BRANDYWINE REALTY TRUST Form 10-K March 01, 2010

Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 **FORM 10-K**

(Mark One)

ANNUAL REPORT PURSUANT TO SECTION	ON 13 OR 15(d) OF THE SECURITIES AND		
EXCHANGE ACT OF 1934			
al year ended <u>December 31, 2009</u>			
OR			
TRANSITION REPORT PURSUANT TO SEC	CTION 13 OR 15(d) OF THE SECURITIES AND		
EXCHANGE ACT OF 1934			
nsition period from to			
000-24407 Brandywine Real Brandywine Operating F	7 (Brandywine Operating Partnership, L.P.) lty Trust Partnership, L.P.		
· · · · · · · · · · · · · · · · · · ·	23-2413352		
RE (Brandywine Operating Partnership L.P.)	23-2862640		
(State or other jurisdiction of	(I.R.S. Employer Identification No.)		
Incorporation or organization)			
555 East Lancaster Avenue			
Radnor, Pennsylvania	19087		
dress of principal executive offices)	(Zip Code)		
Registrant s telephone number, including area code (610) 325-5600			
	Name of each exchange		
	TRANSITION REPORT PURSUANT TO SECENCHANGE ACT OF 1934 Insition period from to Commission file number 001-9106 (

Title of each class

Common Shares of Beneficial Interest, par value \$0.01 per share (Brandywine Realty Trust)

on which registered New York Stock Exchange

7.50% Series C Cumulative Redeemable Preferred

Shares of Beneficial Interest par value \$0.01 per share (Brandywine Realty Trust)

New York Stock Exchange

7.375% Series D Cumulative Redeemable Preferred

Shares of Beneficial Interest par value \$0.01 per share (Brandywine Realty Trust)

New York Stock Exchange

Securities registered pursuant to Section 12(g) of the Act: Units of General Partnership Interest (Brandywine Operating Partnership, L.P.)

(Title of class)

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act.

Brandywine Realty Trust

Yes b No o

Brandywine Operating Partnership, L.P.

Yes o No b

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act.

Brandywine Realty Trust

Yes o No b

Brandywine Operating Partnership, L.P.

Yes o No b

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.

Brandywine Realty Trust

Yes b No o

Brandywine Operating Partnership, L.P.

Yes b No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, 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).

Brandywine Realty Trust

Yes o No o

Brandywine Operating Partnership, L.P.

Yes o No o

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

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 (Check one):

Brandywine Realty Trust:

Large accelerated filer b Accelerated filer o Non-accelerated filer o Smaller reporting company o Brandywine Operating Partnership, L.P.:

Large accelerated filer o Accelerated filer o Non-accelerated filer þ 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).

Brandywine Realty Trust

Yes o No b

Brandywine Operating Partnership, L.P.

Yes o No b

The aggregate market value of the Common Shares of Beneficial Interest held by non-affiliates of Brandywine Realty Trust as of the last day of the registrant s most recently completed second fiscal quarter was \$924.5 million. The aggregate market value has been computed by reference to the closing price of the Common Shares of Beneficial Interest on the New York Stock Exchange on such date. An aggregate of 128,647,297 Common Shares of Beneficial Interest were outstanding as of February 23, 2010.

As of June 30, 2009, the aggregate market value of the 1,896,552 common units of limited partnership (Units) held by non-affiliates of Brandywine Operating Partnership, L.P. was \$14.1 million based upon the last reported sale price of \$7.45 per share on the New York Stock Exchange on June 30, 2009 of the Common Shares of Beneficial Interest of Brandywine Realty Trust, the sole general partner of Brandywine Operating Partnership, L.P. (For this computation, the Registrant has excluded the market value of all Units beneficially owned by Brandywine Realty Trust.)

Documents Incorporated By Reference

Portions of the proxy statement for the 2010 Annual Meeting of Shareholders of Brandywine Realty Trust are incorporated by reference into Part III of this Form 10-K.

The exhibit index as required by Item 601(a) of Regulation S-K is included in Item 15 of Part IV of this report.

TABLE OF CONTENTS FORM 10-K

<u>PART I</u>	Page	
<u>Item 1. Business</u>	5	
Item 1A. Risk Factors	13	
Item 1B. Unresolved Staff Comments	24	
Item 2. Properties	24	
Item 3. Legal Proceedings	34	
Item 4. Submission of Matters to a Vote of Security Holders	34	
PART II		
Item 5. Market for Registrant s Common Equity, Related Shareholder Matters and Issuer Purchases of Equity Securities	35	
Item 6. Selected Financial Data	39	
Item 7. Management s Discussion and Analysis of Financial Condition and Results of Operations	41	
Item 7A. Quantitative and Qualitative Disclosures About Market Risk		
Item 8. Financial Statements and Supplementary Data	67	
Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure		
Item 9A. Controls and Procedures	67	
Item 9B. Other Information	68	
<u>PART III</u>		
Item 10. Directors, Executive Officers and Corporate Governance	68	
Item 11. Executive Compensation	68	
Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Shareholder Matters	68	
Item 13. Certain Relationships and Related Transactions, and Director Independence		
Item 14. Principal Accounting Fees and Services	68	

PART IV

Item 15. Exhibits and Financial Statement Schedules	68
<u>SIGNATURES</u>	74
Exhibit 3.1.26	
<u>Exhibit 10.41</u>	
Exhibit 12.1	
Exhibit 12.2	
Exhibit 21	
Exhibit 23.1	
Exhibit 23.2	
Exhibit 23.3	
Exhibit 31.1	
Exhibit 31.2	
Exhibit 31.3	
Exhibit 31.4	
Exhibit 32.1	
Exhibit 32.2	
Exhibit 32.3	
Exhibit 32.4	
Exhibit 99.1	
2	
-2-	

Table of Contents

Filing Format

This combined Form 10-K is being filed separately by Brandywine Realty Trust and Brandywine Operating Partnership, L.P.

Forward-Looking Statements

The Private Securities Litigation Reform Act of 1995 provides a safe harbor for forward-looking statements. This Annual Report on Form 10-K and other materials filed by us with the SEC (as well as information included in oral or other written statements made by us) contain statements that are forward-looking, including statements relating to business and real estate development activities, acquisitions, dispositions, future capital expenditures, financing sources, governmental regulation (including environmental regulation) and competition. We intend such forward-looking statements to be covered by the safe-harbor provisions of the 1995 Act. The words anticipate, should and similar expressions, as they relate to us, are intended to ide believe. estimate. expect. intend. will. forward-looking statements. Although we believe that the expectations reflected in such forward-looking statements are based on reasonable assumptions, we can give no assurance that our expectations will be achieved. As forward-looking statements, these statements involve important risks, uncertainties and other factors that could cause actual results to differ materially from the expected results and, accordingly, such results may differ from those expressed in any forward-looking statements made by us or on our behalf. Factors that could cause actual results to differ materially from our expectations include, but are not limited to:

the continuing impact of the recent credit crisis and global economic slowdown, which is having and may continue to have negative effect on the following, among other things:

the fundamentals of our business, including overall market occupancy, demand for office space and rental rates:

the financial condition of our tenants, many of which are financial, legal and other professional firms, our lenders, counterparties to our derivative financial instruments and institutions that hold our cash balances and short-term investments, which may expose us to increased risks of default by these parties;

availability of financing on attractive terms or at all, which may adversely impact our future interest expense and our ability to pursue acquisition and development opportunities and refinance existing debt; and

a decline in real estate asset valuations, which may limit our ability to dispose of assets at attractive prices or obtain or maintain debt financing secured by our properties or on an unsecured basis. changes in local real estate conditions (including changes in rental rates and the number of properties that compete with our properties);

changes in the economic conditions affecting industries in which our principal tenants compete;

the unavailability of equity and debt financing, particularly in light of the current economic environment;

our failure to lease unoccupied space in accordance with our projections;

our failure to re-lease occupied space upon expiration of leases;

tenant defaults and the bankruptcy of major tenants;

changes in prevailing interest rates;

risks associated with interest rate hedging contracts and the effectiveness of such arrangements;

failure of acquisitions to perform as expected;

-3-

Table of Contents

unanticipated costs associated with the acquisition, integration and operation of, our acquisitions;

unanticipated costs to complete, lease-up and operate our developments and redevelopments;

impairment charges;

increased costs for, or lack of availability of, adequate insurance, including for terrorist acts;

risks associated with actual or threatened terrorist attacks;

demand for tenant services beyond those traditionally provided by landlords;

potential liability under environmental or other laws;

failure or bankruptcy of real estate venture partners;

inability of real estate venture partners to fund venture obligations;

failure of dispositions to close in a timely manner;

failure of buyers of properties from us to comply with terms of their financing or other agreements with us;

earthquakes and other natural disasters;

risks associated with the unforeseen impact of climate change including existing and pending laws and regulations governing climate changes to our business operations and tenants;

risks associated with federal, state and local tax audits:

complex regulations relating to our status as a REIT and the adverse consequences of our failure to qualify as a REIT; and

the impact of newly adopted accounting principles on our accounting policies and on period-to-period comparisons of financial results.

Given these uncertainties, and the other risks identified in the Risk Factors section and elsewhere in this Annual Report on Form 10-K, we caution readers not to place undue reliance on forward-looking statements. We assume no obligation to update or supplement forward-looking statements that become untrue because of subsequent events.

Table of Contents

PART I

Item 1. Business Introduction

The terms we, us, our or the Company refer to Brandywine Realty Trust, a Maryland real estate investment trust, individually or together with its consolidated subsidiaries, including Brandywine Operating Partnership, L.P. (the Operating Partnership), a Delaware limited partnership.

We are a self-administered and self-managed real estate investment trust, or REIT, that provides leasing, property management, development, redevelopment, acquisition and other tenant-related services for a portfolio of office, mixed-use and industrial properties. As of December 31, 2009, we owned 212 office properties, 22 industrial facilities and three mixed-use properties (collectively, the Properties) containing an aggregate of approximately 23.3 million net rentable square feet. We also have two properties under development and three properties under redevelopment containing an aggregate of 1.9 million net rentable square feet. As of December 31, 2009, we consolidated three office properties owned by real estate ventures containing 0.4 million net rentable square feet. Therefore, as of December 31, 2009 we own and consolidated 245 properties with an aggregate of 25.6 million net rentable square feet. As of December 31, 2009, we owned economic interests in 11 unconsolidated real estate ventures that contain approximately 4.2 million net rentable square feet (collectively, the Real Estate Ventures). In addition, as of December 31, 2009, we owned approximately 479 acres of undeveloped land. The Properties and the properties owned by the Real Estate Ventures are located in or near Philadelphia, Pennsylvania, Metropolitan Washington, D.C., Southern and Central New Jersey, Richmond, Virginia, Wilmington, Delaware, Austin, Texas and Oakland, Carlsbad and Rancho Bernardo, California. In addition to managing properties that we own and consolidated, as of December 31, 2009, we were managing approximately 8.9 million square feet of office and industrial properties for third parties and Real Estate Ventures. Unless otherwise indicated, all references to square feet represent net rentable area.

Organization

Brandywine Realty Trust was organized and commenced its operations in 1986 as a Maryland REIT. Brandywine Realty Trust owns its assets and conducts its operations through the Operating Partnership and subsidiaries of the Operating Partnership. Brandywine Realty Trust controls the Operating Partnership as its sole general partner and as of December 31, 2009 owned a 97.9% interest in the Operating Partnership. The holders of the remaining interests in the Operating Partnership, consisting of Class A units of limited partnership interest, have the right to require redemption of their units at any time. At our option, we may satisfy the redemption either for an amount, per unit, of cash equal to the then market price of one Brandywine common share (based on the prior ten-day trading average) or for one Brandywine common share. Our structure as an UPREIT is designed, in part, to permit persons contributing properties to us to defer some or all of the tax liability they might otherwise incur in a sale of properties. Our executive offices are located at 555 East Lancaster Avenue, Suite 100, Radnor, Pennsylvania 19087 and our telephone number is (610) 325-5600. We have offices in Philadelphia, Pennsylvania; Falls Church, Virginia; Mount Laurel, New Jersey; Richmond, Virginia; Austin, Texas; Oakland, California; and Carlsbad, California. We have an internet website at www.brandywinerealty.com. We are not incorporating by reference into this Annual Report on Form 10-K any material from our website. The reference to our website is an inactive textual reference to the uniform resource locator (URL) and is for your reference only.

-5-

Table of Contents

2009 Transactions

Real Estate Acquisitions/Dispositions

On October 13, 2009, we sold a condominium unit consisting of 40,508 square feet and an undivided interest in an office building in Lawrenceville, New Jersey, for a sales price of \$7.9 million.

On October 1, 2009, we sold two office properties, totaling 473,658 net rentable square feet in Trenton, New Jersey for a stated sales price of \$85.0 million. We provided to the buyer a \$22.5 million seven-year, approximately 6.00% cash pay/7.64% accrual second mortgage loan.

On April 29, 2009, we sold 7735 Old Georgetown Road, a 122,543 net rentable square feet office property located in Bethesda, Maryland, for a sales price of \$26.5 million.

On March 16, 2009, we sold 305 Harper Drive, a 14,980 net rentable square feet office property located in Moorestown, New Jersey, for a sales price of \$1.1 million.

On February 4, 2009, we sold two office properties, totaling 66,664 net rentable square feet in Exton, Pennsylvania, for an aggregate sales price of \$9.0 million.

Developments and Redevelopments

In 2009, we placed in service four office properties that we developed or redeveloped and that contain an aggregate of 0.4 million net rentable square feet. We place a property in service at the earlier of (i) the date the property reaches 95% occupancy and (ii) one year from the project completion date. At December 31, 2009, we had five properties under development or redevelopment that contain an aggregate of 1.9 million net rentable square feet at an estimated total development and redevelopment cost (including estimated tenant improvements) of \$396.0 million. We expect to place these projects in service at dates between the first quarter of 2010 and the second quarter of 2011.

Current Economic Climate

Deteriorating economic conditions have resulted in a reduction of the availability of financing and higher borrowing costs. These factors, coupled with a slowing economy, have reduced the volume of real estate transactions and created credit stresses on most businesses. We believe that vacancy rates may increase through 2010 and possibly beyond as the current economic climate negatively impacts tenants in our Properties.

We expect that the impact of the current state of the economy, including rising unemployment and the unprecedented volatility and illiquidity in the financial and credit markets, will continue to have a dampening effect on the fundamentals of our business, including increases in past due accounts, tenant defaults, lower occupancy and reduced effective rents. These conditions would negatively affect our future net income and cash flows and could have a material adverse effect on our financial condition. We believe that the quality of our assets and our strong balance sheet will enable us to raise secured and unsecured debt capital from banks, pension funds and life insurance companies, although these sources are lending fewer dollars, under stricter terms and at higher interest rates, and there can be no assurance that we will be able to borrow funds on terms that are economically attractive or at all. *Unsecured Debt Activity*

During the year ended December 31, 2009, we repurchased \$444.7 million of our unsecured Notes in a series of transactions which are summarized in the table below:

Notes	Repurchase Amount	Principal	Gain	Deferred Financing Amortization
2009 4.500% Notes	\$ 92,736	\$ 94,130	\$ 1,377	\$ 88
2010 5.625% Notes	71,414	76,999	5,565	215
2012 5.750% Notes	109,104	112,175	2,610	361
2014 5.400% Notes	6,329	7,319	961	28
3.875% Notes	136,880	154,070	12,664	1,289

\$ 416,463 \$ 444,693 \$ 23,177 \$ 1,981

-6-

Table of Contents

We funded these repurchases from a combination of proceeds from asset sales, cash flow from operations and borrowings under our unsecured revolving credit facility.

On September 25, 2009, we consummated a registered public offering of \$250.0 million in aggregate principal amount of our 7.50% senior unsecured notes due 2015. The notes were priced at 99.412% of their face amount with a yield to maturity of 7.625%, representing a spread at the time of pricing of 5.162% to the yield on the August 2014 Treasury note. The notes have been reflected net of discount of \$1.4 million in the consolidated balance sheet as of December 31, 2009. The net proceeds which amounted to \$247.0 million after deducting underwriting discounts and offering expenses were used to repay our indebtedness under our \$600.0 million unsecured revolving credit facility (the Credit Facility) and for general corporate purposes.

We also continue to utilize our Credit Facility for general corporate purposes, including the acquisitions, developments and redevelopments of properties and repayment of other debt, including the Notes shown in the table above. The Credit Facility matures on June 29, 2011 (subject to a one year extension right, at our option, upon our payment of an extension fee equal to 15 basis points of the committed amount under the Credit Facility). The per annum variable interest rate on outstanding balances is LIBOR plus 0.725% and the quarterly facility fee is set at 17.5 basis points per annum. The interest rate and facility fee are subject to adjustment upon a change in our unsecured debt ratings. In addition, the capitalization rate used in the calculation of several of the financial covenants in the Credit Facility is 7.50% and our swing loan availability under the Credit Facility is at \$60 million. We are allowed four competitive bid loan requests in any 30 day period. Borrowings are available to the extent of borrowing capacity at the stated rates; however, the competitive bid feature allows banks that are part of the lender consortium under the Credit Facility to bid to make loans to us at a reduced LIBOR rate. We have the option to increase the Credit Facility to \$800.0 million subject to the absence of any defaults and our ability to acquire additional commitments from our existing lenders and new lenders.

