	Land	Fees	Total
Chattanooga T	TN 280,000	521,242	None None	280,000	521,242	801,242
Chattanooga T	TN 257,250	478,992	None None	257,250	478,992	736,242
Chattanooga T	TN 283,209	527,201	None None	283,209	527,201	810,410
Chattanooga T	TN 542,500	1,008,742	None None	542,500	1,008,742	1,551,242
Chattanooga T	TN 332,500	618,742	None None	332,500	618,742	951,242
Chattanooga T	TN 300,373	559,077	-39,679 None	260,694	559,077	819,771
Chattanooga T	TN 175,000	326,242	None None	175,000	326,242	501,242
Cleveland T	TN 110,009	205,545	None None	110,009	205,545	315,554
Cleveland T	TN 227,500	423,742	None None	227,500	423,742	651,242
Cleveland T	TN 280,000	521,242	None None	280,000	521,242	801,242
Cleveland T	TN 245,000	456,242	None None	245,000	456,242	701,242
	TN 157,500	293,742	None None	157,500	293,742	451,242
Cleveland T	TN 122,500	228,742	None None	122,500	228,742	351,242
	TN 300,373	559,077	None None	300,373	559,077	859,450
2	TN 262,500	488,742	None None	262,500	488,742	751,242
	TN 181,731	338,742	None None	181,731	338,742	520,473
	TN 315,000	586,242	None None	315,000	586,242	901,242
	TN 192,500	358,742	None None	192,500	358,742	551,242
	TN 525,000	976,242	None None	525,000	976,242	1,501,242
2	TN 191,151	355,563	None None	191,151	355,563	546,714
	TN 484,313	900,680	None None	484,313	900,680	1,384,993
	TN 271,250	504,992	None None	271,250	504,992	776,242
	TN 513,215	954,355	None None	513,215	954,355	1,467,570
	TN 94,500	176,742	None None	94,500	176,742	271,242
	TN 300,373	559,077	None None	300,373	559,077	859,450
	TN 332,500	618,742	None None	332,500	618,742	951,242
01	IN 155,603	289,545	None None	155,603	289,545	445,148
U I	TN 310,303	576,845	None None	310,303	576,845	887,148
Ų	TN 340,000	650,000	None None	340,000	650,000	990,000
U	TN 577,500	1,073,742	-15,745 None	561,755	1,073,742	1,635,497
	TN 266,119	495,463	None None	266,119	495,463	761,582
	TN 281,675	524,352	None None	281,675	524,352	806,027
	TN 319,846	595,242	None None	319,846	595,242	915,088
U	TN 271,173	504,849	None None	271,173	504,849	776,022
	TN 397,128	738,764	None None	397,128	738,764	1,135,892
Murfreesboro T		1,021,742	None None	549,500	1,021,742	1,571,242
Murfreesboro T		870,032	None None	467,810	870,032	1,337,842
Murfreesboro T		559,077	None None	300,373	559,077	859,450
Nashville T	TN 498,628	927,264	None None	498,628	927,264	1,425,892

Ocoee	ΤN	119,792	223,713	-11,239 None	108,553	223,713	332,266
Ooltewah	TN	234,231	436,241	None None	234,231	436,241	670,472
Ooltewah	TN	700,000	1,301,242	-190,623 None	635,909	1,174,710	1,810,619
Ooltewah	TN	105,000	196,242	None None	105,000	196,242	301,242
Red Bank	TN	350,000	651,242	None None	350,000	651,242	1,001,242
Roan	TN	286,303	532,274	None None	286,303	532,274	818,577
Mountain							
Shelbyville	TN	320,229	595,953	None None	320,229	595,953	916,182
Smyrna	TN	426,466	793,251	None None	426,466	793,251	1,219,717
Smyrna	TN	630,000	1,170,036	None None	630,000	1,170,036	1,800,036
Soddy Daisy	TN	297,500	553,732	None None	297,500	553,732	851,232
Soddy Daisy	TN	350,000	651,242	None None	350,000	651,242	1,001,242
Soddy Daisy	TN	245,000	456,242	None None	245,000	456,242	701,242
Sweetwater	ΤN	122,500	228,742	None None	122,500	228,742	351,242
Sweetwater	TN	339,231	1,131,287	None None	339,231	1,131,287	1,470,518
Sweetwater	TN	133,000	248,242	None None	133,000	248,242	381,242
Abingdon	VA	57,847	107,997	None None	57,847	107,997	165,844
Big Stone	VA	527,303	979,860	None None	527,303	979,860	1,507,163
Gap							

		Initial Cost to Com It	Buildings, nprovements	Cost Capitalized Subsequent to Acquisition		l (Notes 2, 3, 5, 6 Buildings, Improvements	
Description			and Acquisition	Corryin	a	and Acquisition	Ac De
Description (Note 1)		Land	Fees	Carryin Improvements Costs	g Land	Fees	Total (
Bristol	VA	213,369	396,824	None None	213,369	396,824	610,193
Bristol	VA	268,303	498,845	None None	268,303	498,845	767,148
Bristol	VA	171,156	318,428	None None	171,156	318,428	489,584
Castlewood	VA	387,303	720,307	None None	387,303	720,307	1,107,610
Cedar Bluff	VA	492,303	915,307	None None	492,303	915,307	1,407,610
Chatham	VA	347,728	525,031	None None	347,728	525,031	872,759
Chesapeake	VA	225,000	400,366	None None	225,000	400,366	625,366
Clintwood	VA	378,553	703,610	None None	378,553	703,610	1,082,163
Coeburn	VA	168,934	314,764	None None	168,934	314,764	483,698
Coeburn	VA	312,303	581,021	None None	312,303	581,021	893,324
Coeburn	VA	282,303	525,307	None None	282,303	525,307	807,610
Collinsville	VA	84,465	130,137	None None	84,465	130,137	214,602
Danville	VA	149,276	227,333	None None	149,276	227,333	376,609
Danville	VA	83,644	128,884	None None	83,644	128,884	212,528
Danville	VA	266,722	403,501	None None	266,722	403,501	670,223
Franklin	VA	536,667	863,699	None None	536,667	863,699	1,400,366
Gate City	VA	422,303	784,845	None None	422,303	784,845	1,207,148
Glen Allen	VA	700,000	440,965	None 297	700,000	441,262	1,141,262
Hampton	VA	433,985	459,108	None 297	433,985	459,405	893,390
Highland Springs	VA	396,720	598,547	None None	396,720	598,547	995,267
Honaker	VA	492,303	915,307	None None	492,303	915,307	1,407,610
Martinsville	eVA	246,820	373,653	None None	246,820	373,653	620,473
Martinsville	eVA	83,521	128,706	None None	83,521	128,706	212,227
Midlothian	VA	325,000	302,872	None None	325,000	302,872	627,872
Newport News	VA	490,616	605,304	None 297	490,616	605,601	1,096,217
Norton	VA	157,826	293,688	None None	157,826	293,688	451,514
Norton	VA	457,303	849,860	None None	457,303	849,860	1,307,163
Norton	VA	222,256	413,344	None None	222,256	413,344	635,600
Pound	VA	256,170	476,327	None None	256,170	476,327	732,497
Pound	VA	276,303	513,717	None None	276,303	513,717	790,020
Richlands	VA	140,051	261,125	None None	140,051	261,125	401,176
Richmond	VA	700,000	400,740	None 297	700,000	401,037	1,101,037
Richmond	VA	400,000	250,875	None 297	400,000	251,172	651,172
Richmond	VA	1,000,000	740	None 297	1,000,000	1,037	1,001,037
Richmond	VA	700,000	100,695	None 297	700,000	100,992	800,992
Richmond	VA	1,144,841	3,371,146	None None	1,144,841	3,371,146	4,515,987
Richmond	VA	298,227	451,014	None None	298,227	451,014	749,241
Richmond	VA	329,698	498,015	None None	329,698	498,015	827,713

Richmond	VA	213,982	324,659	None None	213,982	324,659	538,641
Richmond	VA	482,735	727,776	None None	482,735	727,776	1,210,511
Richmond	VA	350,453	529,365	None None	350,453	529,365	879,818
Richmond	VA	323,496	488,918	None None	323,496	488,918	812,414
Richmond	VA	278,443	421,584	None None	278,443	421,584	700,027
Roanoke	VA	325,000	575,366	None None	325,000	575,366	900,366
Rosedale	VA	211,147	393,160	None None	211,147	393,160	604,307
Sandston	VA	152,535	232,528	None None	152,535	232,528	385,063
South	VA	160,893	244,778	None None	160,893	244,778	405,671
Boston							
St. Paul	VA	334,803	622,807	None None	334,803	622,807	957,610
St. Paul	VA	422,303	785,307	None None	422,303	785,307	1,207,610
Stafford	VA	271,865	601,997	None 6	271,865	602,003	873,868
Staunton	VA	675,000	1,000,366	None None	675,000	1,000,366	1,675,366
Suffolk	VA	700,000	1,000,366	None None	700,000	1,000,366	1,700,366
Tazewell	VA	153,382	285,882	None None	153,382	285,882	439,264
Troutville	VA	575,000	975,366	None None	575,000	975,366	1,550,366
Virginia	VA	1,194,560	2,218,773	None None	1,194,560	2,218,773	3,413,333
Beach							
Warrenton	VA	515,971	649,125	None None	515,971	649,125	1,165,096
F-24							

		Initial Cost	to Company Buildings, Improvements and	Cost Capita Subseque to Acquisit	nt	Gross Amount a at Close of Perio	t Which Carried od (Notes 2, 3, 5, 6 Buildings, Improvements and	5 and 7) A
Description (Note 1)		Land	Acquisition Fees	( Improvements	Carryin Costs	g Land	Acquisition Fees	I Total
Weber City	VA	369,803	687,345	None	None	369,803	687,345	1,057,148
Williamsburg	gVA	838,172	1,556,910	None	None	838,172	1,556,910	2,395,082
Wise	VA	334,803	622,360	None	None	334,803	622,360	957,163
Wise	VA	66,733	124,517	None	None	66,733	124,517	191,250
Wise	VA	527,303	979,860	None	None	527,303	979,860	1,507,163
Wytheville	VA	1,222,535	1,577,830	None	None	1,222,535	1,577,830	2,800,365
Yorktown	VA	309,435	447,144	None	297	309,435	447,441	756,876
East Troy	WI	578,813	1,072,938	2,000	None	578,813	1,074,938	1,653,750
Craft and Novelty								
Cutler Ridge		743,498	657,485	182,751		743,498	875,398	1,618,896
Tampa	FL	401,874	933,768	28,336		401,874	962,104	1,363,978
Rockford	IL	159,587	618,398		None	159,587	618,398	777,985
Stony Brook		980,000	1,801,586	5,641	232	980,000	1,807,459	2,787,459
Pleasant Hill	sPA	631,084	1,172,563	None	None	631,084	1,172,563	1,803,647
Distribution a Office								
Escondido	CA	1,949,339	12,966,248		None	1,949,339	12,970,266	14,919,605
Lenexa	KS	3,688,591	6,850,770		None	3,688,591	6,850,770	10,539,361
Wilbraham	MA	9,626,112	17,877,779	2,500	None	9,626,112	17,880,279	27,506,391
Dave Sterre								
Drug Stores	AT	1 150 000	1 470 627	Nona	None	1 150 000	1 470 627	2 620 627
Montgomery Bakersfield	AL CA	1,150,000	1,479,627 3,501,678		None None	1,150,000	1,479,627 3,501,678	2,629,627 3,501,678
Encinitas	CA	-	3,751,713		None	-	3,751,713	3,751,713
Indio	CA	2,205,539	4,096,524		None	2,205,539	4,096,524	6,302,063
Tracy	CA	2,467,993	4,584,246		None	2,467,993	4,584,246	7,052,239
Colorado	CO	1,025,000			None	1,025,000	1,645,371	2,670,371
Springs	00	1,025,000	1,010,071	rtone	rione	1,023,000	1,010,071	2,070,371
Fort Collins	CO	1,100,000	1,385,014	None	None	1,100,000	1,385,014	2,485,014
Casselberry	FL	1,075,020	1,664,284		None	1,075,020	1,664,284	2,739,304
Adel	GA	500,000	1,056,116		None	500,000	1,056,116	1,556,116
Blackshear	GA	430,000	1,005,393		None	430,000	1,005,393	1,435,393
Bowdon	GA	410,000	1,010,615	None	None	410,000	1,010,615	1,420,615
Cairo	GA	330,000	1,152,243	None	None	330,000	1,152,243	1,482,243
Quitman	GA	730,000	856,586	None	None	730,000	856,586	1,586,586
Woodstock	GA	930,000	1,035,544	None	None	930,000	1,035,544	1,965,544
Blackfoot	ID	560,000	1,932,186	None	None	560,000	1,932,186	2,492,186

Burley	ID	700,000	2,011,543	None	None	700,000	2,011,543	2,711,543
Chubbuck	ID	890,000	1,267,183	None	None	890,000	1,267,183	2,157,183
Salem	IN	-	2,351,296	None	None	-	2,351,296	2,351,296
Elkton	MD	1,751,013	3,252,546	None	None	1,751,013	3,252,546	5,003,559
Laurel	MD	-	2,400,696	None	None	-	2,400,696	2,400,696
Portland	ME	2,100,849	3,902,402	None	None	2,100,849	3,902,402	6,003,251
Gladwin	MI	1,365,747	2,536,910	None	None	1,365,747	2,536,910	3,902,657
Metamora	MI	859,139	2,291,557	None	None	859,139	2,291,557	3,150,696
Carson City	NV	800,000	2,770,950	None	None	800,000	2,770,950	3,570,950
Reno	NV	1,100,000	2,602,911	None	None	1,100,000	2,602,911	3,702,911
Reno	NV	850,000	2,306,647	None	None	850,000	2,306,647	3,156,647
Sparks	NV	1,000,000	2,271,513	None	None	1,000,000	2,271,513	3,271,513
Sun Valley	NV	550,000	2,678,380	None	None	550,000	2,678,380	3,228,380
Cortland	OH	1,440,000	1,364,725	1,250	None	1,440,000	1,365,975	2,805,975
Madison	OH	580,000	1,272,742	None	None	580,000	1,272,742	1,852,742
Mayfield	OH	-	2,703,730	None	None	-	2,703,730	2,703,730
Heights								
Warren	OH	960,000	1,326,083	None	None	960,000	1,326,083	2,286,083
Warren	OH	800,000	1,241,503	None	None	800,000	1,241,503	2,041,503