The Credit Facility contains financial and non-financial covenants, including covenants that relate to our incurrence of additional debt; the granting of liens; consummation of mergers and consolidations; the disposition of assets and interests in subsidiaries; the making of loans and investments; and the payment of dividends. The restriction on dividends permits us to pay dividends to the greater of (i) an amount required for us to retain our qualification as a REIT and (ii) 95% of our funds from operations. The Credit Facility includes financial covenants that require us to maintain an interest coverage ratio, a fixed charge coverage ratio, an unsecured debt ratio and an unencumbered cash flow ratio above specified levels; to maintain net worth above an amount determined on a specified formula; and to maintain a leverage ratio and a secured debt ratio below certain maximum levels. Another financial covenant limits the ratio of unsecured debt to unencumbered properties. We were in compliance with all financial and non-financial covenants as of December 31, 2009. We continuously monitor our compliance with all covenants. Certain covenants restrict our ability to obtain alternative sources of capital. While we believe that we will remain in compliance with our covenants, a continued slow-down in the economy and continued decrease in availability of debt financing could result in non-compliance with covenants and an event of default under the loan.

On April 18, 2008, we exercised the accordion feature on our \$150.0 million unsecured term loan that we entered into on October 15, 2007 and funded an additional \$33.0 million, bringing our total outstanding balance to \$183.0 million. All outstanding borrowings under the term loan bear interest at a periodic rate of LIBOR plus 80 basis points. We used the net proceeds of the term loan increase to reduce indebtedness under our unsecured revolving Credit Facility. In April 2007, we entered into a \$20.0 million Sweep Agreement (the Sweep Agreement) to be used for cash management purposes. Borrowings under the Sweep Agreement bear interest at one-month LIBOR plus 0.75%. The Sweep Agreement terminated in April 2009.

Secured Debt Activity

On April 1, 2009, we closed on an \$89.8 million first mortgage financing on our Two Logan Square property located in Philadelphia, PA. This loan bears interest at 7.57% per annum and has a seven-year term with three years of interest only payments with principal payments based on a thirty-year amortization schedule. We used \$68.5 million in net proceeds to repay without penalty the balance of the former Two Logan Square first mortgage loan and \$21.3 million for general corporate purposes including the repayment of existing indebtedness.

Table of Contents

On June 29, 2009, we entered into a forward financing commitment to borrow up to \$256.5 million under two separate loans at a per annum interest rate of 5.93%. The loans, when funded, will be secured by mortgages on the 30th Street Post Office (the Post Office project), the Cira South Garage (the garage project) projects and by the leases of space at these facilities upon the completion of these projects. Of the total borrowings, \$209.7 million and \$46.8 million will be allocated to the Post Office project and to the garage project, respectively. In order for funding to occur we need to meet conditions which primarily relate to the completion of the projects and the commencement of the rental payments from the respective leases on these properties.

On July 7, 2009, we closed on a \$60.0 million first mortgage financing on our One Logan Square property located in Philadelphia, PA. The new loan bears interest at a floating rate of LIBOR plus 350 basis points (subject to a LIBOR floor) and has a seven-year term with three years of interest only payments with principal payments based on a thirty-year amortization schedule at a 7.5% rate. We used the loan proceeds for general corporate purposes including repayment of existing indebtedness.

Additional Financing Activity

In June 2009, we sold 40,250,000 common shares for net proceeds of approximately \$242.3 million. We used the net proceeds to reduce indebtedness under our Credit Facility and for general corporate purposes

In December 2009, we received the second contribution under the historic tax credit transaction that we entered into in 2008 with US Bancorp amounting to \$23.8 million.

Business Objective and Strategies for Growth

Our business objective is to deploy capital effectively to maximize our return on investment and thereby maximize our total return to shareholders. To accomplish this objective we seek to:

maximize cash flow through leasing strategies designed to capture rental growth as rental rates increase and as above and below-market leases are renewed;

attain a high tenant retention rate by providing a full array of property management and maintenance services and tenant service programs responsive to the varying needs of our diverse tenant base;

form joint venture opportunities with high-quality partners having attractive real estate holdings or significant financial resources;

utilize our reputation as a full-service real estate development and management organization to identify opportunities that will expand our business and create long-term value; and

increase the economic diversification of our tenant base while maximizing economies of scale. Based on the current economic environment we consider the following to be important objectives, however, such objectives may be considered more long term in nature than they have been previously:

to acquire and develop high-quality office and industrial properties at attractive yields in markets that we expect will experience economic growth and where we can achieve operating efficiencies;

to deploy our land inventory for development of high-quality office and industrial properties; and

to capitalize on our redevelopment expertise to selectively develop, redevelop and reposition properties in desirable locations.

We expect to concentrate our real estate activities in markets where we believe that:

current and projected market rents and absorption statistics justify construction activity;

we can maximize market penetration by accumulating a critical mass of properties and thereby enhance operating efficiencies;

barriers to entry (such as zoning restrictions, utility availability, infrastructure limitations, development moratoriums and limited developable land) will create supply constraints on office and industrial space; and

there is potential for economic growth, particularly job growth and industry diversification.

-8-

Table of Contents

Operating Strategy

In this current economic environment, we expect to continue to operate in markets where we have a concentration advantage due to economies of scale. We believe that where possible, it is best to operate with a strong base of properties in order to benefit from the personnel allocation and the market strength associated with managing several properties in the same market. However, we intend to selectively dispose of properties and redeploy capital if we determine a property cannot meet long term earnings growth expectations. We believe that recycling capital is an important aspect of maintaining the overall quality of our portfolio.

Our broader strategy remains focused on continuing to enhance liquidity and strengthen our balance sheet through capital retention, targeted sales activity and management of our existing and prospective liabilities.

In the long term, we believe that we are well positioned in our current markets and have the expertise to take advantage of both development and acquisition opportunities, as warranted by market and economic conditions, in new markets that have healthy long-term fundamentals and strong growth projections. This capability, combined with what we believe is a conservative financial structure, should allow us to achieve disciplined growth. These abilities are integral to our strategy of having a geographically and physically diverse portfolio of assets, which will meet the needs of our tenants.

We use experienced on site construction superintendents, operating under the supervision of project managers and senior management, to control the construction process and mitigate the various risks associated with real estate development.

In order to fund developments, redevelopments and acquisitions, as well as refurbish and improve existing Properties, we must use excess cash from operations after satisfying our dividend and other requirements. The availability of funds for new investments and maintenance of existing Properties depends in large measure on capital markets and liquidity factors over which we can exert little control. Past events, including failures and near failures of a number of large financial service companies, have made the capital markets increasingly volatile. As a result, many property owners are finding financing to be increasingly expensive and difficult to obtain. In addition, downgrades of our public debt ratings by Standard & Poor s, Moody s Investor Service and Fitch could increase our cost of capital.

Policies With Respect To Certain Activities

The following is a discussion of our investment, financing and other policies. These policies have been determined by our Board of Trustees and our Board may revise these policies without a vote of shareholders.

Investments in Real Estate or Interests in Real Estate

We may develop, purchase or lease income-producing properties for long-term investment, expand and improve the properties presently owned or other properties purchased, or sell such properties, in whole or in part, as circumstances warrant. Although there is no limitation on the types of development activities that we may undertake, we expect that our development activities will meet current market demand and will generally be on a build-to-suit basis for particular tenants where a significant portion of the building is pre-leased before construction begins. We continue to participate with other entities in property ownership through existing joint ventures or other types of co-ownership. Our equity investments may be subject to existing or future mortgage financing and other indebtedness that will have priority over our equity investments.

-9-

Table of Contents

Securities of or Interests in Entities Primarily Engaged in Real Estate Activities and Other Issuers

Subject to the percentage of ownership limitations and gross income tests necessary for REIT qualification, we may invest in securities of other REITs, other entities engaged in real estate activities or securities of other issuers. We may enter into joint ventures or partnerships for the purpose of obtaining an equity interest in a particular property. We do not currently intend to invest in the securities of other issuers except in connection with joint ventures or acquisitions of indirect interests in properties.

Investments in Real Estate Mortgages

While our current portfolio consists of, and our business objectives emphasize, equity investments in commercial real estate, we may, at the discretion of management or our Board of Trustees, invest in other types of equity real estate investments, mortgages and other real estate interests. We do not presently intend to invest to a significant extent in mortgages or deeds of trust, but may invest in participating mortgages if we conclude that we may benefit from the cash flow or any appreciation in the value of the property securing a mortgage. From time to time, we provide seller financing to buyers of our properties. We do this when the buyer requires additional funds for the purchase and provision of seller financing will be beneficial to us and the buyer compared to a mortgage loan from a third party lender.

Dispositions

Our disposition of Properties is based upon management s periodic review of our portfolio and the determination by management or our Board of Trustees that a disposition would be in our best interests. We intend to use selective dispositions to fund our capital and refinancing needs.

Financing Policies

A primary objective of our financing policy has been to manage our financial position to allow us to raise capital from a variety of sources at competitive rates. Our mortgages, credit facilities and unsecured debt securities contain restrictions on our ability to incur indebtedness. Our charter documents do not limit the indebtedness that we may incur. Our financing strategy is to maintain a strong and flexible financial position by limiting our debt to a prudent level and minimizing our variable interest rate exposure. We intend to finance future growth and future maturing debt with the most advantageous source of capital then available to us. These sources may include selling common or preferred equity and debt securities sold through public offerings or private placements, utilizing availability under our unsecured revolving credit facility or incurring additional indebtedness through secured or unsecured borrowings. To qualify as a REIT, we must distribute to our shareholders each year at least ninety percent of our net taxable income, excluding any net capital gain. This distribution requirement limits our ability to fund future capital needs, including for acquisitions and developments, from income from operations. Therefore, we expect to continue to rely on third party sources of capital to fund future capital needs.

Working Capital Reserves

We maintain working capital reserves and access to borrowings in amounts that our management determines to be adequate to meet our normal contingencies.

-10-

Table of Contents

Policies with Respect to Other Activities

We expect to issue additional common and preferred equity in the future and may authorize our Operating Partnership to issue additional common and preferred units of limited partnership interest, including to persons who contribute their interests in properties to us in exchange for such units. We have not engaged in trading, underwriting or agency distribution or sale of securities of unaffiliated issuers and we do not intend to do so. We intend to make investments consistent with our qualification as a REIT, unless because of circumstances or changes in the Internal Revenue Code of 1986, as amended (or the Treasury Regulations), our Board of Trustees determines that it is no longer in our best interests to qualify as a REIT. We may make loans to third parties, including to joint ventures in which we participate and to buyers of our real estate. We intend to make investments in such a way that we will not be treated as an investment company under the Investment Company Act of 1940.

Management Activities

We provide third-party real estate management services primarily through wholly-owned subsidiaries (collectively, the Management Companies). As of December 31, 2009, the Management Companies were managing properties containing an aggregate of approximately 34.0 million net rentable square feet, of which approximately 25.2 million net rentable square feet related to Properties owned by us and approximately 8.9 million net rentable square feet related to properties owned by third parties and unconsolidated Real Estate Ventures.

Geographic Segments

As of December 31, 2009, we were managing our portfolio within six segments: (1) Pennsylvania, (2) Metropolitan Washington D.C, (3) New Jersey/Delaware, (4) Richmond, Virginia, (5) Austin, TX and (6) California. The Pennsylvania segment includes properties in Chester, Delaware, Bucks and Montgomery counties in the Philadelphia suburbs and the City of Philadelphia in Pennsylvania. The Metropolitan Washington, D.C. segment includes properties in Northern Virginia and suburban Maryland. The New Jersey/Delaware segment includes properties in Burlington, Camden and Mercer counties and counties in the southern and central part of New Jersey and in New Castle county in the state of Delaware. The Richmond, Virginia segment includes properties primarily in Albemarle, Chesterfield, Goochland and Henrico counties and Durham, North Carolina. The Austin, Texas segment includes properties in Coppell and Austin. The California segment includes properties in Oakland, Concord, Carlsbad and Rancho Bernardo. Our corporate group is responsible for cash and investment management, development of real estate properties during the construction period and general support functions.

Competition

The real estate business is highly competitive. Our Properties compete for tenants with similar properties primarily on the basis of location, total occupancy costs (including base rent and operating expenses), services provided, and the design and condition of the improvements. We also face competition when attempting to acquire or develop real estate, including competition from domestic and foreign financial institutions, other REITs, life insurance companies, pension funds, partnerships and individual investors. Additionally, our ability to compete depends upon trends in the economies of our markets, investment alternatives, financial condition and operating results of current and prospective tenants, availability and cost of capital, construction and renovation costs, land availability, our ability to obtain necessary construction approvals, taxes, governmental regulations, legislation and population trends.

Insurance

We maintain commercial general liability and all risk property insurance on our properties. We intend to obtain similar coverage for properties we acquire in the future. There are types of losses, generally of a catastrophic nature, such as losses from war, terrorism, environmental issues, floods, hurricanes and earthquakes that are subject to limitations in certain areas or which may be uninsurable risks. We exercise our discretion in determining amounts, coverage limits and deductibility provisions of insurance, with a view to maintaining appropriate insurance on our investments at a reasonable cost and on suitable terms. If we suffer a substantial loss, our insurance coverage may not be sufficient to pay the full current market value or current replacement cost of our lost investment. Inflation, changes in building codes and ordinances, environmental considerations and other factors also might make it impractical to use insurance proceeds to fully replace or restore a property after it has been damaged or destroyed.

-11-

Table of Contents

Employees

As of December 31, 2009, we had 402 full-time employees, including 25 union employees.

Government Regulations Relating to the Environment

Many laws and governmental regulations relating to the environment apply to us and changes in these laws and regulations, or their interpretation by agencies and the courts, occur frequently and may adversely affect us. Existing conditions at some of our Properties. Independent environmental consultants have conducted Phase I or similar environmental site assessments on our Properties. We generally obtain these assessments prior to the acquisition of a Property and may later update them as required for subsequent financing of the property or as requested by a tenant. Site assessments are generally performed to ASTM standards then existing for Phase I site assessments, and typically include a historical review, a public records review, a visual inspection of the surveyed site, and the issuance of a written report. These assessments do not generally include any soil samplings or subsurface investigations. Depending on the age of the property, the Phase I may have included an assessment of asbestos-containing materials. For properties where asbestos-containing materials were identified or suspected, an operations and maintenance plan was generally prepared and implemented. See Note 2 to our consolidated financial statements for our evaluation in accordance with the accounting standard governing asset retirement obligations. Historical operations at or near some of our properties, including the operation of underground storage tanks, may have caused soil or groundwater contamination. We are not aware of any such condition, liability or concern by any other means that would give rise to material, uninsured environmental liability. However, the assessments may have failed to reveal all environmental conditions, liabilities or compliance concerns; there may be material environmental conditions, liabilities or compliance concerns that a review failed to detect or which arose at a property after the review was completed; future laws, ordinances or regulations may impose material additional environmental liability; and current environmental conditions at our Properties may be affected in the future by tenants, third parties or the condition of land or operations near our Properties, such as the presence of underground storage tanks. We cannot be certain that costs of future environmental compliance will not affect our ability to make distributions to our shareholders.

Use of hazardous materials by some of our tenants. Some of our tenants handle hazardous substances and wastes on our properties as part of their routine operations. Environmental laws and regulations may subject these tenants, and potentially us, to liability resulting from such activities. We generally require our tenants, in their leases, to comply with these environmental laws and regulations and to indemnify us for any related liabilities. These tenants are primarily involved in the life sciences and the light industrial and warehouse businesses. We are not aware of any material noncompliance, liability or claim relating to hazardous or toxic substances or petroleum products in connection with any of our Properties, and we do not believe that on-going activities by our tenants will have a material adverse effect on our operations.

Costs related to government regulation and private litigation over environmental matters. Under environmental laws and regulations, we may be liable for the costs of removal, remediation or disposal of hazardous or toxic substances present or released on our Properties. These laws could impose liability without regard to whether we are responsible for, or knew of, the presence or release of the hazardous materials. Government investigations and remediation actions may entail substantial costs and the presence or release of hazardous substances on a property could result in governmental cleanup actions or personal injury or similar claims by private plaintiffs.

Potential environmental liabilities may exceed our environmental insurance coverage limits. We carry what we believe to be sufficient environmental insurance to cover potential liability for soil and groundwater contamination, mold impact, and the presence of asbestos-containing materials at the affected sites identified in our environmental site assessments. Our insurance policies are subject to conditions, qualifications and limitations. Therefore, we cannot provide any assurance that our insurance coverage will be sufficient to cover all liabilities for losses.

Potential environmental liabilities may adversely impact our ability to use or sell assets. The presence of contamination or the failure to remediate contamination may impair our ability to sell or lease real estate or to borrow using the real estate as collateral.

Table of Contents

Other

We do not have any foreign operations and our business is not seasonal. Our operations are not dependent on a single tenant or a few tenants and no single tenant accounted for more than 10% of our total 2009 revenue.

Code of Conduct

We maintain a Code of Business Conduct and Ethics applicable to our Board and all of our officers and employees, including our principal executive officer, principal financial officer, principal accounting officer, controller and persons performing similar functions. A copy of our Code of Business Conduct and Ethics is available on our website, www.brandywinerealty.com. In addition to being accessible through our website, copies of our Code of Business Conduct and Ethics can be obtained, free of charge, upon written request to Investor Relations, 555 East Lancaster Avenue, Suite 100, Radnor, PA 19087. Any amendments to or waivers of our Code of Business Conduct and Ethics that apply to our principal executive officer, principal financial officer, principal accounting officer, controller and persons performing similar functions and that relate to any matter enumerated in Item 406(b) of Regulation S-K promulgated by the SEC will be disclosed on our website.

Corporate Governance Principles and Board Committee Charters

Our Corporate Governance Principles and the charters of the Executive Committee, Audit Committee, Compensation Committee and Corporate Governance Committee of the Board of Trustees of Brandywine Realty Trust and additional information regarding our corporate governance are available on our website, www.brandywinerealty.com. In addition to being accessible through our website, copies of our Corporate Governance Principles and charters of our Board Committees can be obtained, free of charge, upon written request to Investor Relations, 555 Lancaster Avenue, Suite 100, Radnor, PA 19087.