		Initial Cost to Co	ompany Buildings, Improvements and	Cost Capital Subsequer to Acquisit	nt	Gross Amount a at Close of Perio	t Which Carried od (Notes 2, 3, 5, 6 Buildings, Improvements and	5 and 7)
Description			Acquisition	(	Carryin	ıg	Acquisition	
(Note 1)		Land	•	Improvements	-	Land	Fees	Total
Willowick	OH	530,000	1,241,308	None	None	530,000	1,241,308	1,771,30
Beaver	PA	-	3,003,160		None		3,003,160	3,003,16
Delmont	PA	720,000	1,246,023	10,475			1,256,498	1,976,49
Gettysburg	PA	-	2,500,750		None		2,500,750	2,500,75
Girard	PA	-	1,782,996		None		1,782,996	1,782,99
Johnstown	PA	250,000	2,593,436		None		2,593,436	2,843,43
Johnstown	PA	600,000	2,010,255		None	,	2,010,255	2,610,25
Murrysville	PA	710,000	1,666,912		None		1,666,912	2,376,91
Oakdale	PA	1,255,750	2,995,001		None		2,995,001	4,250,75
Philadelphia	PA	-	3,803,732		None		3,803,732	3,803,73
Reading	PA	1,400,000	3,304,996		None		3,304,996	4,704,99
Saint Marys	PA	1,663,632	3,090,403		None		3,090,403	4,754,03
Slippery Rock		-	1,778,404		None		1,778,404	1,778,40
West Norriton		-	3,603,611		None		3,603,611	3,603,61
Wexford	PA	2,300,000	2,606,080		None		2,606,080	4,906,08
Yeadon	PA	-	3,253,285		None		3,253,285	3,253,28
Fredericksburg	•	-	2,901,815		None		2,901,815	2,901,81
Buckhannon	WV	1,716,898	3,189,190	None	None	1,716,898	3,189,190	4,906,08
Entertainment								
Riverside	CA	7,800,000	130	,			130	7,383,14
Vista	CA	2,300,000	22		None	, ,	22	2,300,02
Dania	FL	8,272,080	1,713	None			1,749	8,273,82
Marietta	GA	1,500,000	768		None		768	1,500,76
Norcross	GA	1,600,000	768	1,0110	None	1,000,000	768	1,600,76
Greensboro	NC	4,000,000	463		None		463	4,000,46
Brookhaven	NY	1,500,000	745		None		745	1,500,74
Riverhead	NY	6,200,000	744	None	None	6,200,000	744	6,200,74
Equipment Re	ental S	Services						
Lake Worth	FL	679,079	1,262,568	None	None	679,079	1,262,568	1,941,64
Lewisville	TX	1,010,134	1,202,508		None	,	1,202,308	2,887,51
	171	1,010,134	1,077,504	Tione	TUNE	1,010,157	1,077,307	2,007,51
Financial Services								
Phoenix	AZ	245 137	456,324	None	None	245,137	456,324	701.46
		245,137						701,46
Calorado	CO	66,500	147,699				147,845	214,34
Colorado Springs	CO	313,250	695,730	40,5002	20,171	313,250	756,401	1,069,65
Clearwater	FL	476,179	725,023	6,500	120	476,179	731,643	1,207,82

Orlando	FL	532,556	940,177	None None	532,556	940,177	1,472,73
Hinesville	GA	172,611	383,376	23,85017,822	172,611	425,048	597,65
Couer D'Alene	e ID	165,900	368,468	None None	165,900	368,468	534,36
Blue Springs	MO	222,569	494,333	None 56	222,569	494,389	716,95
Albuquerque	NM	80,500	178,794	8,003 299	80,500	187,096	267,59
Santa Fe	NM	70,000	155,473	None 327	70,000	155,800	225,80
Pasadena	TX	385,199	716,468	None None	385,199	716,468	1,101,66
Madison	WI	154,375	287,794	None None	154,375	287,794	442,16
Milwaukee	WI	265,985	495,071	None None	265,985	495,071	761,05
General							
Merchandise							
Canon City	CO	339,045	630,531	None None	339,045	630,531	969,57
Monte Vista	CO	47,652	582,159	None None	47,652	582,159	629,81
Groveland	FL	101,782	189,258	None 189	101,782	189,447	291,22
Clarinda	IA	439,267	816,010	None None	439,267	816,010	1,255,27
Garnett	KS	59,690	518,121	None None	59,690	518,121	577,81
F-26							

	]	Initial Cost to Co	Buildings, Improvements	Cost Capita Subseque to Acquisit	ent	Gross Amount at at Close of Perior	od (Notes 2, 3, 5, 6 Buildings, Improvements	6 and 7)
			and		~		and	
Description (Note 1)		Land	Acquisition Fees	Improvements	Carrying Costs	Land	Acquisition Fees	Total
Hillsboro	KS	335,292	622,914	None	None	335,292	622,914	958,206
	KS	423,725	787,146			423,725	787,146	
1 0	MN	89,723	559,300			89,723	559,300	
	MN	88,892	553,997	None		88,892	553,997	642,889
U	MN	49,483	525,406			49,483	525,406	
Spring Valley	MN	69,785	579,238	None	None	69,785	579,238	
·	MN	70,000	580,000	None	None	70,000	580,000	
Independence	MO	210,643	467,844	None	None	210,643	467,844	
	MO	210,070	466,571	None		210,070	466,773	
	MO	168,350	373,910	None	202	168,350	374,112	
Willow	MO	416,494	773,718	None	None	416,494	773,718	
Springs	- 10	50 222		Name	NT	50 222		(24.905
	ND	59,333	565,562	None		59,333	565,562	
	NE	362,675	673,768	None		362,675	673,768	
1	NE	388,599	721,914	None		388,599	721,914	
	NM OP	59,559	616,252	None		59,559	616,252	
	OR	180,250	400,336		24,082	180,250	473,506	
1	TN TV	197,708	507,647		23,366	197,708	548,683	746,391
	TX TV	140,000	419,734	None		140,000	419,907	559,907
	TX TV	243,060	451,661	None		243,060	451,661	694,721
	ΤX	92,535	505,276	None	None	92,535	505,276	597,811
City	TV	212 408	204 725	Nono	Mono	212 408	204 725	607.142
	TX TY	212,408	394,735	None		212,408	394,735	607,143 1 866 506
	TX TY	544,075	1,322,431	None		544,075	1,322,431	1,866,506
	TX TY	407,657	757,362	None		407,657	757,362	1,165,019
	TX TY	79,280	1,299,056	None		79,280	1,299,056	
	TX WA	390,147	724,821	None		390,147	724,821	1,114,968
· 1	WA	173,250 196,000	384,795		22,956		407,751	581,001
	WA WA	,	435,317		29,290	,	506,963	
Tacoma	WA	189,000	419,777	INOIIC	19,263	189,000	439,040	628,040
Grocery								
Stores	<b>A</b>	1 505 000	0.705.201	Nana	Mana	1 505 000	2 705 221	4 200 221
	CA	1,505,000	2,795,321	None		1,505,000	2,795,321	4,300,321
	CA	1,190,000	2,210,308	None		1,190,000	2,210,308	
	CO	426,675	1,199,508		91,455	426,675	1,290,963	
Council Bluffs	IA	255,217	117,792	47,100	16,846	255,217	181,826	437,043
	IN	2,140,000	4,689,646	None	None	2,140,000	4,689,646	6,829,646
	NV	456,000	562,344		30,571	456,000	612,648	