Availability of SEC Reports

We file annual reports on Form 10-K, quarterly reports on Form 10-Q and current reports on Form 8-K and other information with the SEC. Members of the public may read and copy materials that we file with the SEC at the SEC s Public Reference Room at 100 F Street, N.E., Washington, D.C. 20549. Members of the public may also obtain information on the Public Reference Room by calling the SEC at 1-800-732-0330. The SEC also maintains an Internet web site that contains reports, proxy and information statements and other information regarding issuers, including us, that file electronically with the SEC. The address of that site is http://www.sec.gov. Our annual reports on Form 10-K, quarterly reports on Form 10-Q and current reports on Form 8-K and other information filed by us with the SEC are available, without charge, on our Internet web site, http://www.brandywinerealty.com as soon as reasonably practicable after they are filed electronically with the SEC. Copies are also available, free of charge, upon written request to Investor Relations, Brandywine Realty Trust, 555 East Lancaster Avenue, Suite 100, Radnor, PA 19087.

Item 1A. Risk Factors

Our results from operations and ability to make distributions on our equity and to pay debt service on our indebtedness may be affected by the risk factors set forth below. All investors should consider the following risk factors before deciding to purchase our securities.

Adverse economic and geopolitical conditions could have a material adverse effect on our results of operations, financial condition and our ability to pay distributions to you.

Our business is affected by the unprecedented volatility and illiquidity in the financial and credit markets, the general global economic recession, and other market or economic challenges experienced by the U.S. economy or the real estate industry as a whole. Our portfolio consists primarily of office buildings (as compared to a more diversified real estate portfolio). If economic conditions persist or deteriorate, then our results of operations, financial condition, financial results and ability to service current debt and to pay distributions to our shareholders may be adversely affected by the following, among other potential conditions:

significant job losses in the financial and professional services industries may occur, which may decrease demand for our office space, causing market rental rates and property values to be negatively impacted;

-13-

Table of Contents

our ability to borrow on terms and conditions that we find acceptable, or at all, may be limited, which could reduce our ability to complete development opportunities and refinance existing debt;

reduce our returns from both our existing operations and our development activities and increase our future interest expense;

reduced values of our properties may limit our ability to dispose of assets at attractive prices or to obtain debt financing secured by our properties and may reduce the availability of unsecured loans;

the value and liquidity of our short-term investments and cash deposits could be reduced as a result of a deterioration of the financial condition of the institutions that hold our cash deposits or the institutions or assets in which we have made short-term investments, the dislocation of the markets for our short-term investments, increased volatility in market rates for such investments or other factors;

reduced liquidity in debt markets and increased credit risk premiums for certain market participants may impair our ability to access capital; and

one or more lenders under our line of credit could refuse or be unable to fund their financing commitment to us and we may not be able to replace the financing commitment of any such lenders on favorable terms, or at all

These conditions, which could have a material adverse effect on our results of operations, financial condition and ability to pay distributions, may continue or worsen in the future.

Our performance is subject to risks associated with our properties and with the real estate industry.

Our economic performance and the value of our real estate assets, and consequently the value of our securities, are subject to the risk that if our properties do not generate revenues sufficient to meet our operating expenses, including debt service and capital expenditures, our cash flow and ability to pay distributions to our shareholders will be adversely affected. Events or conditions beyond our control that may adversely affect our operations or the value of our properties include:

downturns in the national, regional and local economic climate including increases in the unemployment rate and inflation;

competition from other office, mixed use, industrial and commercial buildings;

local real estate market conditions, such as oversupply or reduction in demand for office, industrial or commercial space;

changes in interest rates and availability of financing;

vacancies, changes in market rental rates and the need to periodically repair, renovate and re-lease space;

increased operating costs, including insurance expense, utilities, real estate taxes, janitorial costs, state and local taxes, labor shortages and heightened security costs;

civil disturbances, earthquakes and other natural disasters, or terrorist acts or acts of war which may result in uninsured or underinsured losses;

significant expenditures associated with each investment, such as debt service payments, real estate taxes, insurance and maintenance costs which are generally not reduced when circumstances cause a reduction in revenues from a property; and

declines in the financial condition of our tenants and our ability to collect rents from our tenants.

-14-

Table of Contents

The disruption in the debt capital markets could adversely affect us.

The capital and credit markets have experienced significant volatility and disruption, particularly in the latter half of 2008 and in the first quarter of 2009. In some cases, the markets have produced downward pressure on stock prices and credit availability for certain issuers without regard to those issuers underlying financial strength. This resulted in a deterioration in the credit markets affecting the availability of credit, the terms on which it can be sourced and the overall cost of debt capital. This could negatively affect us by:

increasing our costs to finance our ongoing operations and fund our development and redevelopment activities;

reducing the availability of potential bidders for, and the amounts offered for, any properties we may wish to sell: and

preventing us from accessing necessary debt capital on a timely basis leading us to consider potentially more dilutive capital transactions such as undesirable sales of properties or equity securities.

We may suffer adverse consequences due to the financial difficulties, bankruptcy or insolvency of our tenants. The current economic conditions have caused some of our tenants to experience financial difficulties. If more of our tenants were to experience financial difficulties, including bankruptcy, insolvency or a general downturn in their business, there could be an adverse effect on our financial performance and distributions to shareholders. We cannot assure you that any tenant that files for bankruptcy protection will continue to pay us rent. A bankruptcy filing by or relating to one of our tenants or a lease guarantor would bar efforts by us to collect pre-bankruptcy debts from that tenant or lease guarantor, or its property, unless we receive an order permitting us to do so from the bankruptcy court. In addition, we cannot evict a tenant solely because of bankruptcy. The bankruptcy of a tenant or lease guarantor could delay our efforts to collect past due balances under the relevant leases, and could ultimately preclude collection of these sums. If a lease is assumed by the tenant in bankruptcy, all pre-bankruptcy balances due under the lease must be paid to us in full. If, however, a lease is rejected by a tenant in bankruptcy, we would have only a general, unsecured claim for damages. Any such unsecured claim would only be paid to the extent that funds are available and only in the same percentage as is paid to all other holders of general, unsecured claims. Restrictions under the bankruptcy laws further limit the amount of any other claims that we can make if a lease is rejected. As a result, it is likely that we would recover substantially less than the full value of the remaining rent during the term.

 $The \ terms \ and \ covenants \ relating \ to \ our \ indebtedness \ could \ adversely \ impact \ our \ economic \ performance.$

Like other real estate companies which incur debt, we are subject to risks associated with debt financing, such as the insufficiency of cash flow to meet required debt service payment obligations and the inability to refinance existing indebtedness. If our debt cannot be paid, refinanced or extended at maturity, we may not be able to make distributions to shareholders at expected levels or at all. Furthermore, an increase in our interest expense could adversely affect our cash flow and ability to make distributions to shareholders. If we do not meet our debt service obligations, any properties securing such indebtedness could be foreclosed on, which would have a material adverse effect on our cash flow and ability to make distributions and, depending on the number of properties foreclosed on, could threaten our continued viability.

Our credit facilities, term loan and the indenture governing our unsecured public debt securities contain (and any new or amended facility will contain) restrictions, requirements and other limitations on our ability to incur indebtedness, including total debt to asset ratios, secured debt to total asset ratios, debt service coverage ratios and minimum ratios of unencumbered assets to unsecured debt which we must maintain. Our ability to borrow under our credit facilities is subject to compliance with such financial and other covenants. In the event that we fail to satisfy these covenants, we would be in default under the credit facilities, the term loan and the indenture and may be required to repay such debt with capital from other sources. Under such circumstances, other sources of capital may not be available to us, or may be available only on unattractive terms. In addition, the mortgages on our properties contain customary covenants such as those that limit our ability, without the prior consent of the lender, to further mortgage the applicable property or to discontinue insurance coverage. If we breach covenants in our secured debt agreements, the lenders can declare a default and take possession of the property securing the defaulted loan.

Table of Contents

Increases in interest rates on variable rate indebtedness will increase our interest expense, which could adversely affect our cash flow and ability to make distributions to shareholders. Rising interest rates could also restrict our ability to refinance existing debt when it matures. In addition, an increase in interest rates could decrease the amounts that third parties are willing to pay for our assets, thereby limiting our ability to alter our portfolio promptly in relation to economic or other conditions. We entered into and may, from time to time, enter into agreements such as interest rate hedges, swaps, floors, caps and other interest rate hedging contracts with respect to a portion of our variable rate debt. Although these agreements may lessen the impact of rising interest rates on us, they also expose us to the risk that other parties to the agreements will not perform or that we cannot enforce the agreements.

Our degree of leverage could limit our ability to obtain additional financing or affect the market price of our equity shares or debt securities.

Our degree of leverage could affect our ability to obtain additional financing for working capital expenditures, development, acquisitions or other general corporate purposes. Our senior unsecured debt is currently rated BB+ by Fitch Ratings, Baa3 by Moody s Investor Services and BBB- by Standard & Poor s. We cannot, however, assure you that we will be able to maintain this rating. In the event that our unsecured debt is downgraded from the current rating, we would likely incur higher borrowing costs and the market prices of our common shares and debt securities might decline. Our degree of leverage could also make us more vulnerable to a downturn in business or the economy generally.

We may experience increased operating costs, which might reduce our profitability.

Our properties are subject to increases in operating expenses such as for cleaning, electricity, heating, ventilation and air conditioning, administrative costs and other costs associated with security, landscaping and repairs and maintenance of our properties. In general, under our leases with tenants, we pass through all or a portion of these costs to them. We cannot assure you, however, that tenants will actually bear the full burden of these higher costs, or that such increased costs will not lead them, or other prospective tenants, to seek office space elsewhere. If operating expenses increase, the availability of other comparable office space in our core geographic markets might limit our ability to increase rents; if operating expenses increase without a corresponding increase in revenues, our profitability could diminish and limit our ability to make distributions to shareholders.

Our investment in property development or redevelopment may be more costly or difficult to complete than we anticipate.

We intend to continue to develop properties where market conditions warrant such investment. Once made, these investments may not produce results in accordance with our expectations. Risks associated with our development and construction activities include:

the unavailability of favorable financing alternatives in the private and public debt markets;

having sufficient capital to pay development costs;

unprecedented market volatility in the share price of REITs;

dependence on the financial services sector as part of our tenant base;

construction costs exceeding original estimates due to rising interest rates, diminished availability of materials and labor, and increases in the costs of materials and labor;

construction and lease-up delays resulting in increased debt service, fixed expenses and construction or renovation costs:

expenditure of funds and devotion of management s time to projects that we do not complete;

the unavailability or scarcity of utilities;

-16-

Table of Contents

occupancy rates and rents at newly completed properties may fluctuate depending on a number of factors, including market and economic conditions, resulting in lower than projected rental rates and a corresponding lower return on our investment;

complications (including building moratoriums and anti-growth legislation) in obtaining necessary zoning, occupancy and other governmental permits; and

increased use restrictions by local zoning or planning authorities limiting our ability to develop and impacting the size of developments.

We face risks associated with property acquisitions.

We have in the past acquired, and may in the future acquire, properties and portfolios of properties, including large portfolios that would increase our size and potentially alter our capital structure. Although we believe that the acquisitions that we have completed in the past and that we expect to undertake in the future have, and will, enhance our future financial performance, the success of such transactions is subject to a number of factors, including the risk that:

we may not be able to obtain financing for acquisitions on favorable terms;

acquired properties may fail to perform as expected;

the actual costs of repositioning or redeveloping acquired properties may be higher than our estimates;

acquired properties may be located in new markets where we may have limited knowledge and understanding of the local economy, an absence of business relationships in the area or unfamiliarity with local governmental and permitting procedures; and

we may not be able to efficiently integrate acquired properties, particularly portfolios of properties, into our organization and manage new properties in a way that allows us to realize cost savings and synergies. We acquired in the past and in the future may acquire properties or portfolios of properties through tax deferred contribution transactions in exchange for partnership interests in our Operating Partnership. This acquisition structure has the effect, among other factors, of reducing the amount of tax depreciation we can deduct over the tax life of the acquired properties, and typically requires that we agree to protect the contributors ability to defer recognition of taxable gain through restrictions on our ability to dispose of the acquired properties and/or the allocation of partnership debt to the contributors to maintain their tax bases. These restrictions on dispositions could limit our ability to sell an asset during a specified time, or on terms, that would be favorable absent such restrictions. Acquired properties may subject us to known and unknown liabilities.

Properties that we acquire may be subject to known and unknown liabilities for which we would have no recourse, or only limited recourse, to the former owners of such properties. As a result, if a liability were asserted against us based upon ownership of an acquired property, we might be required to pay significant sums to settle it, which could adversely affect our financial results and cash flow. Unknown liabilities relating to acquired properties could include:

liabilities for clean-up of pre-existing disclosed or undisclosed environmental contamination;

claims by tenants, vendors or other persons arising on account of actions or omissions of the former owners of the properties; and

liabilities incurred in the ordinary course of business.

-17-

Table of Contents

We have agreed not to sell certain of our properties and to maintain indebtedness subject to guarantees.

We agreed not to sell some of our properties for varying periods of time, in transactions that would trigger taxable income to the former owners, and we may enter into similar arrangements as a part of future property acquisitions. These agreements generally provide that we may dispose of the subject properties only in transactions that qualify as tax-free exchanges under Section 1031 of the Internal Revenue Code or in other tax deferred transactions. Such transactions can be difficult to complete and can result in the property acquired in exchange for the disposed of property inheriting the tax attributes (including tax protection covenants) of the sold property. Violation of these tax protection agreements would impose significant costs on us. As a result, we are restricted with respect to decisions related to financing, encumbering, expanding or selling these properties.

We have also entered into agreements that provide prior owners of properties with the right to guarantee specific amounts of indebtedness and, in the event that the specific indebtedness that they guarantee is repaid or reduced, we would be required to provide substitute indebtedness for them to guarantee. These agreements may hinder actions that we may otherwise desire to take to repay or refinance guaranteed indebtedness because we would be required to make payments to the beneficiaries of such agreements if we violate these agreements.

We may be unable to renew leases or re-lease space as leases expire; certain leases may expire early.

If tenants do not renew their leases upon expiration, we may be unable to re-lease the space. Even if the tenants do renew their leases or if we can re-lease the space, the terms of renewal or re-leasing (including the cost of required renovations) may be less favorable than current lease terms. Certain leases grant the tenants an early termination right upon payment of a termination penalty or if we fail to comply with certain material lease terms. Our inability to renew or release spaces and the early expiration of certain leases could affect our ability to make distributions to shareholders.

We face significant competition from other real estate developers.

We compete with real estate developers, operators and institutions for tenants and acquisition and development opportunities. Some of these competitors may have significantly greater financial resources than we have. Such competition may reduce the number of suitable investment opportunities available to us, may interfere with our ability to attract and retain tenants and may increase vacancies, which could result in increased supply and lower market rental rates, reducing our bargaining leverage and adversely affect our ability to improve our operating leverage. In addition, some of our competitors may be willing (e.g., because their properties may have vacancy rates higher than those for our properties) to make space available at lower rental rates or with higher tenant concession percentages than available space in our properties. We cannot assure you that this competition will not adversely affect our cash flow and our ability to make distributions to shareholders.

Property ownership through joint ventures may limit our ability to act exclusively in our interest.

We develop and acquire properties in joint ventures with other persons or entities when we believe circumstances warrant the use of such structures. As of December 31, 2009, we had investments in 11 unconsolidated real estate ventures and three additional real estate ventures that are consolidated in our financial statements. Our net investments in the 11 unconsolidated real estate ventures aggregated approximately \$75.5 million as of December 31, 2009. We could become engaged in a dispute with one or more of our joint venture partners that might affect our ability to operate a jointly-owned property. Moreover, our joint venture partners may, at any time, have business, economic or other objectives that are inconsistent with our objectives, including objectives that relate to the appropriate timing and terms of any sale or refinancing of a property. In some instances, our joint venture partners may have competing interests in our markets that could create conflicts of interest. If the objectives of our joint venture partners or the lenders to our joint ventures are inconsistent with our own objectives, we may not be able to act exclusively in our interests. Furthermore, if the current constrained credit conditions in the capital markets persist or deteriorate further, the value of our investments could deteriorate and we could be required to reduce the carrying value of our equity method investments if a loss in the carrying value of the investment is other than a temporary decline pursuant to the accounting standard governing the equity method of accounting for investments in common stock.

Table of Contents

Because real estate is illiquid, we may not be able to sell properties when appropriate.

Real estate investments generally, and in particular large office and industrial/flex properties like those that we own, often cannot be sold quickly. The capitalization rates at which properties may be sold are generally higher than historic rates, thereby reducing our potential proceeds from sale. Consequently, we may not be able to alter our portfolio promptly in response to changes in economic or other conditions. In addition, the Internal Revenue Code limits our ability to sell properties that we have held for fewer than four years without potential adverse consequences to our shareholders. Furthermore, properties that we have developed and have owned for a significant period of time or that we acquired in exchange for partnership interests in our operating partnership often have a low tax basis. If we were to dispose of any of these properties in a taxable transaction, we may be required under provisions of the Internal Revenue Code applicable to REITs to distribute a significant amount of the taxable gain to our shareholders and this could, in turn, impact our cash flow. In some cases, tax protection agreements with third parties will prevent us from selling certain properties in a taxable transaction without incurring substantial costs. In addition, purchase options and rights of first refusal held by tenants or partners in joint ventures may also limit our ability to sell certain properties. All of these factors reduce our ability to respond to changes in the performance of our investments and could adversely affect our cash flow and ability to make distributions to shareholders as well as the ability of someone to purchase us, even if a purchase were in our shareholders best interests.

Some potential losses are not covered by insurance.

We currently carry comprehensive all-risk property, rental loss insurance and commercial general liability coverage on all of our properties. We believe the policy specifications and insured limits of these policies are adequate and appropriate. There are, however, types of losses, such as lease and other contract claims, biological, radiological and nuclear hazards and acts of war that generally are not insured. We cannot assure you that we will be able to renew insurance coverage in an adequate amount or at reasonable prices. In addition, insurance companies may no longer offer coverage against certain types of losses, such as losses due to earthquake, terrorist acts and mold, or, if offered, these types of insurance may be prohibitively expensive. Should an uninsured loss or a loss in excess of insured limits occur, we could lose all or a portion of the capital we have invested in a property, as well as the anticipated future revenue from the property. In such an event, we might nevertheless remain obligated for any mortgage debt or other financial obligations related to the property. We cannot assure you that material losses in excess of insurance proceeds will not occur in the future. If any of our properties were to experience a catastrophic loss, it could seriously disrupt our operations, delay revenue and result in large expenses to repair or rebuild the property. Such events could adversely affect our cash flow and ability to make distributions to shareholders. If one or more of our insurance providers were to fail to pay a claim as a result of insolvency, bankruptcy or otherwise, the nonpayment of such claims could have an adverse effect on our financial condition and results of operations. In addition, if one or more of our insurance providers were to become subject to insolvency, bankruptcy or other proceedings and our insurance policies with the provider were terminated or cancelled as a result of those proceedings, we cannot guarantee that we would be able to find alternative coverage in adequate amounts or at reasonable prices. In such case, we could experience a lapse in any or adequate insurance coverage with respect to one or more properties and be exposed to potential losses relating to any claims that may arise during such period of lapsed or inadequate coverage.

Terrorist attacks and other acts of violence or war may adversely impact our performance and may affect the markets on which our securities are traded.

Terrorist attacks against our properties, or against the United States or our interests, may negatively impact our operations and the value of our securities. Attacks or armed conflicts could result in increased operating costs; for example, it might cost more in the future for building security, property and casualty insurance, and property maintenance. As a result of terrorist activities and other market conditions, the cost of insurance coverage for our properties could also increase. We might not be able to pass through the increased costs associated with such increased security measures and insurance to our tenants, which could reduce our profitability and cash flow. Furthermore, any terrorist attacks or armed conflicts could result in increased volatility in or damage to the United States and worldwide financial markets and economy. Such adverse economic conditions could affect the ability of our tenants to pay rent and our cost of capital, which could have a negative impact on our results.

Our ability to make distributions is subject to various risks.

Historically, we have paid quarterly distributions to our shareholders. Our ability to make distributions in the future will depend upon:

the operational and financial performance of our properties;

capital expenditures with respect to existing, developed and newly acquired properties;

-19-

Table of Contents

general and administrative costs associated with our operation as a publicly-held REIT;

the amount of, and the interest rates on, our debt; and

the absence of significant expenditures relating to environmental and other regulatory matters. Certain of these matters are beyond our control and any significant difference between our expectations and actual results could have a material adverse effect on our cash flow and our ability to make distributions to shareholders. Changes in the law may adversely affect our cash flow.

Because increases in income and service taxes are generally not passed through to tenants under leases, such increases may adversely affect our cash flow and ability to make expected distributions to shareholders. Our properties are also subject to various regulatory requirements, such as those relating to the environment, fire and safety. Our failure to comply with these requirements could result in the imposition of fines and damage awards and could result in a default under some of our tenant leases. Moreover, the costs to comply with any new or different regulations could adversely affect our cash flow and our ability to make distributions. Although we believe that our properties are in material compliance with all such requirements, we cannot assure you that these requirements will not change or that newly imposed requirements will not require significant expenditures in order to be compliant.

Potential liability for environmental contamination could result in substantial costs.

Under various federal, state and local laws, ordinances and regulations, we may be liable for the costs to investigate and remove or remediate hazardous or toxic substances on or in our properties, often regardless of whether we know of or are responsible for the presence of these substances. These costs may be substantial. While we do maintain environmental insurance, we can not be assured that our insurance coverage will be sufficient to protect us from all of the aforesaid remediation costs. Also, if hazardous or toxic substances are present on a property, or if we fail to properly remediate such substances, our ability to sell or rent the property or to borrow using that property as collateral may be adversely affected.

Other laws and regulations govern indoor and outdoor air quality including those that can require the abatement or removal of asbestos-containing materials in the event of damage, demolition, renovation or remodeling and also govern emissions of and exposure to asbestos fibers in the air. The maintenance and removal of lead paint and certain electrical equipment containing polychlorinated biphenyls (PCBs) and underground storage tanks are also regulated by federal and state laws. We are also subject to risks associated with human exposure to chemical or biological contaminants such as molds, pollens, viruses and bacteria which, above certain levels, can be alleged to be connected to allergic or other health effects and symptoms in susceptible individuals. We could incur fines for environmental compliance and be held liable for the costs of remedial action with respect to the foregoing regulated substances or tanks or related claims arising out of environmental contamination or human exposure to contamination at or from our properties.

Additionally, we develop, manage, lease and/or operate various properties for third parties. Consequently, we may be considered to have been or to be an operator of these properties and, therefore, potentially liable for removal or remediation costs or other potential costs that could relate to hazardous or toxic substances.

An earthquake or other natural disasters could adversely affect our business.

Some of our properties are located in California which is a high risk geographical area for earthquakes or other natural disasters. Depending upon its magnitude, an earthquake could severely damage our properties which would adversely affect our business. We maintain earthquake insurance for our California properties and the resulting business interruption. We cannot assure you that our insurance will be sufficient if there is a major earthquake.

Americans with Disabilities Act compliance could be costly.

The Americans with Disabilities Act of 1990, as amended (ADA) requires that all public accommodations and commercial facilities, including office buildings, meet certain federal requirements related to access and use by disabled persons. Compliance with ADA requirements could involve the removal of structural barriers from certain disabled persons entrances which could adversely affect our financial condition and results of operations. Other federal, state and local laws may require modifications to or restrict further renovations of our properties with respect to such accesses. Although we believe that our properties are in material compliance with present requirements,

noncompliance with the ADA or similar or related laws or regulations could result in the United States government imposing fines or private litigants being awarded damages against us. In addition, changes to existing requirements or enactments of new requirements could require significant expenditures. Such costs may adversely affect our cash flow and ability to make distributions to shareholders.

-20-

Table of Contents

Our status as a REIT (or any of our REIT subsidiaries) is dependent on compliance with federal income tax requirements.

If we (or any of our REIT subsidiaries) fail to qualify as a REIT, we or the affected REIT subsidiaries would be subject to federal income tax at regular corporate rates. Also, unless the IRS granted us or our affected REIT subsidiaries, as the case may be, relief under certain statutory provisions, we or it would remain disqualified as a REIT for four years following the year it first failed to qualify. If we or any of our REIT subsidiaries fails to qualify as a REIT, we or they would be required to pay significant income taxes and would, therefore, have less money available for investments or for distributions to shareholders. This would likely have a material adverse effect on the value of the combined company securities. In addition, we or our affected REIT subsidiaries would no longer be required to make any distributions to shareholders.

Failure of the Operating Partnership (or a subsidiary partnership) to be treated as a partnership would have serious adverse consequences to our shareholders. If the IRS were to successfully challenge the tax status of the Operating Partnership or any of its subsidiary partnerships for federal income tax purposes, the Operating Partnership or the affected subsidiary partnership would be taxable as a corporation. In such event we would cease to qualify as a REIT and the imposition of a corporate tax on the Operating Partnership or a subsidiary partnership would reduce the amount of cash available for distribution from the Operating Partnership to us and ultimately to our shareholders. Even if we qualify as a REIT, we will be required to pay certain federal, state and local taxes on our income and properties. In addition, our taxable REIT subsidiaries will be subject to federal, state and local income tax at regular corporate rates on their net taxable income derived from management, leasing and related service business. If we have net income from a prohibited transaction, such income will be subject to a 100% tax.

We face possible federal, state and local tax audits.

Because we are organized and qualify as a REIT, we are generally not subject to federal income taxes, but are subject to certain state and local taxes. Certain entities through which we own real estate either have undergone, or are currently undergoing, tax audits. Although we believe that we have substantial arguments in favor of our positions in the ongoing audits, in some instances there is no controlling precedent or interpretive guidance on the specific point at issue. There can be no assurance that these or future audits will not have a material adverse effect on our results of operations. We are currently being audited by the Internal Revenue Service for our 2004 tax year. The audit concerns the tax treatment of a transaction in September 2004 in which we acquired a portfolio of properties through the acquisition of a limited partnership. At this time it does not appear that an adjustment would result in a material tax liability for us. However, an adjustment could raise a question as to whether a contributor of partnership interests in the 2004 transaction could assert a claim against us under the tax protection agreement entered into as part of the transaction

Competition for skilled personnel could increase labor costs.

We compete with various other companies in attracting and retaining qualified and skilled personnel. We depend on our ability to attract and retain skilled management personnel who are responsible for the day-to-day operations of our company. Competitive pressures may require that we enhance our pay and benefits package to compete effectively for such personnel. We may not be able to offset such added costs by increasing the rates we charge tenants. If there is an increase in these costs or if we fail to attract and retain qualified and skilled personnel, our business and operating results could be harmed.

We are dependent upon our key personnel.

We are dependent upon our key personnel whose continued service is not guaranteed. We are dependent on our executive officers for strategic business direction and real estate experience. Loss of their services could adversely affect our operations.

Table of Contents 37

-21-

Table of Contents

Although we have an employment agreement with Gerard H. Sweeney, our President and Chief Executive Officer, for a term extending to February 9, 2011, this agreement does not restrict his ability to become employed by a competitor following the termination of his employment. We do not have key man life insurance coverage on our executive officers

Certain limitations will exist with respect to a third party s ability to acquire us or effectuate a change in control. Limitations imposed to protect our REIT status. In order to protect us against the loss of our REIT status, our Declaration of Trust limits any shareholder from owning more than 9.8% in value of our outstanding shares, subject to certain exceptions. The ownership limit may have the effect of precluding acquisition of control of us. If anyone acquires shares in excess of the ownership limit, we may:

consider the transfer to be null and void;

not reflect the transaction on our books;

institute legal action to stop the transaction;

not pay dividends or other distributions with respect to those shares;

not recognize any voting rights for those shares; and

consider the shares held in trust for the benefit of a person to whom such shares may be transferred. Limitation due to our ability to issue preferred shares. Our Declaration of Trust authorizes our Board of Trustees to cause us to issue preferred shares, without limitation as to amount and without shareholder consent. Our Board of Trustees is able to establish the preferences and rights of any preferred shares issued and these shares could have the effect of delaying or preventing someone from taking control of us, even if a change in control were in our shareholders best interests.

Limitation imposed by the Maryland Business Combination Law. The Maryland General Corporation Law, as applicable to Maryland REITs, establishes special restrictions against business combinations between a Maryland REIT and interested shareholders or their affiliates unless an exemption is applicable. An interested shareholder includes a person, who beneficially owns, and an affiliate or associate of the trust who, at any time within the two-year period prior to the date in question, was the beneficial owner of, ten percent or more of the voting power of our then-outstanding voting shares. Among other things, Maryland law prohibits (for a period of five years) a merger and certain other transactions between a Maryland REIT and an interested shareholder unless the board of trustees had approved the transaction before the party became an interested shareholder. The five-year period runs from the most recent date on which the interested shareholder became an interested shareholder. Thereafter, any such business combination must be recommended by the board of trustees and approved by two super-majority shareholder votes unless, among other conditions, the common shareholders receive a minimum price for their shares and the consideration is received in cash or in the same form as previously paid by the interested shareholder for our shares or unless the board of trustees approved the transaction before the party in question became an interested shareholder. The business combination statute could have the effect of discouraging offers to acquire us and of increasing the difficulty of consummating any such offers, even if the acquisition would be in our shareholders best interests. Maryland Control Share Acquisition Act. Maryland law provides that control shares of a REIT acquired in a control share acquisition shall have no voting rights except to the extent approved by a vote of two-thirds of the vote eligible to be cast on the matter under the Maryland Control Share Acquisition Act. Control Shares means shares that, if aggregated with all other shares previously acquired by the acquirer or in respect of which the acquirer is able to exercise or direct the exercise of voting power (except solely by virtue of a revocable proxy), would entitle the acquirer to exercise voting power in electing trustees within one of the following ranges of voting power: one-tenth or more but less than one-third, one-third or more but less than a majority or a majority or more of all voting power. Control shares do not include shares the acquiring person is then entitled to vote as a result of having previously obtained shareholder approval. A control share acquisition means the acquisition of control shares, subject to certain

exceptions. If voting rights or control shares acquired in a control share acquisition are not approved at a shareholder s meeting, then subject to certain conditions and limitations the issuer may redeem any or all of the control shares for fair value. If voting rights of such control shares are approved at a shareholder s meeting and the acquirer becomes entitled to vote a majority of the shares entitled to vote, all other shareholders may exercise appraisal rights. Any control shares acquired in a control share acquisition which are not exempt under our Bylaws are subject to the Maryland Control Share Acquisition Act. Our Bylaws contain a provision exempting from the control share acquisition statute any and all acquisitions by any person of our shares. We cannot assure you that this provision will not be amended or eliminated at any time in the future.

-22-

Table of Contents

Advance Notice Provisions for Shareholder Nominations and Proposals. Our bylaws require advance notice for shareholders to nominate persons for election as trustees at, or to bring other business before, any meeting of our shareholders. This bylaw provision limits the ability of shareholders to make nominations of persons for election as trustees or to introduce other proposals unless we are notified in a timely manner prior to the meeting.

Many factors can have an adverse effect on the market value of our securities.

A number of factors might adversely affect the price of our securities, many of which are beyond our control. These factors include:

increases in market interest rates, relative to the dividend yield on our shares. If market interest rates go up, prospective purchasers of our securities may require a higher yield. Higher market interest rates would not, however, result in more funds for us to distribute and, to the contrary, would likely increase our borrowing costs and potentially decrease funds available for distribution. Thus, higher market interest rates could cause the market price of our common shares to go down;

anticipated benefit of an investment in our securities as compared to investment in securities of companies in other industries (including benefits associated with tax treatment of dividends and distributions);

perception by market professionals of REITs generally and REITs comparable to us in particular;

level of institutional investor interest in our securities:

relatively low trading volumes in securities of REITs;

our results of operations and financial condition; and

investor confidence in the stock market generally.

The market value of our common shares is based primarily upon the market sperception of our growth potential and our current and potential future earnings and cash distributions. Consequently, our common shares may trade at prices that are higher or lower than our net asset value per common share. If our future earnings or cash distributions are less than expected, it is likely that the market price of our common shares will diminish.

Additional issuances of equity securities may be dilutive to shareholders.

The interests of our shareholders could be diluted if we issue additional equity securities to finance future developments or acquisitions or to repay indebtedness. Our Board of Trustees may authorize the issuance of additional equity securities without shareholder approval. Our ability to execute our business strategy depends upon our access to an appropriate blend of debt financing, including unsecured lines of credit and other forms of secured and unsecured debt, and equity financing, including the issuance of common and preferred equity.

The issuance of preferred securities may adversely affect the rights of holders of our common shares.

Because our Board of Trustees has the power to establish the preferences and rights of each class or series of preferred shares, we may afford the holders in any series or class of preferred shares preferences, distributions, powers and rights, voting or otherwise, senior to the rights of holders of common shares. Our Board of Trustees also has the power to establish the preferences and rights of each class or series of units in Brandywine Operating Partnership, and may afford the holders in any series or class of preferred units preferences, distributions, powers and rights, voting or otherwise, senior to the rights of holders of common units.

Table of Contents

The acquisition of new properties or the development of new properties which lack operating history with us may give rise to difficulties in predicting revenue potential.

We may continue to acquire additional properties and may seek to develop our existing land holdings strategically as warranted by market conditions. These acquisitions and developments could fail to perform in accordance with expectations. If we fail to accurately estimate occupancy levels, operating costs or costs of improvements to bring an acquired property or a development property up to the standards established for our intended market position, the performance of the property may be below expectations. Acquired properties may have characteristics or deficiencies affecting their valuation or revenue potential that we have not yet discovered. We cannot assure you that the performance of properties acquired or developed by us will increase or be maintained under our management. Our performance is dependent upon the economic conditions of the markets in which our properties are located. Our properties are located in Pennsylvania, New Jersey, Delaware, Maryland, Virginia, Texas, and California. Like other real estate markets, these commercial real estate markets have been impacted by the recent economic downturns, and future declines in 2010 in any of these economies or real estate markets could adversely affect cash available for distribution. Our financial performance and ability to make distributions to our shareholders will be particularly sensitive to the economic conditions in these markets. The local economic climate, which may be adversely impacted by business layoffs or downsizing, industry slowdowns, changing demographics and other factors, and local real estate conditions, such as oversupply of or reduced demand for office, industrial and other competing commercial properties, may affect revenues and the value of properties, including properties to be acquired or developed. We cannot assure you that these local economies will grow in the future.

Item 1B. Unresolved Staff Comments

None.

Item 2. Properties

Property Acquisitions

We did not acquire any properties during the year ended December 31, 2009.