Central Point	OR	840,000	1,560,308	None	None	840,000	1,560,308	2,400,308
Phoenix	OR	840,000	1,560,308	None	None	840,000	1,560,308	2,400,308
Sheboygan	WI	1,513,216	4,427,968	15,220	10,182	1,513,216	4,453,370	5,966,586
Health and Fitness								
Paradise Valley	AZ	2,608,389	3,418,783	None	None	2,608,389	3,418,783	6,027,172
Diamond Bar	r CA	3,038,879	4,338,722	None	None	3,038,879	4,338,722	7,377,601
Norco	CA	1,247,243	3,807,569	None	None	1,247,243	3,807,569	5,054,812
Casselberry	FL	1,979,598	8,256,394	14,5541	171,522	1,979,598	8,442,470	10,422,068
Coral Springs	s FL	891,496	2,798,204	None	None	891,496	2,798,204	3,689,700
Hialeah	FL	2,104,393	3,910,500	None	None	2,104,393	3,910,500	6,014,893
Miami	FL	3,115,101	4,439,526	None	None	3,115,101	4,439,526	7,554,627
Oakland Park	ς FL	2,800,000	2,196,480	None	None	2,800,000	2,196,480	4,996,480
Orlando	FL	2,144,778	3,755,905	None	None	2,144,778	3,755,905	5,900,683
Pembroke	FL	1,714,388	4,387,824	None	None	1,714,388	4,387,824	6,102,212
Pines								
Alsip	IL	2,944,221	5,467,839	None	None	2,944,221	5,467,839	8,412,060
Bolinbrook	IL	3,010,512	8,161,186	None	None	3,010,512	8,161,186	11,171,698
Glendale	IL	1,213,770	2,255,063	None	None	1,213,770	2,255,063	3,468,833
Heights								
Waukegan	IL	2,961,950	5,500,766	None	None	2,961,950	5,500,766	8,462,710
F-27								

		Initial Cost to Co	Buildings, Improvements	Cost Capita Subseque to Acquisit	nt	Gross Amount at at Close of Perio	d (Notes 2, 3, 5, 6 Buildings, Improvements	
			and		- ·		and	A
Description (Note 1)		Land	Acquisition Fees	Improvements	Carryin Costs	g Land	Acquisition Fees	D Total
Indianapolis	S IN	3,008,186	6,999,881	None	None	3,008,186	6,999,881	10,008,067
Southport	IN	2,121,873	7,522,735		None	2,121,873	7,522,735	9,644,608
Nottingham		3,055,453	5,675,230		None	3,055,453	5,675,230	8,730,683
Roseville	MN	3,611,925	8,804,654		None	3,611,925	8,804,654	12,416,579
East	NJ	1,654,529	3,073,912		None	1,654,529	3,073,912	4,728,441
Brunswick		, ,	, ,			, ,	, ,	, ,
Yonkers	NY	1,488,894	2,765,894	None	None	1,488,894	2,765,894	4,254,788
Beachwood	OH	1,504,354	2,794,305	None	None	1,504,354	2,794,305	4,298,659
Philadelphia	aPA	2,254,830	4,188,725	None	None	2,254,830	4,188,725	6,443,555
Cypress	ΤX	1,417,377	5,696,789	None	None	1,417,377	5,696,789	7,114,166
Dallas	ΤX	5,293,733	6,555,637	None	None	5,293,733	6,555,637	11,849,370
Fort Worth	ΤX	1,445,901	5,277,886	None	None	1,445,901	5,277,886	6,723,787
Keller	ΤX	1,478,222	5,679,604	None	None	1,478,222	5,679,604	7,157,826
McKinney	ΤХ	1,805,460	5,972,111	None	None	1,805,460	5,972,111	7,777,571
Plano	ΤX	3,178,115	5,832,224	None	None	3,178,115	5,832,224	9,010,339
San Antonic	σTX	1,120,000	2,075,196	None	None	1,120,000	2,075,196	3,195,196
San Antonio	ъTХ	1,200,000	2,489,568	None	None	1,200,000	2,489,568	3,689,568
Kent	WA	4,086,250	7,588,750	None	None	4,086,250	7,588,750	11,675,000
Home								
Furnishings								
Osceola	AR	88,759	520,047	4,083	None	88,759	524,130	612,889
Danbury	CT	643,736	3,621,163	41,456		643,736	3,662,619	4,306,355
Brandon	FL	430,000	1,020,608	None	218	430,000	1,020,826	1,450,826
Jupiter	FL	1,698,316	3,209,801	None	106	1,698,316	3,209,907	4,908,223
Melbourne		269,697	522,414	None	220	269,697	522,634	792,331
Ocala	FL	339,690	543,504		12,737	339,690	556,241	895,931
Tampa	FL	685,000	885,624	None	218	685,000	885,842	1,570,842
Tampa	FL	494,763	767,737	71,880		494,763	841,471	1,336,234
West Palm	FL	347,651	706,081	69,111	32,441	347,651	807,633	1,155,284
Beach		254 002	406 010	Nterre	155	254.002	497 267	742 160
Rome	GA	254,902	486,812	None	455	254,902	487,267	742,169
•	IA	270,000	930,689	None	146	270,000	930,835	1,200,835
Boise	ID ID	158,400	351,812		5,602	158,400	357,414	515,814
Nampa Joilat	ID п	183,743	408,101		6,375	183,743	414,476	598,219
Joilet	IL IN	440,000	910,689	None	244	440,000	910,933	1,350,933
Anderson Wightte	IN KS	180,628	653,162	100,170		180,628	769,287	949,915
Wichita Alexandria	KS	430,000	740,725	None	146 None	430,000 400,000	740,871 810,608	1,170,871
Alexandria Monroe		400,000 450,000	810,608 835,608		None	400,000	810,608	1,210,608
Monroe	LA	450,000	055,008	INOILE	none	450,000	055,008	1,285,608

Shreveport	LA	525,000	725,642	None	None	525,000	725,642	1,250,642
Battle Creel	кMI	485,000	895,689	None	209	485,000	895,898	1,380,898
Eden Prairie	e MN	500,502	1,055,244	None	None	500,502	1,055,244	1,555,746
Gulfport	MS	299,464	502,326	49,9881	16,756	299,464	569,070	868,534
Hattiesburg	MS	300,000	660,608	None	None	300,000	660,608	960,608
Ridgeland	MS	281,867	769,890	None	211	281,867	770,101	1,051,968
Omaha	NE	1,956,296	3,949,402	None	None	1,956,296	3,949,402	5,905,698
Staten	NY	3,190,883	2,569,802	9,932	31	3,190,883	2,579,765	5,770,648
Island								
Lancaster	OH	250,000	830,689	None	230	250,000	830,919	1,080,919
Altoona	PA	455,000	745,694	None	None	455,000	745,694	1,200,694
Erie	PA	510,000	900,689	None	None	510,000	900,689	1,410,689
Pennsdale	PA	315,000	835,648	None	None	315,000	835,648	1,150,648
Whitehall	PA	515,525	1,146,868	None	457	515,525	1,147,325	1,662,850
Columbia	SC	600,000	900,725	None	428	600,000	901,153	1,501,153
Jackson	TN	380,000	750,608	None	82	380,000	750,690	1,130,690
Memphis	TN	804,262	1,432,520	None	192	804,262	1,432,712	2,236,974
Abilene	ΤX	400,000	680,616	None	None	400,000	680,616	1,080,616
Cedar Park	ΤX	253,591	827,237	None	3,011	253,591	830,248	1,083,839

F-28

		Initial Cost to Co	mpany Buildings, Improvements and	Cost Capitali Subsequen to Acquisitio	t	Gross Amount at at Close of Perio	t Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	5 and 7)
Description (Note 1)		Land	Acquisition Fees	C Improvements	arrying Costs	g Land	Acquisition Fees	Total
Houston	TX	867,767	687,042	163,642	2,277	867,767	852,961	1,720,728
Plainview	ΤХ	125,000	734,558	40,0001		125,000	785,283	910,283
San Antonio	ΤX	323,451	637,991	47,9143		323,451	720,171	1,043,622
Spring	ΤX	1,794,872	1,810,069	35,899	152	1,794,872	1,846,120	3,640,992
Webster	ΤX	283,604	538,002	2,470	226	283,604	540,698	824,302
Lacey	WA	171,150	380,125	21,071	117	171,150	401,313	572,463
Pasco	WA	161,700	359,142	56,707	7,222	161,700	423,071	584,771
Eau Claire	WI	260,000	820,689	None	146	260,000	820,835	1,080,835
La Crosse	WI	372,883	877,812	None	146	372,883	877,958	1,250,841
Home Improvement	t							
Lawndale	CA	667,007	1,238,841	None	None	667,007	1,238,841	1,905,848
Los Angeles	CA	902,494	1,676,204	None	None	902,494	1,676,204	2,578,698
Los Angeles		163,668	304,097	None	78	163,668	304,175	467,843
Van Nuys	CA	750,293	1,393,545	None	None	750,293	1,393,545	2,143,838
West Covina	CA	311,040	577,733	None	None	311,040	577,733	888,773
Orange Park	FL	478,314	618,348	None	None	478,314	618,348	1,096,662
Pensacola	FL	419,842	1,899,287	63,585	240	419,842	1,963,112	2,382,954
Des Moines	IA	225,771	682,604	None	None	225,771	682,604	908,375
Broadview	IL	345,166	641,739	None	None	345,166	641,739	986,905
Springfield	IL	219,859	630,595	17,583	17	219,859	648,195	868,054
Lenexa	KS	1,051,077	1,952,233	None	None	1,051,077	1,952,233	3,003,310
Baltimore	MD	171,320	318,882	None	86	171,320	318,968	490,288
Blue Springs	MO	870,071	1,616,080	None	None	870,071	1,616,080	2,486,151
Chillicothe	MO	804,948	1,495,138	None	None	804,948	1,495,138	2,300,086
Columbia	MO	2,039,436	3,787,757	None	30	2,039,436	3,787,787	5,827,223
Columbia,	MO	1,080,521	2,006,915	None	None	1,080,521	2,006,915	3,087,436
Fulton	MO	791,603	1,470,353	None		791,603	1,470,353	2,261,956
Jefferson City		1,481,299	2,751,217	None		1,481,299	2,751,217	4,232,516
Kirksville	MO	1,421,788	2,640,696	None		1,421,788	2,640,696	4,062,484
Macon	MO	493,394	916,537	None		493,394	916,537	1,409,931
Moberly	MO	1,293,387	2,402,283	None		1,293,387	2,402,283	3,695,670
Omaha	NE	1,515,773	2,816,678	None		1,515,773	2,816,678	4,332,451
Rochester	NY	158,168	294,456	None		158,168	294,456	452,624
Carrollton	TX	201,569	374,342	None		201,569	374,342	575,911
Mesquite	TX	1,049,287	1,949,085	134,5287		1,049,287	2,159,645	3,208,932
Midland	TX	1,590,052	2,953,473	None		1,590,052	2,953,473	4,543,525
Odessa	TX	1,346,834	2,501,783	None		1,346,834	2,501,783	3,848,617
Pasadena	ΤX	147,535	274,521	None	None	147,535	274,521	422,056

Plano	ΤХ	363,851	676,249	None None	363,851	676,249	1,040,100
San Antonio	ΤX	367,890	683,750	None None	367,890	683,750	1,051,640
Chesapeake	VA	144,014	649,869	None11,754	144,014	661,623	805,637
Spokane	WA	66,150	146,921	None 242	66,150	147,163	213,313
_							
Motor Vehicl	e Delaer	rships					
Robertsdale	AL	3,026,015	6,117,490	None None	3,026,015	6,117,490	9,143,505
Golden	CO	4,004,339	1,602,070	-155,187 196	3,849,152	1,602,266	5,451,418
Longmont	CO	2,502,092	6,906,609	None None	2,502,092	6,906,609	9,408,701
Gulf Breeze	FL	3,518,413	905,480	None None	3,518,413	905,480	4,423,893
Snellville	GA	1,137,266	3,221,767	None 51	1,137,266	3,221,818	4,359,084
Woodstock	GA	2,509,102	2,509,993	None None	2,509,102	2,509,993	5,019,095
Island Lake	IL	2,107,134	6,383,412	None None	2,107,134	6,383,412	8,490,546
Colfax	NC	1,125,979	2,196,033	None None	1,125,979	2,196,033	3,322,012
Statesville	NC	2,353,825	4,159,653	None None	2,353,825	4,159,653	6,513,478
Chichester	NH	578,314	4,546,307	None None	578,314	4,546,307	5,124,621

F-29

		Initial Cost to Co	ompany Buildings, Improvements and	Cost Capital Subsequer to Acquisiti	nt	Gross Amount at at Close of Perio	Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	5 and 7)
Description (Note 1)		Land	Acquisition Fees		Costs		Acquisition Fees	Total
(INOLE I)		Land	rees	Improvements	Costs	Land	rees	Totai
Churchville	NY	1,000,000	5,755,166	None	None	1,000,000	5,755,166	6,755,166
Green	OH	715,953	554,589	None	None	715,953	554,589	1,270,542
Hillsboro	OR	1,611,084	1,936,755	None	None	1,611,084	1,936,755	3,547,839
Woods Village	OR	3,822,277	5,687,110	None	None	3,822,277	5,687,110	9,509,387
Myrtle Beach	SC	4,099,824	2,081,997	-1,800,804	None	2,299,020	2,081,997	4,381,017
Austin	ΤХ	2,100,000	3,900,895	None	None	2,100,000	3,900,895	6,000,895
Katy	ΤХ	1,347,454	8,564,135	None	None	1,347,454	8,564,135	9,911,589
Office Supplies								
Lakewood	CA	1,398,387	3,098,607	None	None	1,398,387	3,098,607	4,496,994
Riverside	CA	1,410,177	1,659,850	None	None	1,410,177	1,659,850	3,070,027
Casselberry	FL	-	1,277,112	None	None	-	1,277,112	1,277,112
Hutchinson	KS	269,964	1,704,013	52,136	None	269,964	1,756,149	2,026,113
Salina	KS	240,423	1,829,837	51,939	None	240,423	1,881,776	2,122,199
Sikeston	MO	409,114	2,005,416	None	None	409,114	2,005,416	2,414,530
Helena	MT	564,241	1,503,118	14,233	None	564,241	1,517,351	2,081,592
Asheboro	NC	465,557	2,176,416	21,418	None	465,557	2,197,834	2,663,391
Westbury	NY	3,808,076	2,377,932	None		3,808,076	2,377,932	6,186,008
New Philiadelphia	OH	726,636	1,650,672	7,960	None	726,636	1,658,632	2,385,268
Pet Supplies a	nd Se	ervices						
**	FL	347,794	905,248	46,0002	9,793	347,794	981,041	1,328,835
Duluth	GA	361,058	1,591,629	None		361,058	1,591,629	1,952,687
Marietta	GA	495,412	1,526,370	None	None	495,412	1,526,370	2,021,782
Indianapolis	IN	427,000	1,296,901	None	None	427,000	1,296,901	1,723,901
Sudbury	MA	543,038	2,477,213	None	None	543,038	2,477,213	3,020,251
Tyngsborough	hМA	312,204	1,222,522	None	None	312,204	1,222,522	1,534,726
Warren	MI	356,348	903,351	15,0181	5,844	356,348	934,213	1,290,561
Matthews	NC	610,177	1,394,743	None	None	610,177	1,394,743	2,004,920
North Plainfield	NJ	985,430	1,590,447	None	17	985,430	1,590,464	2,575,894
Albuquerque	NM	684,036	874,914	300,0004	2,875	684,036	1,217,789	1,901,825
Maineville	OH	173,105	384,468	4,8351		173,105	402,023	575,128
Dickson City		659,790	1,880,722	5,396		659,790	1,886,118	2,545,908
Mt Pleasant	SC	40,700	180,400	17,3851		40,700	216,723	257,423
Clarksville	TN	290,775	395,870	None	13	290,775	395,883	686,658