Development and Redevelopment Properties Placed in Service

We placed in service the following office properties during the year ended December 31, 2009:

-24-

Table of Contents

Month Placed	D		# of	Rentable
	Property/Portfolio			Square
in Service	Name	Location	Buildings	Feet
		Bethesda,		
Jul-09	One Rockledge Associates	MD	1	160,173
	Delaware Corporate Center	Wilmington,		
Jul-09	II	DE	1	95,514
		Mount		
Jul-09	Atrium I	Laurel, NJ	1	99,668
		Lawrenceville,		
Oct-09	100 Lenox Drive	NJ	1	50,942
	Total Properties Placed in			
	Service		4	406,297

We place a property under development in service on the date the property reaches 95% occupancy.

Property Sales

We sold the following office properties during the year ended December 31, 2009:

Month of			# of	Rentable Square	Sales
Sale	Property/Portfolio Name	Location	Bldgs.	Feet/ Acres	Price (in 000 s)
Feb-09	748 and 855 Springdale Drive	Exton, PA Moorestown,	2	66,664	\$ 8,950
Mar-09	305 Harper Drive 7735 Georgetown	NJ Bethesda,	1	14,980	1,100
Apr-09	Road Trenton Office	MD	1	122,543	26,500
Oct-09	Properties	Trenton, NJ Lawrenceville,	2	473,658	85,000(b)
Oct-09	100 Lenox Drive (a)	NJ	1	40,508	7,900
	Total Office Properties Sold		7	718,353	\$ 129,450

- (a)- Pertains to the sale of a condominium interest in an office building.
- (b)- Recorded in accordance with the installment

sales method of accounting.

Properties

As of December 31, 2009, we owned 212 office properties, 22 industrial facilities and three mixed-use properties that contain an aggregate of approximately 23.3 million net rentable square feet. We also have two properties under development and three properties under redevelopment containing an aggregate 1.9 million net rentable square feet. As of December 31, 2009, we consolidated three office properties owned by real estate ventures containing 0.4 million net rentable square feet. The properties are located in and surrounding Philadelphia, PA, Metropolitan Washington, D.C., Southern and Central New Jersey, Richmond, VA, Wilmington, DE, Austin, TX, and Oakland, Concord, Carlsbad and Rancho Bernardo, CA. As of December 31, 2009, the Properties were approximately 88.2% occupied by 1,357 tenants and had an average age of approximately 18.5 years. The office properties are primarily suburban office buildings containing an average of approximately 0.1 million net rentable square feet. The industrial properties accommodate a variety of tenant uses, including light manufacturing, assembly, distribution and warehousing. We carry comprehensive liability, fire, extended coverage and rental loss insurance covering all of the properties, with policy specifications and insured limits which we believe are adequate.

-25-

Table of Contents

We had the following projects in development or redevelopment as of December 31, 2009:

			%	
			Leased	
		Rentable	as of	Stabilization
Project Name	Location	Square Feet	12/31/09	Date (a)
Under Development:				
	Philadelphia,			
Post Office/IRS	PA	862,692	100.0%	Q3 10
	Philadelphia,			
Cira South Garage	PA	553,421	92.6%	Q3 10
		1,416,113		
Under Redevelopment:				
Radnor Corporate Center I	Radnor, PA	190,219	89.7%	Q1 10
radioi corporate center i	Wilmington,	170,217	07.1 %	Q1 10
300 Delaware Avenue	DE	298,071	71.9%	Q2 10
300 Delaware Avenue	Philadelphia,	270,071	71.770	Q2 10
Juniper Street (b)	PA		N/A	Q2 11
Jumper Street (b)	171		14/11	Q2 11
		488,290		
		,		
		1,904,403		
		1,701,103		

(a) Projected stabilization date represents the date the property reaches 95% occupancy.

(b) This pertains to the redevelopment of a 220 space parking garage.

As of December 31, 2009, the above five projects accounted for \$239.9 million of the \$272.0 million of construction in progress shown on our consolidated balance sheet.

As of December 31, 2009, we expect our development and redevelopment costs, including estimated tenant improvements, for these five projects to aggregate \$396.0 million.

Table of Contents

The following table sets forth information with respect to our core properties at December 31, 2009:

							Total Base	Average	
					Net	Percentage Leased as	Rent for the Twelve	R	nualized Rental Rate
				Year	Rentable	of	Months Ended		as of cember
				Built/	Square	December 31,	December 31, 2009 (b)	De	31,
Property Name PENNSYLVANIA SEGMENT		Location	StateF	Renovated	Feet	2009 (a)	(000 s)	20	009 (c)
2929 Arch Street	(d)	Philadelphia	PA	2005	729,897	100.0%	\$ 24,315	\$	35.11
100 North 18th Street	(e)	Philadelphia	PA	1988	703,386	96.3%	20,546		31.40
130 North 18th Street		Philadelphia	PA	1983	594,755	100.0%	12,492		28.50
150 Radnor Chester Road		Radnor	PA	2004	340,262	100.0%	9,572		29.41
201 King of Prussia Road		Radnor	PA	2001	251,372	86.5%	6,119		28.68
555 Lancaster Avenue		Radnor	PA	1973	242,099	99.9%	6,381		28.41
401 Plymouth Road		Plymouth Meeting	PA	2001	201,883	100.0%	6,122		32.83
Philadelphia Marine Center	(d)	Philadelphia	PA	Various	181,900	100.0%	1,243		5.51
101 West Elm Street	(W. Conshohocker	n PA	1999	175,009	85.4%	4,026		26.53
Four Radnor Corporate Center		Radnor	PA	1995	165,138	89.3%	3,058		25.30
Five Radnor Corporate Center		Radnor	PA	1998	164,577	90.5%	4,372		32.37
751-761 Fifth Avenue		King Of Prussia	PA	1967	158,000	100.0%	574		3.64
630 Allendale Road		King of Prussia	PA	2000	150,000	100.0%	3,722		27.03
640 Freedom Business Center	(d)	King Of Prussia	PA	1991	132,000	86.7%	2,187		24.31

52.6 1.6 1.9	East Whiteland	D.	1000	121 017	100.00	2.072	24.01
52 Swedesford Square	Twp.	PA	1988	131,017	100.0%	2,972	24.01
400 Berwyn Park	Berwyn	PA	1999	124,182	100.0%	3,276	28.98
4000 Chemical Road	Plymouth Meeting	PA	2007	120,877	74.8%	1,345	18.48
Three Radnor Corporate Center	Radnor	PA	1998	119,463	89.3%	2,715	25.07
101 Lindenwood Drive	Malvern	PA	1988	118,121	44.6%	1,609	21.24
181 Washington Street	(h) Conshohocke	n PA	1999	115,122	68.5%	2,904	28.23
300 Berwyn Park	Berwyn	PA	1989	108,619	44.3%	1,204	21.23
442 Creamery Way	(f) Exton	PA	1991	104,500	100.0%	598	6.79
Two Radnor Corporate Center	Radnor	PA	1998	100,973	56.4%	1,572	21.85
301 Lindenwood Drive	Malvern	PA	1984	97,813	93.7%	1,856	17.40
1 West Elm Street	W. Conshohocke	en PA	1999	97,737	79.7%	2,080	27.06
555 Croton Road	King of Prussia	PA	1999	96,909	90.3%	2,264	29.40
500 North Gulph Road	King Of Prussia	PA	1979	93,082	90.3%	1,402	18.99
620 West Germantown Pike	Plymouth Meeting	PA	1990	90,183	74.2%	1,399	24.44
610 West Germantown Pike	Plymouth Meeting	PA	1987	90,152	76.2%	1,610	27.47
630 West Germantown Pike	Plymouth Meeting	PA	1988	89,925	97.2%	1,969	27.51
600 West Germantown Pike	Plymouth Meeting	PA	1986	89,681	83.4%	1,482	25.18
630 Freedom Business Center	King Of (d) Prussia	PA	1989	86,683	92.1%	1,660	24.25
1200 Swedesford Road	Berwyn	PA	1994	86,622	76.5%	1,366	29.20
620 Freedom Business Center	(d)	PA	1986	86,570	100.0%	1,748	24.02
Table of Contents							46

King Of Prussia

200 Barr Harbour Drive	(h) C	Conshohocke	n PA	1998	86,021	100.0%	2,484	30.35
595 East Swedesford Road		Wayne	PA	1998	81,890	100.0%	1,750	23.01
1050 Westlakes Drive		Berwyn	PA	1984	80,000	100.0%	1,984	25.00
One Progress Drive		Horsham	PA	1986	79,204	100.0%	845	13.45
1060 First Avenue	(e)	King Of Prussia	PA	1987	77,718	100.0%	1,061	21.47
741 First Avenue		King Of Prussia	PA	1966	77,184	100.0%	580	9.10
1040 First Avenue	(e)	King Of Prussia	PA	1985	75,488	84.8%	1,287	23.18
200 Berwyn Park		Berwyn	PA	1987	75,025	100.0%	1,296	19.20
1020 First Avenue	(e)	King Of Prussia	PA	1984	74,556	100.0%	1,608	20.25
1000 First Avenue	(e)	King Of Prussia	PA	1980	74,139	86.7%	1,367	22.93
436 Creamery Way		Exton	PA	1991	72,300	96.2%	726	14.53

-27-

								Average
							Total Base Rent	Annualized
							for the	Rental
					Net	Percentage Leased as	Twelve Months	Rate
				Year	Rentable	of	Ended	as of
					_	December	December	December
				Built/	Square	31,	31, 2009 (b)	31,
Property Name		Location	State F	Renovated	Feet	2009 (a)	(000 s)	2009 (c)
130 Radnor Chester Road		Radnor	PA	2004	71,349	100.0%	2,150	31.35
170 Radnor Chester Road		Radnor	PA	2004	69,787	92.6%	1,597	25.21
		Newtown						
14 Campus Boulevard		Square	PA	1998	69,542	100.0%	1,815	25.00
500 Enterprise Road		Horsham	PA	1990	66,751	0.0%		
575 East Swedesford Road		Wayne	PA	1985	66,265	100.0%	1,235	28.53
429 Creamery Way		Exton	PA	1996	63,420	100.0%	790	16.72
		King Of						
610 Freedom Business Center	(d)	Prussia	PA	1985	62,991	88.9%	720	23.43
925 Harvest Drive		Blue Bell	PA	1990	62,957	96.7%	1,032	21.23
980 Harvest Drive		Blue Bell	PA	1988	62,379	100.0%	1,383	24.16
426 Lancaster Avenue		Devon	PA	1990	61,102	100.0%	1,213	19.90
1180 Swedesford Road		Berwyn	PA	1987	60,371	100.0%	1,880	33.08
1160 Swedesford Road		Berwyn	PA	1986	60,099	100.0%	1,493	26.04
100 Berwyn Park		Berwyn	PA	1986	57,731	42.7%	735	21.99
440 Creamery Way		Exton	PA	1991	57,218	88.8%	790	16.85
		King of						
640 Allendale Road	(f)	Prussia	PA	2000	56,034	100.0%	350	8.60
565 East Swedesford Road		Wayne	PA	1984	55,979	83.4%	818	22.64
650 Dork Assessed		King Of	DΑ	1069	54 220	100.00	922	17 10
650 Park Avenue		Prussia	PA	1968	54,338	100.0%	822	17.10
Table of Contents								48

910 Harvest Drive	E	Blue Bell	PA	1990	52,611	100.09	6 1,040	20.23
680 Allendale Road		King Of Prussia	PA	1962	52,528	0.09	6	
2240/50 Butler Pike		Plymouth Meeting	PA	1984	52,229	100.09	6 1,102	22.59
920 Harvest Drive	Е	Blue Bell	PA	1990	51,875	100.09	6 1,009	21.19
486 Thomas Jones Way		Exton	PA	1990	51,372	69.19	619	21.09
660 Allendale Road		King of Prussia	PA	1962	50,635	0.09	6 93	
875 First Avenue		King Of Prussia	PA	1966	50,000	100.09	6 1,037	22.00
630 Clark Avenue		King Of Prussia	PA	1960	50,000	100.09	6 301	8.19
620 Allendale Road		King Of Prussia	PA	1961	50,000	67.09	536	16.06
15 Campus Boulevard		Newtown Square	PA	2002	49,621	100.09	6 1,018	25.62
479 Thomas Jones Way		Exton	PA	1988	49,264	63.09	556	18.04
17 Campus Boulevard		Newtown Square	PA	2001	48,565	100.09	6 1,202	30.39
11 Campus Boulevard		Newtown Square	PA	1998	47,699	100.09	6 1,111	25.75
456 Creamery Way		Exton	PA	1987	47,604	100.09	6 372	6.68
585 East Swedesford Road		Wayne	PA	1998	43,683	100.09	771	27.01
1100 Cassett Road]	Berwyn	PA	1997	43,480	100.09	6 1,106	32.09
467 Creamery Way		Exton	PA	1988	42,000	100.09	568	19.31
1336 Enterprise Drive	We	est Goshen	PA	1989	39,330	100.09	796 To 796	24.10
600 Park Avenue		King Of Prussia	PA	1964	39,000	100.09	6 545	16.17
412 Creamery Way		Exton	PA	1999	38,098	86.09	591	17.71

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18 Campus Boulevard	Newtown Square	PA	1990	37,374	85.3%	702	20.62
457 Creamery Way	Exton	PA	1990	36,019	100.0%	285	
100 Arrandale Boulevard	Exton	PA	1997	34,931	100.0%	456	17.43
300 Lindenwood Drive	Malvern	PA	1991	33,000	100.0%	794	23.41
2260 Butler Pike	Plymouth Meeting	PA	1984	31,892	100.0%	658	22.02
120 West Germantown Pike	Plymouth Meeting	PA	1984	30,574	100.0%	528	19.75
468 Thomas Jones Way	Exton	PA	1990	28,934	100.0%	550	19.50
1700 Paoli Pike	Malvern	PA	2000	28,000	0.0%	378	
140 West Germantown Pike	Plymouth Meeting	PA	1984	25,357	76.0%	383	25.12

-28-

Table of Contents

Table of Contents

			Year Built/	Net Rentable Square	Percentage Leased as of December 31,	Total Base Rent for the Twelve Months Ended December 31, 2009 (b)	Average Annualized Rental Rate as of December 31,
Property Name 481 John Young Way	Location Exton	State R PA	lenovated 1997	Feet 19,275	2009 (a) 100.0%	(000 s) 510	2009 (c) 26.07
100 Lindenwood Drive	Malvern	PA	1985	18,400	100.0%	357	20.03
200 Lindenwood Drive	Malvern	PA	1984	12,600	0.0%	99	
111 Arrandale Road	Exton	PA	1996	10,479	100.0%	198	18.74
SUBTOTAL/WEIGHTED AVG PENNSYLVANIA SEGMENT				9,446,776	90.6%	195,842	21.06
METROPOLITAN WASHINGTON D.C. SEGMENT							
1676 International Drive	McLean	VA	1999	299,387	93.8%	8,877	30.87
13820 Sunrise Valley Drive	Herndon	VA	2007	268,240	100.0%	4,676	27.76
2340 Dulles Corner Boulevard	Herndon	VA	1987	264,405	100.0%	8,077	31.18
2291 Wood Oak Drive	Herndon	VA	1999	227,574	100.0%	5,332	30.16
7101 Wisconsin Avenue	Bethesda	MD	1975	223,054	98.0%	6,848	33.33
1900 Gallows Road	Vienna	VA	1989	210,632	64.8%	3,957	26.04
3130 Fairview Park Drive	Falls Church	VA	1999	180,645	78.6%	5,055	32.81
3141 Fairview Park Drive	Falls Church	VA	1988	180,611	90.4%	4,209	28.33
2355 Dulles Corner Boulevard	Herndon	VA	1988	179,176	84.0%	4,918	32.48
2411 Dulles Corner Park	Herndon	VA	1990	176,618	100.0%	5,697	32.24

51

1880 Campus Commons Drive		Reston	VA	1985	172,448	100.0%	3,112	22.18
2121 Cooperative Way		Herndon	VA	2000	161,275	83.5%	4,024	31.86
6600 Rockledge Drive	(d)	Bethesda	MD	1981	160,173	57.7%	2,960	30.55
8260 Greensboro Drive		McLean	VA	1980	158,961	76.7%	3,230	26.27
2251 Corporate Park Drive		Herndon	VA	2000	158,016	100.0%	5,190	34.40
12015 Lee Jackson Memorial Highway		Fairfax	VA	1985	153,255	100.0%	3,756	27.50
13880 Dulles Corner Lane		Herndon	VA	1997	151,747	100.0%	4,686	36.65
8521 Leesburg Pike		Vienna	VA	1984	150,897	71.0%	3,548	28.68
2273 Research Boulevard		Rockville	MD	1999	147,689	98.4%	4,348	33.88
2275 Research Boulevard		Rockville	MD	1990	147,650	100.0%	3,716	30.56
2201 Cooperative Way		Herndon	VA	1990	138,806	85.7%	3,896	34.95
2277 Research Boulevard		Rockville	MD	1986	137,045	100.0%	3,360	29.78
11781 Lee Jackson Memorial Highway		Fairfax	VA	1982	130,935	97.8%	3,193	26.29
11720 Beltsville Drive		Beltsville	MD	1987	128,903	71.6%	2,320	24.54
13825 Sunrise Valley Drive		Herndon	VA	1989	104,150	12.4%	651	25.61
198 Van Buren Street		Herndon	VA	1996	98,934	93.5%	2,957	33.80
196 Van Buren Street		Herndon	VA	1991	97,781	57.9%	2,019	32.27
11700 Beltsville Drive		Beltsville	MD	1981	96,843	98.2%	2,104	22.81
11710 Beltsville Drive		Beltsville	MD	1987	81,281	100.0%	1,864	26.01
4401 Fair Lakes Court		Fairfax	VA	1988	55,972	100.0%	1,377	27.97
11740 Beltsville Drive		Beltsville	MD	1987	6,783	100.0%	140	25.81
SUBTOTAL/WEIGHTED AVG METROPOLITAN WASHINGTON D.C. SEGMENT					4,849,886	88.5%	120,097	29.60