Private Education							
Mobile	AL	78,400	237,671	40,370 5,564	78,400	283,605	362,005
Peoria	AZ	281,750	625,779	69,85432,448	281,750	728,081	1,009,831
Coconut Creek	FL	310,111	1,243,682	None None	310,111	1,243,682	1,553,793
Las Vegas	NV	1,080,444	3,346,772	None None	1,080,444	3,346,772	4,427,216
Arlington	ΤX	195,650	387,355	None 6,796	195,650	394,151	589,801
Austin	ΤX	238,000	528,604	77,98824,766	238,000	631,358	869,358
Coppell	ΤX	208,641	463,398	28,600 8,150	208,641	500,148	708,789
Missouri City	TX	221,025	437,593	2,20221,467	221,025	461,262	682,287
Sugar Land	ΤХ	1,600,000	6,300,995	None None	1,600,000	6,300,995	7,900,995
Chantilly	VA	688,917	3,208,607	None None	688,917	3,208,607	3,897,524
Kingstowne	VA	300,000	1,191,396	None None	300,000	1,191,396	1,491,396
Restaurants							
Alabaster	AL	335,197	622,697	None None	335,197	622,697	957,894
Andalusia	AL	252,403	468,949	None None	252,403	468,949	721,352
Atmore	AL	272,044	505,636	None None	272,044	505,636	777,680
Attalla	AL	148,993	276,890	None None	148,993	276,890	425,883
F-30							

		Initial Cost to Co	mpany Buildings, Improvements and	Cost Capitalized Subsequent to Acquisition	Gross Amount at at Close of Perio	Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	and 7)
Description (Note 1)		Land	Acquisition Fees	Carryin Improvements Costs	g Land	Acquisition Fees	De Total (
Bessemer	AL	172,438	320,429	None None	172,438	320,429	492,867
Boaz	AL	829,001	1,541,245	None None	829,001	1,541,245	2,370,246
Brent	AL	134,432	249,846	None None	134,432	249,846	384,278
Clanton	AL	230,036	427,391	None None	230,036	427,391	657,427
Demopolis	AL	251,349	466,972	None None	251,349	466,972	718,321
Enterprise	AL		1,563,474	None None	840,946	1,563,474	2,404,420
Evergreen	AL		276,881	None None	148,982	276,881	425,863
Fort Payne	AL		563,001	None None	303,056	563,001	866,057
Fort Payne	AL		1,513,596	None None	814,113	1,513,596	2,327,709
Gadsden	AL	,	449,977	None None	242,194	449,977	692,171
Gadsden	AL	,	1,582,332	None 456	851,124	1,582,788	2,433,912
	AL	,	740,568	None None	398,669	740,568	1,139,237
Greenville	AL	,	420,117	None None	226,108	420,117	646,225
Haleyville	AL		488,357	None None	262,500	488,357	750,857
Hamilton	AL	,	397,991	None None	214,198	397,991	612,189
Hoover	AL	,	467,185	None None	251,434	467,185	718,619
Hueytown	AL		522,828	None None	281,422	522,828	804,250
Huntsville	AL	,	1,537,233	None None	826,840	1,537,233	2,364,073
Huntsville	AL	,	1,508,927	None None	811,599	1,508,927	2,320,526
Leeds	AL	,	318,028	None None	171,145	318,028	489,173
Mobile	AL	,	531,950	None None	286,333	531,950	818,283
Montgomery			267,060	None None	143,693	267,060	410,753
Montgomery			269,870	None None None None	145,206	269,870	415,076
Montgomery			706,777		380,468	706,777	1,087,245
Opp Prattville	AL AL		298,782 472,432	None None None None	160,778 254,278	298,782 472,432	459,560 726,710
Sylacauga	AL		1,490,012	15,338 None	801,413	1,505,350	2,306,763
Trussville	AL		476,510	None None	256,485	476,510	732,995
Warrior	AL		295,676	None None	159,109	295,676	454,785
Arkadelphia			462,744	None None	248,868	462,744	711,612
Bentonville			700,582	None None	377,086	700,582	1,077,668
Conway	AR		1,750,100	None None	941,465	1,750,100	2,691,565
El Dorado	AR		1,687,608	None None	907,534	1,687,608	2,595,142
Hope	AR	,	536,715	None None	288,643	536,715	825,358
Jacksonville			497,124	None None	267,376	497,124	764,500
Jonesboro	AR		323,371	None None	173,984	323,371	497,355
Little Rock		,	589,377	None None	317,000	589,377	906,377
Little Rock			402,459	None None	216,570	402,459	619,029
Malvern	AR		408,588	None None	219,703	408,588	628,291
	AR		699,138	None None	376,320	699,138	1,075,458

North Little							
Rock		0.41,100	447.000		041 100	447.000	(00.11(
Pocahontas	AR	241,128	447,988	None None	241,128	447,988	689,116
Russellville	AR	864,497	1,607,158	None None	864,497	1,607,158	2,471,655
Siloam	AR	190,000	352,808	None None	190,000	352,808	542,808
Springs							
Glendale	AZ	624,761	895,976	None 110	624,761	896,086	1,520,847
Glendale	AZ	1,511,430	3,264,231	None None	1,511,430	3,264,231	4,775,661
Glendale	AZ	740,707	1,376,143	None None	740,707	1,376,143	2,116,850
Goodyear	AZ	794,360	1,274,445	None None	794,360	1,274,445	2,068,805
Phoenix	AZ	704,014	1,307,998	None None	704,014	1,307,998	2,012,012
Phoenix	AZ	766,680	1,424,378	None None	766,680	1,424,378	2,191,058
Phoenix	AZ	813,750	1,511,928	None None	813,750	1,511,928	2,325,678
Surprise	AZ	681,288	1,008,310	None None	681,288	1,008,310	1,689,598
Tempe	AZ	525,463	976,404	None None	525,463	976,404	1,501,867
Tucson	AZ	107,393	500,154	None None	107,393	500,154	607,547
Tucson	AZ	463,231	860,982	None None	463,231	860,982	1,324,213
Tucson	AZ	496,194	922,053	None None	496,194	922,053	1,418,247
Yuma	AZ	236,121	541,651	None None	236,121	541,651	777,772
E 21							