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NEW JERSEY/DELAWARE SEGMENT

920 North King Street	Wilmington	DE	1989	203,328	96.7%	4,583	27.32
10000 Midlantic Drive	Mt. Laurel	NJ	1990	183,147	97.5%	2,577	26.42
1009 Lenox Drive	Lawrenceville	NJ	1989	180,734	92.4%	4,273	28.37
525 Lincoln Drive West	Marlton	NJ	1986	165,956	90.2%	2,866	24.72
Main Street Plaza 1000	Voorhees	NJ	1988	162.364	71.2%	2.733	27.28

-29-

Table of Contents

Table of Contents

				Year Built/	Net Rentable Square	Percentage Leased as of December 31,	Total Base Rent for the Twelve Months Ended December 31, 2009 (b)	Average Annualized Rental Rate as of December 31,
Property Name 400 Commerce Drive		Location Newark	State DE	Renovated 1997	Feet 154,086	2009 (a) 100.0%	(000 s) 2,321	2009 (c) 16.10
457 Haddonfield Road		Cherry Hill	NJ	1990	121,737	89.7%	2,536	22.82
2000 Midlantic Drive		Mt. Laurel	NJ	1989	121,658	61.3%	1,036	25.32
700 East Gate Drive		Mt. Laurel	NJ	1984	119,272	84.8%	1,805	22.24
2000 Lenox Drive		Lawrenceville	NJ	2000	119,114	100.0%	3,230	30.73
989 Lenox Drive		Lawrenceville	NJ	1984	112,055	52.2%	2,155	29.93
993 Lenox Drive		Lawrenceville	NJ	1985	111,124	100.0%	2,889	28.83
1000 Howard Boulevard		Mt. Laurel	NJ	1988	105,312	95.7%	1,845	23.90
One Righter Parkway	(d)	Wilmington	DE	1989	104,761	97.0%	2,359	24.74
1000 Atrium Way		Mt. Laurel	NJ	1989	99,668	96.2%	1,412	23.63
997 Lenox Drive		Lawrenceville	NJ	1987	97,277	79.7%	2,226	27.25
Two Righter Parkway	(d)	Wilmington	DE	1987	95,514	80.9%	1,780	25.10
1120 Executive Boulevard		Mt. Laurel	NJ	1987	95,278	100.0%	1,592	27.94
15000 Midlantic Drive		Mt. Laurel	NJ	1991	84,056	77.8%	879	22.43
220 Lake Drive East		Cherry Hill	NJ	1988	78,509	69.8%	1,200	22.37

54

10 Lake Center	Marilean	NII	1000	76.250	00.69	1 106	21.10
Drive	Marlton	NJ	1989	76,359	90.6%	1,186	21.19
200 Lake Drive East	Cherry Hill	NJ	1989	76,352	83.2%	1,506	25.47
1200 Lenox Drive	Lawrenceville	NJ	2007	75,000	61.0%	1,055	24.59
Three Greentree Centre	Marlton	NJ	1984	69,300	98.6%	1,331	24.86
200 Commerce Drive	Newark	DE	1998	68,034	100.0%	1,327	20.07
9000 Midlantic Drive	Mt. Laurel	NJ	1989	67,299	100.0%	836	26.85
6 East Clementon Road	Gibbsboro	NJ	1980	66,236	96.5%	979	29.92
100 Commerce Drive	Newark	DE	1989	62,787	92.6%	1,094	21.04
701 East Gate Drive	Mt. Laurel	NJ	1986	61,794	75.8%	708	22.95
210 Lake Drive East	Cherry Hill	NJ	1986	60,604	89.2%	924	23.41
308 Harper Drive	Moorestown	NJ	1976	59,500	56.8%	508	22.96
305 Fellowship Drive	Mt. Laurel	NJ	1980	56,824	100.0%	1,101	24.08
Two Greentree Centre	Marlton	NJ	1983	56,075	76.1%	448	22.01
309 Fellowship Drive	Mt. Laurel	NJ	1982	55,911	82.1%	846	25.79
One Greentree Centre	Marlton	NJ	1982	55,838	65.8%	684	22.08
8000 Lincoln Drive	Marlton	NJ	1997	54,923	100.0%	1,040	13.63
307 Fellowship Drive	Mt. Laurel	NJ	1981	54,485	60.3%	704	26.61
303 Fellowship Drive	Mt. Laurel	NJ	1979	53,768	70.7%	637	22.72
1000 Bishops Gate	Mt. Laurel	NJ	2005	53,281	100.0%	1,208	25.02

1000 Lenox Drive	Lawrenceville	NJ	1982	52,264	100.0%	1,329	29.52
100 Lenox Drive	Lawrenceville	NJ	1991	50,942	100.0%	681	16.51
2 Foster Avenue (f)	Gibbsboro	NJ	1974	50,761	94.6%	195	4.58
4000 Midlantic Drive	Mt. Laurel	NJ	1998	46,945	100.0%	657	24.48
Five Eves Drive	Marlton	NJ	1986	45,564	100.0%	730	22.35
161 Gaither Drive	Mount Laurel	NJ	1987	44,739	96.4%	603	21.82
Main Street Piazza	Voorhees	NJ	1990	44,708	89.6%	663	19.27
30 Lake Center Drive	Marlton	NJ	1986	40,287	91.3%	652	19.46
20 East Clementon Road	Gibbsboro	NJ	1986	38,260	74.7%	359	19.86
Two Eves Drive	Marlton	NJ	1987	37,532	62.0%	416	18.94
304 Harper Drive	Moorestown	NJ	1975	32,978	83.6%	512	24.30
Main Street Promenade	Voorhees	NJ	1988	31,445	80.0%	355	14.94
Four B Eves Drive	Marlton	NJ	1987	27,011	100.0%	408	17.40
815 East Gate Drive	Mt. Laurel	NJ	1986	25,500	65.1%	296	17.94
817 East Gate Drive	Mt. Laurel	NJ	1986	25,351	100.0%	268	13.88
			-30-				

Table of Contents

				Year Built/	Net Rentable Square	Percentage Leased as of December 31,	Total Base Rent for the Twelve Months Ended December 31, 2009 (b)	Average Annualized Rental Rate as of December 31,
Property Name Four A Eves Drive		Location Marlton	State NJ	Renovated 1987	Feet 24,687	2009 (a) 100.0%	(000 s) 311	2009 (c) 16.81
1 Foster Avenue	(f)	Gibbsboro	NJ	1972	24,255	100.0%	95	4.58
4 Foster Avenue	(f)	Gibbsboro	NJ	1974	23,372	100.0%	159	7.78
7 Foster Avenue		Gibbsboro	NJ	1983	22,158	61.8%	300	21.37
10 Foster Avenue		Gibbsboro	NJ	1983	18,651	90.4%	194	18.47
5 U.S. Avenue	(f)	Gibbsboro	NJ	1987	5,000	100.0%	24	5.00
50 East Clementon Road		Gibbsboro	NJ	1986	3,080	100.0%	174	56.41
5 Foster Avenue		Gibbsboro	NJ	1968	2,000	100.0%		
SUBTOTAL/WEIGHTED AVG NEW JERSEY/DELAWARE SEGMENT					4,416,810	87.3%	73,800	22.07
RICHMOND, VA SEGMENT								
300 Arboretum Place		Richmond	VA	1988	212,698	94.5%	3,378	18.05
6800 Paragon Place		Richmond	VA	1986	144,722	85.5%	2,571	20.64
6802 Paragon Place		Richmond	VA	1989	143,567	89.4%	2,262	18.23
7501 Boulders View Drive		Richmond	VA	1990	137,283	62.7%	1,980	17.65
2511 Brittons Hill Road	(f)	Richmond	VA	1987	132,548	100.0%	678	6.65
2100-2116 West Laburnam Avenue		Richmond	VA	1976	127,929	89.3%	1,568	14.51

1957 Westmoreland Street	(g)	Richmond	VA	1975	121,815	0.0%	184	
7300 Beaufont Springs Drive		Richmond	VA	2000	120,665	100.0%	2,573	22.03
1025 Boulders Parkway		Richmond	VA	1994	93,143	98.8%	1,826	20.43
2201-2245 Tomlynn Street	(f)	Richmond	VA	1989	85,860	91.9%	473	8.33
7401 Beaufont Springs Drive		Richmond	VA	1998	82,639	73.4%	1,311	20.62
7325 Beaufont Springs Drive		Richmond	VA	1999	75,218	100.0%	1,554	22.29
100 Gateway Centre Parkway		Richmond	VA	2001	74,991	67.2%	520	16.81
6806 Paragon Place		Richmond	VA	2007	74,480	100.0%	1,754	24.61
9011 Arboretum Parkway		Richmond	VA	1991	73,183	93.0%	1,292	18.72
4805 Lake Brooke Drive		Glen Allen	VA	1996	60,867	100.0%	1,057	19.02
9100 Arboretum Parkway		Richmond	VA	1988	57,974	93.7%	864	16.24
2812 Emerywood Parkway		Henrico	VA	1980	56,984	87.4%	857	15.46
4364 South Alston Avenue		Durham	NC	1985	56,601	100.0%	1,132	21.37
2277 Dabney Road	(f)	Richmond	VA	1986	50,400	100.0%	267	7.40
9200 Arboretum Parkway		Richmond	VA	1988	49,542	100.0%	467	17.04
9210 Arboretum Parkway		Richmond	VA	1988	48,012	89.5%	563	14.85
2212-2224 Tomlynn Street	(f)	Richmond	VA	1985	45,353	100.0%	230	7.55
2221-2245 Dabney Road	(f)	Richmond	VA	1994	45,250	86.2%	234	7.80
2251 Dabney Road	(f)	Richmond	VA	1983	42,000	100.0%	209	6.77
2161-2179 Tomlynn Street	(f)	Richmond	VA	1985	41,550	100.0%	273	8.45
2256 Dabney Road	(f)	Richmond	VA	1982	33,413	100.0%	232	8.84
2246 Dabney Road	(f)	Richmond	VA	1987	33,271	100.0%	287	11.11
2244 Dabney Road	(f)	Richmond	VA	1993	33,050	100.0%	297	11.52
9211 Arboretum Parkway		Richmond	VA	1991	30,791	63.1%	330	13.87
2248 Dabney Road	(f)	Richmond	VA	1989	30,184	100.0%	194	9.03

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2130-2146 Tomlynn Street	(f)	Richmond	VA	1988	29,700	57.6%	179	11.75
2120 Tomlyn Street	(f)	Richmond	VA	1986	23,850	100.0%	133	7.67
2240 Dabney Road	(f)	Richmond	VA	1984	15,389	100.0%	138	11.85
SUBTOTAL/WEIGHTED AVG RICHMOND, VA SEGMENT					2,484,922	86.3%	31,867	14.03

-31-

Table of Contents

Table of Contents

		Year Built/	Net Rentable Square	Percentage Leased as of December 31,	Total Base Rent for the Twelve Months Ended December 31,	Average Annualized Rental Rate as of December 31,
Property Name	Locationtat R		Feet	2009 (a)	2009 (b) (000 s)	2009 (c)
CALIFORNIA 155 Grand Avenue	Oaklan c CA	1990	200,996	71.7%	4,128	36.10
1220 Concord Avenue	Concor c CA	1984	175,153	100.0%	2,944	22.46
1200 Concord Avenue	ConcorcCA	1984	175,103	100.0%	4,161	26.44
5780 & 5790 Fleet Street	Carlsba C A	1999	121,381	68.3%	2,834	33.25
5900 & 5950 La Place Court	Carlsba C A	1988	80,506	80.5%	1,727	25.38
16870 West Bernardo Drive	Rancho Bernard&A	2002	68,708	69.6%	1,331	31.25
5963 La Place Court	Carlsba C A	1987	61,587	54.0%	804	24.19
2035 Corte Del Nogal	Carlsba C A	1991	53,982	53.7%	698	14.25
5973 Avendia Encinas	Carlsba C A	1986	51,695	79.6%	1,132	28.59
SUBTOTAL/WEIGHTED AVG CALIFORNIA			989,111	80.2%	19,759	26.88
AUSTIN, TX						
1250 Capital of Texas Highway South	AustinTX	1984	270,711	82.3%	3,360	24.13
1301 Mopac Expressway	AustinTX	2001	222,580	99.8%	4,320	31.54
3711 South Mopac Expressway	AustinTX	2007	205,195	93.5%	2,230	17.03
1601 Mopac Expressway	AustinTX	2000	195,639	100.0%	2,966	27.23
1501 South Mopac Expressway	AustinTX	1999	195,324	94.5%	2,609	26.89
1221 Mopac Expressway	AustinTX	2001	173,302	93.0%	3,127	32.64

60

1177 East Belt Line Road	(h)CoppelITX	1998	150,000	100.0%	1,833	14.87
1801 Mopac Expressway	AustinTX	1999	58,576	100.0%	975	28.23
SUBTOTAL/WEIGHTED AVG AUSTIN, TX			1,471,327	94.3%	21,420	25.32
SUBTOTAL FULLY OWNED PROPERTIES / WEIGHTED AVG.			23,658,832	88.9%	462,785	21.79
2970 Market Street	Philadelp IPIA	N/A	862,692	100.0%		
2930 Chestnut Street	Philadelpl A	N/A	553,421	92.6%		
300 Delaware Avenue	Wilmingt DE	1989	298,071	71.9%	2,967	17.94
One Radnor Corporate Center	RadnorPA	1998	190,219	89.7%	3,839	21.98
Juniper Street	Philadelpl A	N/A				
SUBTOTAL DEVELOPMENT/REDEVELOPMENT PROPERTIES / WEIGHTED AVG.			1,904,403	92.4%	6,806	7.98
TOTAL CORE PORTFOLIO			25,563,235	89.2%	469,591	

- (a) Calculated by dividing net rentable square feet included in leases signed on or before

 December 31, 2009 at the property by the aggregate net rentable square feet of the property.
- (b) Total Base Rent for the twelve months ended December 31, 2009 represents base rents earned during such period, excluding tenant reimbursements, calculated in

accordance with generally accepted accounting principles (GAAP) determined on a straight-line basis.

Average Annualized (c) Rental Rate is calculated as follows: (i) for office leases written on a triple net basis, the sum of the annualized contracted base rental rates payable for all space leased as of December 31, 2009 plus the prorata 2009 budgeted operating expense recoveries excluding tenant electricity; and (ii) for office leases written on a full service basis, the annualized contracted base rent payable for all space leased as of December 31, 2009. In both cases, the annualized rental rate is divided by the total square footage leased as of December 31, 2009 without giving effect to free rent or scheduled rent increases that would be taken into account under GAAP.

(d) These properties are subject to a ground lease with a third party.

- (e) We hold our interest in Two Logan Square (100 North 18th Street) primarily through our ownership of second and third mortgages that are secured by this property and that are junior to a first mortgage with a third party. Our ownership of these two mortgages currently provides us with all of the cash flows from Two Logan Square after the payment of operating expenses and debt service on the first mortgage.
- (f) These properties are industrial facilities.
- (g) Property sold on January 14, 2010.
- (h) Property owned by consolidated real estate venture.

-32-

Table of Contents

The following table shows information regarding rental rates and lease expirations for the Properties at December 31, 2009 and assumes that none of the tenants exercises renewal options or termination rights, if any, at or prior to scheduled expirations:

				Final	Percentage	
		Rentable	Final	Annualized	of Total Final	
	Number	Remadie	Tinui	7 Hilliaulizea	1 11141	
	of	Square	Annualized	Base Rent	Annualized	
Year of	Leases	Footage	Base Rent	Per Square	Base Rent	
				Foot		
Lease	Expiring Within	Subject to	Under	Under	Under	
Expiration	the	Expiring	Expiring	Expiring	Expiring	Cumulative
December 31,	Year	Leases	Leases (a)	Leases	Leases	Total
2010	390	2,978,553	61,524,591	20.66	12.1%	12.1%
2011	299	3,201,307	70,464,819	22.01	13.8%	25.9%
2012	230	2,479,141	60,450,938	24.38	11.9%	37.7%
2013	172	2,261,892	46,619,815	20.61	9.1%	46.9%
2014	175	2,409,842	54,612,455	22.66	10.7%	57.6%
2015	108	1,950,515	49,022,957	25.13	9.6%	67.2%
2016	73	1,129,774	28,292,757	25.04	5.5%	72.8%
2017	57	1,394,958	38,941,266	27.92	7.6%	80.4%
2018	36	1,014,518	29,958,725	29.53	5.9%	86.3%
2019	34	927,351	32,733,953	35.30	6.4%	92.7%
2020 and						
thereafter	32	1,413,069	37,181,075	26.31	7.4%	100.0%
	1,606	21,160,920	\$ 509,803,351	\$ 24.09	100.0%	

Final Annualized (a) Base Rent for each lease scheduled to expire represents the cash rental rate of base rents, excluding tenant reimbursements, in the final month prior to expiration multiplied by 12. Tenant reimbursements generally include

payment of a portion of real estate taxes, operating expenses and common area maintenance and utility charges.