		Initial Cost to Co	mpany Buildings, Improvements and	Cost Capital Subseque to Acquisit	nt	Gross Amount a at Close of Perio	t Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	and 7)
Description (Note 1)		Land	Acquisition Fees	( Improvements	Carryin Costs	g Land	Acquisition Fees	I Total
Barstow	CA	689,842	690,204	None	None	689,842	690,204	1,380,046
Fresno	CA	561,502	1,043,688		None	561,502	1,043,688	1,605,190
Livermore	CA	662,161	823,242	None	None	662,161	823,242	1,485,403
Northridge	CA	-	-	None	102	-	102	102
Rancho	CA	95,192	441,334	None	61	95,192	441,395	536,587
Cucamonga								
Riverside	CA	90,000	170,394	135,301	None	90,000	305,695	395,695
Sacramento	CA	386,793	417,290	None	127	386,793	417,417	804,210
San Dimas	CA	240,562	445,521	46,026	None	240,562	491,547	732,109
San Ramon	CA	406,000	1,126,930	None	None	406,000	1,126,930	1,532,930
Aurora	CO	288,558	537,322	None	None	288,558	537,322	825,880
Colorado	CO	152,000	704,736	None	None	152,000	704,736	856,736
Springs								
Denver	CO	540,250	1,132,450		None	540,250	1,132,450	1,672,700
Lakewood	CO	1,606,511	5,865		None	1,606,511	5,865	1,612,376
Littleton	CO	700,000	1,301,370		None	700,000	1,301,370	2,001,370
Parker	CO	778,054	1,148,443	None	98	778,054	1,148,541	1,926,595
Westminster	CO	261,466	487,102		None	261,466	487,102	748,568
Cromwell	CT	531,861	989,638		None	531,861	989,638	1,521,499
Danbury	CT	548,459	284,639		None	548,459	284,639	833,098
East Windsor	СТ	-	1,235,134	None	None	-	1,235,134	1,235,134
Manchester	CT	-	1,353,727	None	None	-	1,353,727	1,353,727
Meriden	CT	369,482	687,116	None	None	369,482	687,116	1,056,598
New Milford	СТ	-	705,127	None	None	-	705,127	705,127
Norwich	CT	644,000	1,198,741	None	None	644,000	1,198,741	1,842,741
Plainville	CT	-	1,452,933	None	None	-	1,452,933	1,452,933
Torrington	CT	504,167	939,051	None	None	504,167	939,051	1,443,218
Unionville	CT	167,740	316,672	None	None	167,740	316,672	484,412
Waterbury	CT	521,021	705,163		None	521,021	705,163	1,226,184
West Haven		540,663	1,006,829		None	540,663	1,006,829	1,547,492
Windsor Locks	СТ	844,967	1,571,965	None	None	844,967	1,571,965	2,416,932
Newark	DE	647,500	1,203,300	None	None	647,500	1,203,300	1,850,800
Casselberry	FL	403,900	897,075	None	10	403,900	897,085	1,300,985
Chipley	FL	270,439	502,655	None	None	270,439	502,655	773,094
Clearwater	FL	484,090	899,658	None	None	484,090	899,658	1,383,748
	FL	962,500	1,788,329		None	962,500	1,788,329	2,750,829
DeFuniak	FL	269,554	501,010	None	None	269,554	501,010	770,564

Jacksonville	e FL	150,210	693,445	None 240	150,210	693,685	843,895
Jacksonville	e FL	143,299	664,373	None 240	143,299	664,613	807,912
Jacksonville	e FL	1,451,180	658,461	25,75223,207	1,451,180	707,420	2,158,600
Lake Mary	FL	774,043	1,438,165	None None	774,043	1,438,165	2,212,208
Land O'	FL	770,136	1,190,937	None None	770,136	1,190,937	1,961,073
Lakes							
Margate	FL	688,583	1,279,430	None None	688,583	1,279,430	1,968,013
Melbourne	FL	-	790,083	500 None	-	790,583	790,583
Miami	FL	962,500	1,788,139	None None	962,500	1,788,139	2,750,639
Miami	FL	786,510	1,461,294	None None	786,510	1,461,294	2,247,804
Beach							
New Port	FL	929,402	1,459,392	56,96932,400	929,402	1,548,761	2,478,163
Richey							
North	FL	505,870	940,302	None None	505,870	940,302	1,446,172
Miami Bch.							
Orlando	FL	230,000	1,066,339	None 327	230,000	1,066,666	1,296,666
Orlando	FL	209,800	972,679	None 314	209,800	972,993	1,182,793
Orlando	FL	600,000	949,489	None None	600,000	949,489	1,549,489
Orlando	FL	1,135,310	1,306,940	None 189	1,135,310	1,307,129	2,442,439
Orlando	FL	735,000	1,367,891	None None	735,000	1,367,891	2,102,891
Orlando	FL	-	790,583	None None	-	790,583	790,583
Oviedo	FL	204,200	911,338	None None	204,200	911,338	1,115,538
Oviedo	FL	456,108	847,515	None 18	456,108	847,533	1,303,641
Oviedo	FL	465,993	866,048	None None	465,993	866,048	1,332,041
Palm Bay	FL	330,000	556,668	None None	330,000	556,668	886,668
-							
F 22							