At December 31, 2009, our Properties were leased to 1,357 tenants that are engaged in a variety of businesses. The following table sets forth information regarding leases at the Properties with the 20 tenants with the largest amounts leased based upon Annualized Base Rent as of December 31, 2009:

						Percentage
		Weighted		ъ.	A 1' 1	of
		Average	Aggregate	Percentage of	Annualized	Aggregate
	Number	Remaining Lease	Leased	Aggregate	Base	Annualized
	of	Term	Square	Leased Square	Rent (in	Base
Tenant Name (a)	Leases	in Months	Feet	Feet	000) (b)	Rent
Northrop Grumman	200,505	111 1/1011011	1 000	1000	000) (0)	110111
Corporation	6	73	469,116	2.2%	\$ 13,787	3.0%
Pepper Hamilton LLP	2	59	309,042	1.5%	10,604	2.3%
Wells Fargo Bank, N.A.	15	20	475,326	2.2%	10,336	2.2%
Lockheed Martin	9	32	577,251	2.7%	9,594	2.1%
Time Warner Cable, Inc.	1	115	266,899	1.3%	8,307	1.8%
Dechert LLP	1	118	218,565	1.0%	7,213	1.6%
KPMG, LLP	2	55	245,828	1.2%	7,047	1.5%
Verizon	4	15	302,087	1.4%	5,995	1.3%
Lincoln National			,		,	
Management Co.	1	127	193,626	0.9%	5,952	1.3%
Computer Associates			,		,	
International	1	112	227,574	1.1%	5,604	1.2%
Blank Rome LLP	1	145	239,236	1.1%	5,529	1.2%
Computer Sciences	6	44	276,410	1.3%	4,811	1.0%
AT&T	5	87	144,451	0.7%	4,067	0.9%
General Services						
Administration U.S. Govt.	12	58	169,128	0.8%	3,925	0.8%
Omnicare Clinical Research	1	7	150,000	0.7%	3,899	0.8%
Marsh USA, Inc.	2	43	128,589	0.6%	3,839	0.8%
Hewlett Packard	2	78	141,339	0.7%	3,803	0.8%
Deltek Systems, Inc.	3	27	116,172	0.5%	3,696	0.8%
Woodcock Washburn, LLC	1	144	109,323	0.5%	3,608	0.8%
National Rural Utilities						
Cooperative	1	22	107,228	0.6%	3,438	0.8%
Consolidated						
Total/Weighted Average	76	60	4,867,190	23.0%	\$ 125,054	27.0%

- (a) The identified tenant includes affiliates in certain circumstances.
- (b) Annualized Base Rent represents the monthly Base Rent, excluding tenant reimbursements, for each lease in effect at December 31, 2009 multiplied by 12. Tenant reimbursements generally include payment of a portion of real estate taxes, operating expenses and common area maintenance and utility charges.

-33-

Table of Contents

Real Estate Ventures

As of December 31, 2009, we had investments in three real estate ventures that are considered to be variable interest entities under the accounting standard for consolidation and of which we are the primary beneficiary. We consolidate these three real estate ventures into our financial statements.

As of December 31, 2009, we also had an aggregate investment of approximately \$75.5 million in our 11 actively operating unconsolidated Real Estate Ventures (net of returns of investment). We entered into these ventures with unaffiliated third parties to develop office properties or to acquire land in anticipation of possible development of office properties. Ten of the Real Estate Ventures own 45 office buildings that contain an aggregate of approximately 4.2 million net rentable square feet and one Real Estate Venture developed a hotel property that contains 137 rooms in Conshohocken, PA.

We account for our investments in these Real Estate Ventures using the equity method. Our ownership interests range from 3% to 50%, subject to specified priority allocations in certain of the Real Estate Ventures. Our investments, initially recorded at cost, are subsequently adjusted for our share of the Real Estate Ventures income or loss and contributions to capital and distributions, unless we have no intent or obligation to fund losses in which case our investment would not go below zero.

As of December 31, 2009, we had guaranteed repayment of approximately \$2.1 million of loans for the Real Estate Ventures. We also provide customary environmental indemnities and completion guarantees in connection with construction and permanent financing both for our own account and on behalf of the Real Estate Ventures.

Item 3. Legal Proceedings

We are involved from time to time in legal proceedings, including tenant disputes, employee disputes, disputes arising out of agreements to purchase or sell properties and disputes relating to state and local taxes. We generally consider these disputes to be routine to the conduct of our business and management believes that the final outcome of such proceedings will not have a material adverse effect on our financial position, results of operations or liquidity.

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

We did not submit any matters to a vote of our shareholders during the fourth quarter of the year ended December 31, 2009.

-34-

Table of Contents

PART II

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

Our common shares are traded on the New York Stock Exchange (NYSE) under the symbol BDN. There is no established trading market for the Class A units of the Operating Partnership. On February 23, 2010, there were 713 holders of record of our common shares and 43 holders of record of the Class A units (in addition to Brandywine Realty Trust). On February 23, 2010, the last reported sales price of the common shares on the NYSE was \$11.09. The following table sets forth the quarterly high and low sales price per common share reported on the NYSE for the indicated periods and the distributions paid by us with respect to each such period.

	Sha	Share Price		Share Price		Distributions Paid During	
	High		Low		Quarter		
First Quarter 2008	\$	19.39	\$	15.70	\$	0.44	
Second Quarter 2008	\$	19.86	\$	15.76	\$	0.44	
Third Quarter 2008	\$	18.30	\$	13.48	\$	0.44	
Fourth Quarter 2008	\$	15.22	\$	3.73	\$	0.44	
First Quarter 2009	\$	7.36	\$	2.52	\$	0.30	
Second Quarter 2009	\$	7.45	\$	2.91	\$	0.10	
Third Quarter 2009	\$	11.46	\$	6.61	\$	0.10	
Fourth Quarter 2009	\$	11.85	\$	9.48	\$	0.10	

For each quarter in 2009 and 2008, the Operating Partnership paid a cash distribution per Class A unit in an amount equal to the dividend paid on a common share for each such quarter.

In order to maintain the status of Brandywine Realty Trust as a REIT, we must make annual distributions to shareholders of at least 90% of our taxable income (not including net capital gains). Future distributions will be declared at the discretion of our Board of Trustees and will depend on our actual cash flow, financial condition and capital requirements, the annual distribution requirements under the REIT provisions of the Internal Revenue Code of 1986 and such other factors as our Board deems relevant.

On December 8, 2009, our Board of Trustees declared a quarterly dividend distribution of \$0.15 per common share that was paid on January 20, 2010. Our Board of Trustees has adopted a dividend policy designed to match our distributions to our projected, normalized taxable income for 2010.

We will continue to evaluate the potential of paying such dividends in stock versus cash. Our Board of Trustees has made no determination on our future dividend composition.

On June 24, 2009, we filed with the NYSE our annual CEO Certification and Annual Written Affirmation pursuant to Section 303A.12 of the NYSE Listed Company Manual, each certifying that we were in compliance with all of the listing standards of the NYSE.

Table of Contents

The following table provides information as of December 31, 2009 with respect to compensation plans under which our equity securities are authorized for issuance:

	(a)	(b)	(c) Number of securities remaining available for
	Number of securities		
	to be issued upon exercise of	Weighted-average exercise price of outstanding	future issuance under equity compensation plans
	outstanding options,	options, warrants and	(excluding securities reflected in column
Plan category	warrants and rights	rights	(a))
Equity compensation plans approved by security holders (1)	2,404,566	\$ 15.48	1,828,124
Equity compensation plans not approved by security holders			
Total	2,404,566	\$ 15.48	1,828,124

(1) Relates to our

Amended and

Restated 1997

Long-Term

Incentive Plan.

In May 2007,

our shareholders

approved an

amendment to

our Amended

and Restated

1997

Long-Term

Incentive Plan

(the 1997 Plan).

The amendment

provided for the

merger of the

Prentiss

Properties Trust

2005 Share

Incentive Plan

(the Prentiss

2005 Plan) with

and into the

1997 Plan,

thereby

transferring into

the 1997 Plan

all of the shares

that remained

available for

award under the

Prentiss 2005

Plan. We had

previously

assumed the

Prentiss 2005

Plan, together

with other

Prentiss

incentive plans,

as part of our

January 2006

acquisition of

Prentiss

Properties Trust

(Prentiss). The

1997 Plan

reserves

500,000

common shares

solely for

awards under

options and

share

appreciation

rights that have

an exercise or

strike price at

least equal to

the market price

of the common

shares on the

date of award

and the

remaining

shares under the

1997 Plan are

available for

any type of

award,

including

restricted share

and

performance

share awards

and options. Incentive stock options may not be granted with an exercise price below the market price of the common shares on the grant date. To date we have awarded incentive stock options and non-qualified stock options that generally have a ten year term and vest over a one to three year period.

-36-

Table of Contents

The following table presents information related to our share repurchases during the year ended December. 31, 2009:

Period	Total Number of Shares Purchased	Average Price Paid per Share		Purchased as Part of Publicly Announced Plans or Programs	Shares that May Yet Be Purchased Under the Plans or Programs (a) (in thousands)	
January 2009	25,755(b)	\$	6.96		539,200	
February 2009		7			539,200	
March 2009	5,008(b)		2.52		539,200	
April 2009					539,200	
May 2009					539,200	
June 2009					539,200	
July 2009					539,200	
August 2009					539,200	
September 2009					539,200	
October 2009					539,200	
November 2009					539,200	
December 2009					539,200	

Total 30,763

(a) On May 2, 2006, our Board of Trustees authorized an increase in the number of common shares that we may repurchase, whether in open-market or privately negotiated transactions. The Board authorized us to purchase up to an aggregate of 3,500,000 common shares (inclusive of remaining share repurchase availability under

the Board's prior authorization from
September 2001). There is no expiration date on the share repurchase program and the Board can cancel this program at any time.

(b) Represents

Common Shares cancelled by the Company upon vesting of restricted **Common Shares** previously awarded to Company employees in satisfaction of tax withholding obligations. Such shares do not impact the total number of shares that may yet be purchased under the share repurchase program.

-37-

Table of Contents

SHARE PERFORMANCE GRAPH

The Securities and Exchange Commission requires us to present a chart comparing the cumulative total shareholder return on the common shares with the cumulative total shareholder return of (i) a broad equity index and (ii) a published industry or peer group index. The following chart compares the cumulative total shareholder return for the common shares with the cumulative shareholder return of companies on (i) the S&P 500 Index (ii) the Russell 2000 and (iii) the NAREIT ALL-REIT Total Return Index as provided by NAREIT for the period beginning December 31, 2004 and ending December 31, 2009.

	Period Ending								
Index	12/31/04	12/31/05	12/31/06	12/31/07	12/31/08	12/31/09			
Brandywine Realty Trust	100.00	101.06	125.40	71.76	34.33	55.96			
S&P 500	100.00	104.91	121.48	128.16	80.74	102.11			
Russell 2000	100.00	104.55	123.76	121.82	80.66	102.58			
NAREIT All Equity REIT Index	100.00	112.16	151.49	127.72	79.53	101.79			

-38-

Table of Contents

Item 6. Selected Financial Data

The following table sets forth selected financial and operating data and should be read in conjunction with the financial statements and related notes and Management s Discussion and Analysis of Financial Condition and Results of Operations included in this Annual Report on Form 10-K. The selected data have been revised to reflect disposition of all properties since January 1, 2005, which have been reclassified as discontinued operations for all periods presented in accordance with the accounting standard governing discontinued operations. The selected financial data have also been revised to reflect the impact of the retrospective adoption of the accounting standard for convertible debt, non-controlling interest and the accounting standard for earnings per share disclosures related to non-forfeitable dividend rights for unvested shares. Please refer to Note 2 of the Consolidated Financial Statements of each registrant for additional information.

Brandywine Realty Trust (in thousands, except per common share data and number of properties)

Year Ended December 31,		2009		2008 (a)		2007 (a)		2006 (a)		2005 (a)	
Operating Results Total revenue	\$	582,219	\$	589,421	\$	604,811	\$	551,367	\$	340,190	
Income (loss) from continuing	Ψ	302,217	Ψ	307,421	Ψ	004,011	Ψ	331,307	Ψ	340,170	
operations		5,648		1,422		9,333		(37,420)		23,849	
Net income		8,089		38,525		55,335		10,949		43,550	
Income allocated to Common											
Shares		(245)		28,462		44,124		332		33,626	
Income (loss) from continuing											
operations per Common Share	Ф	(0, 00)	ф	(0,00)	ф		ф	(0.51)	ф	0.26	
Basic Diluted	\$ \$	(0.02) (0.02)	\$ \$	(0.08)	\$ \$		\$ \$	(0.51) (0.51)	\$ \$	0.26 0.26	
Earnings per Common Share	Ф	(0.02)	Ф	(0.08)	Ф		Ф	(0.31)	Ф	0.20	
Basic Basic	\$		\$	0.33	\$	0.50	\$		\$	0.60	
Diluted	\$		\$	0.33	\$	0.50	\$		\$	0.60	
Cash distributions paid per	Ψ		Ψ	0.00	4	0.00	4		Ψ	0.00	
Common Share	\$	0.60	\$	1.76	\$	1.76	\$	1.76	\$	1.78(b)	
Balance Sheet Data											
Real estate investments, net of											
accumulated depreciation	\$4	1,164,992	\$ 4	1,191,367	\$ 4	4,657,333	\$ 4	4,739,726	\$ 2	2,541,486	
Total assets		1,663,750	4,742,619		5,213,968		5,508,479		2,805,745		
Total indebtedness		2,454,577	2,741,495		3,081,949		3,133,934		1,521,384		
Total liabilities	2	2,742,010	3,020,121		3,363,759		3,462,272		1,662,844		
Noncontrolling interest		38,308	52,961		84,076		123,630		37,749		
Brandywine Realty Trust s equity]	1,883,432		1,669,537	1,766,133		1,922,577		1,105,152		
Other Data											
Cash flows from:											
Operating activities	\$	220,405	\$	233,867	\$	224,805	\$	238,299	\$	125,147	
Investing activities		(102,549)		164,046		39,162		(912,813)		(252,417)	
Financing activities		(120,213)		(399,589)		(283,746)		692,719		119,098	
Property Data											
		245		248		257		313		251	

Number of properties owned at vear end

Net rentable square feet owned

at year end 25,563 26,257 28,888 31,764 19,600

(a) Net income has

been

increased/(reduced)

by (5.0) million,

\$(1.4) million,

\$1.1 million and

\$1.2 million for the

years ended

December 31, 2008,

2007, 2006 and

2005, respectively,

related to the

retrospective

adoption of the

standards for

convertibe debt and

non-controlling

interest discussed in

Note 2 of the

Consolidated

Financial

Statements. Total

assets as of

December 31, 2008,

2007, 2006 have

also been

increased/(reduced)

by \$0.3 million,

(0.1) million, and

(0.5) million,

respectively. as a

result of the

retrospective

adoption of the

accounting standard

for convertible debt.

Total liabilities as

of December 31,

2008, 2007 and

2006 have also been

increased/(reduced)

by \$(12.2) million,

\$(19.0) million and

\$(23.4) million,

respectively as a

result of the

retrospective adoption of the accounting standard for convertible debt. Accordingly, total equity as of December 31, 2008, 2007, 2006 and 2005 have been increased/(reduced) by \$65.7 million, \$102.9 million, \$146.9 million and \$37.7 million, respectively as result of these retrospective adjustments for convertible debt and noncontrolling interests. The debt impacted by the adoption of the accounting standard for convertible debt was issued in October 2006. We reclassified tenant reimbursements that are payable to tenants of \$4.7 million to accounts payable and accrued expenses from accounts receivable, net at December 31, 2008.

(b) Includes \$0.02 special distribution declared in December 2006 for shareholders of record for the period January 1, 2006 through January 4, 2006 (pre-Prentiss merger period).

-39-

Table of Contents

been

Brandywine Operating Partnership, L.P.