F-32

		Initial Cost to Co	ompany Buildings, Improvements and	Cost Capital Subseque to Acquisit	nt	Gross Amount at at Close of Perior	Which Carried d (Notes 2, 3, 5, 6 Buildings, Improvements and	and 7)
Description (Note 1)		Land	Acquisition Fees	( Improvements	Carryin Costs	g Land	Acquisition Fees	De Total
Panama City	FL	202,047	375,424	None	None	202,047	375,424	577,471
Pembroke Pines	FL	741,074	1,376,913	None	None	741,074	1,376,913	2,117,987
St. Petersburg	FL	379,455	705,487	None	None	379,455	705,487	1,084,942
Tallahassee	FL	385,000	715,857	None	None	385,000	715,857	1,100,857
Tallahassee	FL	175,000	325,857	None	None	175,000	325,857	500,857
Tampa	FL	962,500	1,788,133	None	None	962,500	1,788,133	2,750,633
Tampa	FL	700,000	1,300,785	None	None	700,000	1,300,785	2,000,785
Tampa	FL	545,211	1,013,321	None	None	545,211	1,013,321	1,558,532
Albany	GA	326,690	607,247	None	None	326,690	607,247	933,937
Americus	GA	709,624	1,319,578	None	None	709,624	1,319,578	2,029,202
Augusta	GA	827,895	1,539,237	None	None	827,895	1,539,237	2,367,132
Cairo	GA	210,000	390,566	None	None	210,000	390,566	600,566
Duluth	GA	536,205	996,521	None	None	536,205	996,521	1,532,726
Gainesville	GA		1,770,931	None	None	952,660	1,770,931	2,723,591
Garden City	GA	197,225	438,043	32,125	10,819	197,225	480,987	678,212
Lagrange	GA		1,586,959		None	853,599	1,586,959	2,440,558
Lilburn	GA	237,822	442,409	None	None	237,822	442,409	680,231
Lithonia	GA	89,220	413,647	None	None	89,220	413,647	502,867
Marietta	GA		786,530	None	None	423,132	786,530	1,209,662
Norcross	GA	827,707	1,538,875		None	827,707	1,538,875	2,366,582
Roswell	GA	310,767	578,088		None	310,767	578,088	888,855
Savannah	GA	719,188	1,337,352		None	719,188	1,337,352	2,056,540
Snellville	GA		1,321,389	52,416	593	710,600	1,374,398	2,084,998
Statesboro	GA	201,250	446,983	None	415	201,250	447,398	648,648
Statesboro	GA		1,722,290	None	None	926,462	1,722,290	2,648,752
Stone	GA	215,940	1,001,188	51,876	356	215,940	1,053,420	1,269,360
Mountain								
Thomasville	eGA	300,211	558,074	None	None	300,211	558,074	858,285
Thomasville	eGA		1,662,939		None	894,504	1,662,939	2,557,443
Valdosta	GA	901,658	1,676,225	None	None	901,658	1,676,225	2,577,883
Warner Robins	GA	896,841	1,667,267	None	None	896,841	1,667,267	2,564,108
Washington	GA	292,628	543,862	None	None	292,628	543,862	836,490
Waycross	GA		415,563		None	223,475	415,563	639,038
Waycross	GA	956,765	1,778,566		None	956,765	1,778,566	2,735,331
Altoona	IA	654,179	1,285,639		None	654,179	1,285,639	1,939,818
Ankeny	IA	100,000	349,218	25,075		100,000	383,358	483,358
1 maony		100,000	517,210	23,013	,005	100,000	505,550	105,550

Burlington	IA	653,057	1,214,571	None	284	653,057	1,214,855	1,867,912
Cedar Falls		208,411	387,971	None	None	208,411	387,971	596,382
Cedar Falls	IA	187,250	349,057	None	None	187,250	349,057	536,307
Cedar	IA	125,076	233,206	None	None	125,076	233,206	358,282
Rapids								
Cedar	IA	822,331	1,528,939	None	None	822,331	1,528,939	2,351,270
Rapids								
Clive	IA	840,697	1,563,046	None	None	840,697	1,563,046	2,403,743
Fort Dodge	IA	388,815	722,573	None	None	388,815	722,573	1,111,388
Oelwein	IA	84,244	157,375	None	None	84,244	157,375	241,619
Urbandale	IA	395,896	735,724	None	None	395,896	735,724	1,131,620
Waterloo	IA	263,555	490,374	None	None	263,555	490,374	753,929
Boise	ID	190,894	423,981	None	366	190,894	424,347	615,241
Boise	ID	161,352	334,041	None	366	161,352	334,407	495,759
Nampa	ID	74,156	343,820	None	259	74,156	344,079	418,235
Rexburg	ID	90,760	420,787	None	11,524	90,760	432,311	523,071
Alton	IL	225,785	419,315	None	None	225,785	419,315	645,100
Buffalo	IL	306,250	569,693	None	None	306,250	569,693	875,943
Grove								
Centralia	IL	225,966	420,573	None	None	225,966	420,573	646,539
Champaign	IL	805,888	1,498,402	None	284	805,888	1,498,686	2,304,574
Countryside	e IL	301,000	559,824	None	None	301,000	559,824	860,824
Effingham	IL	783,528	1,456,874	None	None	783,528	1,456,874	2,240,402
Elgin	IL	700,000	1,300,943	None	None	700,000	1,300,943	2,000,943
-								
F-33								

		Initial Cost to Com	Buildings, nprovements	Cost Capital Subsequer to Acquisit	nt	Gross Amount at at Close of Period	d (Notes 2, 3, 5, 6 Buildings, Improvements	and 7)
			and				and	Ac
Description			Acquisition	(	Carryin	g	Acquisition	De
(Note 1)		Land	Fees	Improvements	Costs	Land	Fees	Total (
Fairview Heights	IL	660,652	1,227,321	None	None	660,652	1,227,321	1,887,973
Gurnee	IL	735,000	1,365,747	None	None	735,000	1,365,747	2,100,747
Joliet	IL	280,903	522,424	None	None	280,903	522,424	803,327
Lincoln	IL	206,532	383,970	None	None	206,532	383,970	590,502
Marion	IL	831,323	1,545,566	None	None	831,323	1,545,566	2,376,889
Moline	IL	781,044	1,452,262	None	None	781,044	1,452,262	2,233,306
Mt Vernon	IL	883,110	1,641,741	None	None	883,110	1,641,741	2,524,851
Oswego	IL	953,394	1,208,677	1,988.	32,452	953,394	1,243,117	2,196,511
Peoria	IL	662,460	1,060,577	None	45	662,460	1,060,622	1,723,082
Rock Island	IL	138,463	258,066	None	None	138,463	258,066	396,529
Springfield	IL	846,830	1,574,436	None	None	846,830	1,574,436	2,421,266
Swansea	IL	890,625	1,655,743	21,8604	40,551	890,625	1,718,154	2,608,779
Waukegan	IL	496,908	923,576	None	None	496,908	923,576	1,420,484
-	IL	1,330,000	2,470,909	None	None	1,330,000	2,470,909	3,800,909
•	IL	475,300	883,468	None	None	475,300	883,468	1,358,768
Anderson	IN	831,077	1,545,131	None	None	831,077	1,545,131	2,376,208
Elkhart	IN	496,306	922,168	None	None	496,306	922,168	1,418,474
Elkhart	IN	835,890	1,554,487	None	None	835,890	1,554,487	2,390,377
Evansville	IN	136,738	254,864	None	None	136,738	254,864	391,602
Indianapolis	sIN	437,500	813,225	None	None	437,500	813,225	1,250,725
Jasper	IN	129,919	242,199	None	None	129,919	242,199	372,118
Kokomo	IN	417,330	775,555	None	None	417,330	775,555	1,192,885
Marion	IN	426,384	792,314	None	None	426,384	792,314	1,218,698
Marion	IN	685,194	1,274,206	None	None	685,194	1,274,206	1,959,400
Michigan	IN	840,998	1,563,545	None	None	840,998	1,563,545	2,404,543
City								
Muncie	IN	136,400	632,380	8,000	None	136,400	640,380	776,780
Muncie	IN	67,156	149,157	13,837		67,156	162,994	230,150
Muncie	IN	644,177	1,196,786	None	None	644,177	1,196,786	1,840,963
Munster	IN	560,000	1,040,943	None	None	560,000	1,040,943	1,600,943
New Castle	IN	246,192	320,572	9,317	None	246,192	329,889	576,081
Newburgh	IN	161,193	300,280	None	None	161,193	300,280	461,473
South Bend	IN	133,200	617,545	None	None	133,200	617,545	750,745
Terre Haute		767,189	1,426,532		None	767,189	1,426,532	2,193,721
Valparaiso	IN	365,612	679,507		None	365,612	679,507	1,045,119
Washington		155,856	290,368	None	None	155,856	290,368	446,224
Westfield	IN	213,341	477,300	None	211	213,341	477,511	690,852
Chanute	KS		615,008		None	330,852	615,008	945,860
Derby	KS							