(in thousands, except per unit data and number of properties)

Year Ended December 31,		2009	2	2008 (a)	2007 (a)		2006 (a)		2005 (a)	
Operating Results Total revenue	\$	582,219	\$	589,421	\$	604,811	\$	551,367	\$	340,190
Income (loss) from continuing		5,648		1,422		9,333		(27.420)		23,849
operations Net income		3,048 8,089		38,525		55,335		(37,420) 10,949		43,550
Income from continuing		0,007		30,323		33,333		10,747		13,330
operations per										
Common Partnership Unit										
Basic	\$	(0.02)	\$	(0.08)	\$	0.01	\$	(0.49)	\$	0.26
Diluted	\$	(0.02)	\$	(0.08)	\$	0.01	\$	(0.49)	\$	0.26
Earnings per Common Partnership										
Units										
Basic	\$		\$	0.33	\$	0.49	\$	0.03	\$	0.60
Diluted	\$		\$	0.33	\$	0.49	\$	0.03	\$	0.60
Cash distributions paid per Common	¢	0.60	Φ	1 76	¢	1 76	Φ	1 76	Φ	1 70/h)
Partnership Unit	\$	0.60	\$	1.76	\$	1.76	\$	1.76	\$	1.78(b)
raitheiship Ollit										
Balance Sheet Data										
Real estate investments, net of										
accumulated depreciation	\$ 4	4,164,992	\$ 4	4,191,367	\$ 4	4,657,333	\$	4,739,726	\$ 2	2,541,486
Total assets	4	4,663,750	4,742,619		5,213,968		5,508,479		2,805,745	
Total indebtedness	,	2,454,577	2,741,495		3,081,949		3,133,935		1	1,521,384
Total liabilities		2,742,010	3,020,121		3,363,759		3,462,272		1	1,662,844
Redeemable limited partnership										
units		44,620	54,166		90,151		96,544			85,694
Non-controlling interest		65				28		34,414		
Brandywine Operating		1 077 055		1 ((0 222		1.760.020		1 015 040		057.007
Partnership s equity		1,877,055		1,668,332	1,760,030		1,915,249		1,057,207	
Other Data										
Cash flows from:										
Operating activities	\$	220,405	\$	233,867	\$	224,805	\$	238,299	\$	125,147
Investing activities		(102,549)		164,046		39,162		(912,813)		(252,417)
Financing activities		(120,213)		(399,589)		(283,746)		692,719		119,098
D D .										
Property Data										
Number of properties owned at		245		240		257		212		251
year end Net rentable square feet owned at		245		248		257		313		251
year end		25,563		26,257		28,888		31,764		19,600
your ond		23,303		20,231		20,000		31,707		17,000
(a) Net income has										

increased/(reduced) by (6.3) million, (3.5) million, and \$1.0 million for the vears ended December 31, 2008, 2007, and 2006 respectively, related to the retrospective adoption of the accounting standards for convertibe debt and non-controlling interest discussed in Note 2 of the Consolidated Financial Statements. Total assets as of December 31, 2008, 2007, 2006 have also been increased/(reduced) by \$0.3 million, (0.1) million, and (0.5) million, respectively. as a result of the retrospective adoption of the accounting standard for convertible debt. Total liabilities as of December 31, 2008, 2007 and 2006 have also been increased/(reduced) by \$(12.2) million, \$(19.0) million and \$(23.4) million, respectively as a result of the retrospective adoption of the accounting standard for convertible debt. Redeemable limited partnership units as of December 31, 2008, 2007, 2006

and 2005 have also been increased/(reduced) by \$32.5 million, \$21.3 million, \$(35.2) million and \$31.4 million, respectively, as a result of the restrospective adoption of the accounting standard for the classification and measurement of redeemable securities which also became effective upon the adoption of the accounting standard for noncontrolling interest. Accordingly, total equity as of December 31, 2008, 2007, 2006 and 2005 have been increased/(reduced) by \$(20.0) million, \$(2.3) million, \$92.1 million and \$(31.4) million, respectively as a result of these retrospective adjustments. The debt impacted by the adoption of the accounting standard for convertible debt was obtained in October 2006. We reclassified tenant reimbursements that are payable to tenants of \$4.7 million to accounts payable and accrued expenses from

accounts receivable,

net at December 31, 2008.

(b) Includes \$0.02 special distribution declared in December 2006 for shareholders of record for the period January 1, 2006 through January 4, 2006 (pre-Prentiss merger period).

-40-

Table of Contents

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

The following discussion should be read in conjunction with the consolidated financial statements appearing elsewhere herein and is based primarily on our consolidated financial statements for the years ended December 31, 2009, 2008 and 2007.

OVERVIEW

As of December 31, 2009, we managed our portfolio within six geographic segments: (1) Pennsylvania, (2) Metropolitan Washington D.C, (3) New Jersey/Delaware, (4) Richmond, Virginia, (5) Austin, Texas and (6) California. The Pennsylvania segment includes properties in Chester, Delaware, Bucks, and Montgomery counties in the Philadelphia suburbs and the City of Philadelphia in Pennsylvania. The Metropolitan Washington, D.C. segment includes properties in Northern Virginia and suburban Maryland. The New Jersey/Delaware segment includes properties in Burlington, Camden and Mercer counties and counties in the southern and central part of New Jersey and in New Castle county in the state of Delaware. The Richmond, Virginia segment includes properties primarily in Albemarle, Chesterfield, Goochland and Henrico counties and Durham, North Carolina. The California segment includes properties in Oakland, Concord, Carlsbad and Rancho Bernardo. The Austin, Texas segment includes properties in Austin and Coppell.

We generate cash and revenue from leases of space at our properties and, to a lesser extent, from the management of properties owned by third parties and from investments in the Real Estate Ventures. Factors that we evaluate when leasing space include rental rates, costs of tenant improvements, tenant creditworthiness, current and expected operating costs, the length of the lease, vacancy levels and demand for office and industrial space. We also generate cash through sales of assets, including assets that we do not view as core to our portfolio, either because of location or expected growth potential, and assets that are commanding premium prices from third party investors.

Factors that May Influence Future Results of Operations

Global Market and Economic Conditions

In the U.S., recent market and economic conditions have been unprecedented and challenging with tighter credit conditions and slower growth. As a result of these market conditions, the cost and availability of credit has been and may continue to be adversely affected by illiquid credit markets and wider credit spreads. Concern about the stability of the markets generally and the strength of counterparties specifically has led many lenders and institutional investors to reduce, and in some cases, cease to provide funding to borrowers. Continued turbulence in the U.S. and international markets and economies may adversely affect our liquidity and financial condition, and the liquidity and financial condition of our tenants. If these market conditions continue, they may limit our ability and the ability of our tenants, to timely refinance maturing liabilities and access the capital markets to meet liquidity needs.

Real Estate Asset Valuation

General economic conditions and the resulting impact on market conditions or a downturn in tenants businesses may adversely affect the value of our assets. Periods of economic slowdown or recession in the U.S., declining demand for leased office, mixed use, or industrial properties and/or a decrease in market rental rates and/or market values of real estate assets in our submarkets could have a negative impact on the value of our assets, including the value of our properties and related tenant improvements. If we were required under GAAP to write down the carrying value of any of our properties to the lower of cost or fair value due to impairment, or if as a result of an early lease termination we were required to remove or dispose of material amounts of tenant improvements that are not reusable to another tenant, our financial condition and results of operations would be negatively affected.

Leasing Activity and Rental Rates

The amount of net rental income generated by our properties depends principally on our ability to maintain the occupancy rates of currently leased space and to lease currently available space, newly developed or redeveloped properties and space available from unscheduled lease terminations. The amount of rental income we generate also depends on our ability to maintain or increase rental rates in our submarkets. Negative trends in one or more of these factors could adversely affect our rental income in future periods.

Table of Contents

Development and Redevelopment Programs

Historically, a significant portion of our growth has come from our development and redevelopment efforts. We have a proactive planning process by which we continually evaluate the size, timing, costs and scope of our development and redevelopment programs and, as necessary, scale activity to reflect the economic conditions and the real estate fundamentals that exist in our strategic submarkets. Given the economic conditions, we do not intend to commence new development or redevelopment projects in the near future. We believe that our current capital plan allows for us to continue the development and redevelopment projects that are currently underway.

We believe that a portion of our future potential growth will continue to come from our newly developed or redeveloped properties once current economic conditions normalize. However, we anticipate that the general economic conditions and the resulting impact on conditions in our core markets will delay timing and reduce the scope of our development program in the near future, which will further impact the average development and redevelopment asset balances qualifying for interest and other carry cost capitalization. We cease capitalizing such costs once a project does not qualify for interest and other carry cost capitalization under GAAP.

In addition, we may be unable to lease committed development or redevelopment properties at expected rental rates or within projected timeframes or complete development or redevelopment properties on schedule or within budgeted amounts, which could adversely affect our financial condition, results of operations and cash flow.

Financial and Operating Performance

Our financial and operating performance is dependent upon the demand for office, industrial and other commercial space in our markets, our leasing results, our acquisition, disposition and development activity, our financing activity, our cash requirements and economic and market conditions, including prevailing interest rates.

In seeking to increase revenue through our operating, financing and investment activities, we also seek to minimize operating risks, including (i) tenant rollover risk, (ii) tenant credit risk and (iii) development risk.

Tenant Rollover Risk:

We are subject to the risk that tenant leases, upon expiration, are not renewed, that space may not be relet, or that the terms of renewal or reletting (including the cost of renovations) may be less favorable to us than the current lease terms. Leases accounting for approximately 12.1% of our aggregate final annualized base rents as of December 31, 2009 (representing approximately 11.7% of the net rentable square feet of the Properties) expire without penalty in 2010. We maintain an active dialogue with our tenants in an effort to maximize lease renewals. Our retention rate for leases that were scheduled to expire in 2009 was 66.9%. If we are unable to renew leases or relet space under expiring leases, at anticipated rental rates, or if tenants terminate their leases early, our cash flow would be adversely impacted. Tenant Credit Risk:

In the event of a tenant default, we may experience delays in enforcing our rights as a landlord and may incur substantial costs in protecting our investment. Our management regularly evaluates our accounts receivable reserve policy in light of our tenant base and general and local economic conditions. Our accounts receivable allowance was \$16.4 million or 14.29% of total receivables (including accrued rent receivable) as of December 31, 2009 compared to \$15.5 million or 13.09% of total receivables (including accrued rent receivable) as of December 31, 2008. If economic conditions persist or deteriorate further, we may experience increases in past due accounts, defaults, lower occupancy and reduced effective rents. This condition would negatively affect our future net income and cash flows and could have a material adverse effect on our financial condition.

Development Risk:

At December 31, 2009, we were proceeding on two developments and three redevelopments sites aggregating 1.9 million square feet with total projected costs of \$396.0 million of which \$142.6 million remained to be funded. These amounts include \$355.5 million of total project costs for the combined 30th Street Post Office (100% pre-leased to the Internal Revenue Service) and Cira South Garage (92.6% pre-leased to the Internal Revenue Service) in Philadelphia, Pennsylvania of which \$128.5 million remained to be funded at December 31, 2009. We are also finishing the lease-up of eight recently completed developments for which we expect to spend an additional \$8.8 million in 2010. We are actively marketing space at these projects to prospective tenants but can provide no assurance as to the timing or terms of any leases of space at these projects.

Table of Contents

As of December 31, 2009, we owned approximately 479 acres of undeveloped land. When the market recovers, we will look to opportunistically dispose of those parcels that we do not anticipate developing. For the parcels of land that we ultimately develop, we would be subject to risks associated with development of this land including construction cost increases or overruns and construction delays, insufficient occupancy rates, building moratoriums and inability to obtain necessary zoning, land-use, building, occupancy and other required governmental approvals.

CRITICAL ACCOUNTING POLICIES AND ESTIMATES

Management s Discussion and Analysis of Financial Condition and Results of Operations discuss our consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States of America. The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, and the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses for the reporting periods. Certain accounting policies are considered to be critical accounting policies, as they require management to make assumptions about matters that are highly uncertain at the time the estimate is made and changes in the accounting estimate are reasonably likely to occur from period to period. Management believes the following critical accounting policies reflect our more significant judgments and estimates used in the preparation of our consolidated financial statements. For a summary of all of our significant accounting policies, see Note 2 to our consolidated financial statements included elsewhere in this report.

Revenue Recognition

We recognize rental revenue on the straight-line basis from the later of the date of the commencement of the lease or the date of acquisition of the property subject to existing leases, which averages minimum rents over the terms of the leases. Lease incentives, which are included as reductions of rental revenue are recognized on a straight-line basis over the term of the lease. Certain lease agreements contain provisions that require tenants to reimburse a pro rata share of real estate taxes and common area maintenance costs. For certain leases in the portfolio, there are significant assumptions and judgments made by management in determining the lease term such as when termination options are provided to the tenant. The lease term impacts the period over which minimum rents are determined and recorded and also considers the period over which lease related costs are amortized. In addition, our rental revenue is impacted by our determination of whether the improvements made by us or the tenant are landlord assets. The determination of whether an asset is a landlord asset requires judgment and principally considers whether improvements would be utilizable by another tenant upon move out by the existing tenant. To the extent they are determined not to be landlord assets, and we fund them, they are considered as lease incentives. To the extent the tenant funds the improvements that we consider to be landlord assets, we treat them as deferred revenue which is amortized to revenue over the lease term.

Real Estate Investments

Real estate investments are carried at cost. We record acquisition of real estate investments under the purchase method of accounting and allocate the purchase price to land, buildings and intangible assets on a relative fair value basis. Depreciation is computed using the straight-line method over the useful lives of buildings and capital improvements (5 to 55 years) and over the shorter of the lease term or the life of the asset for tenant improvements. Direct construction costs related to the development of Properties and land holdings are capitalized as incurred. Capitalized costs include pre-construction costs essential to the development of the property, development and constructions costs, interest, property taxes, insurance, salaries and other project costs during the period of development. Estimates and judgments are required in determining when capitalization of certain costs such as interest should commence and cease. We expense routine repair and maintenance expenditures and capitalize those items that extend the useful lives of the underlying assets.

Real Estate Ventures

When we obtain an economic interest in an entity, we evaluate the entity to determine if the entity is deemed a variable interest entity (VIE), and if we are deemed to be the primary beneficiary, in accordance with the accounting standard for the consolidation of variable interest entities. This accounting standard requires significant use of judgments and estimates in determining its application. If the entity is not deemed to be a VIE, and we serve as the

general partner within the entity, we evaluate to determine if our presumed control as the general partner is overcome by the kick out rights and other substantive participating rights of the limited partners in accordance with same accounting standard.

-43-

Table of Contents

We consolidate (i) entities that are VIEs and of which we are deemed to be the primary beneficiary and (ii) entities that are non-VIEs which we control. Entities that we account for under the equity method (i.e., at cost, increased or decreased by our share of earnings or losses, less distributions) include (i) entities that are VIEs and of which we are not deemed the primary beneficiary and (ii) entities that are non-VIEs which we do not control, but over which we have the ability to exercise significant influence. We will reconsider our determination of whether an entity is a VIE and who the primary beneficiary is if events occur that are likely to cause a change in the original determinations. On a periodic basis, management assesses whether there are any indicators that the value of our investments in unconsolidated joint ventures may be impaired. An investment is impaired only if management s estimate of the value of the investment is less than the carrying value of the investment, and such decline in value is deemed to be other than temporary. To the extent impairment has occurred, the loss shall be measured as the excess of the carrying amount of the investment over the fair value of the investment. Our estimates of value for each investment (particularly in commercial real estate joint ventures) are based on a number of assumptions that are subject to economic and market uncertainties including, among others, demand for space, competition for tenants, changes in market rental rates, and operating costs. As these factors are difficult to predict and are subject to future events that may alter management s assumptions; accordingly, the values estimated by management in its impairment analyses may not be realized.

Impairment of Long-Lived Assets

We review long-lived assets whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. The review of recoverability is based on an estimate of the future undiscounted cash flows (excluding interest charges) expected to result from the long-lived asset s use and eventual disposition. These cash flows consider factors such as expected future operating income, trends and prospects, as well as the effects of leasing demand, competition and other factors. If impairment exists due to the inability to recover the carrying value of a long-lived asset, an impairment loss is recorded to the extent that the carrying value exceeds the estimated fair-value of the property. We are required to make subjective assessments as to whether there are impairments in the values of the investments in long-lived assets. These assessments have a direct impact on our net income because recording an impairment loss results in an immediate negative adjustment to net income. The evaluation of anticipated cash flows is highly subjective and is based in part on assumptions regarding future occupancy, rental rates and capital requirements that could differ materially from actual results in future periods. There were also operating properties evaluated as they have been identified for potential sale. No impairment was determined; however, if actual cashflows or the estimated holding periods change, an impairment could be recorded in the future and it could be material. Although our strategy is generally to hold our properties over the long-term, we will dispose of properties to meet our liquidity needs or for other strategic needs. If our strategy changes or market conditions otherwise dictate an earlier sale date, an impairment loss may be recognized to reduce the property to the lower of the carrying amount or fair value less costs to sell, and such loss could be material. If we determine that impairment has occurred, the affected assets must be reduced to their fair-value.

Where properties have been identified as having a potential for sale, additional judgments are required related to the determination as to the appropriate period over which the undiscounted cash flows should include the operating cash flows and the amount included as the estimated residual value. Management determines the amounts to be included based on a probability weighted cash flow. This requires significant judgment. In some cases, the results of whether an impairment is indicated are sensitive to changes in assumptions input into the estimates, including the hold period until expected sale. At December 31, 2009, we performed an impairment assessment of our land holdings as management determined that a sale scenario was the most likely source of future cash flows for certain of the land parcels aggregating to total cost of \$15.7 million which is included in land inventory. This impairment assessment required management to estimate the expected proceeds from sale at some point in the future, to determine whether an impairment was indicated. This estimate requires significant judgment. If our expectations as to the expected sales proceeds, or timing of the anticipated sale change based on market conditions or otherwise, our evaluation of impairment could be different and such differences could be material.

During the first quarter of 2009, we determined that one of our properties, during our testing for impairment under the held and used model, had a historical cost greater than the probability weighted undiscounted cash flows.

Accordingly, an impairment on the property of \$3.7 million was recorded to reduce its carrying value to an amount based on management s estimate of the current fair value. This property was sold in the second quarter. We also recorded an impairment on properties designated as held for sale at June 30, 2008 of \$6.85 million; these properties were sold during the last quarter of 2008. During our impairment review for the remaining part of 2009, it was determined that no additional impairment charges were necessary.

-44-

Table of Contents

Income Taxes

We have elected to be treated as a REIT under Sections 856 through 860 of the Internal Revenue Code of 1986, as amended (the Code). In addition, we have several subsidiary REITs. In order to maintain our qualification as a REIT, we and each of our REIT subsidiaries are required to, among other things, distribute at least 90% of our REIT taxable income to our stockholders and meet certain tests regarding the nature of its income and assets. As REITs, we and our REIT subsidiaries are not subject to federal income tax with respect to the portion of our income that meets certain criteria and is distributed annually to the stockholders. Accordingly, no provision for federal income taxes is included in the accompanying consolidated financial statements with respect to the operations of these REITs. We and our REIT subsidiaries intend to continue to operate in a manner that allows us to continue to meet the requirements for taxation as REITs. Many of these requirements, however, are highly technical and complex. If we or one of our REIT subsidiaries were to fail to meet these requirements, we would be subject to federal income tax.

We may elect to treat one or more of our subsidiaries as a taxable REIT subsidiary (TRS). In general, a TRS may perform additional services for our tenants and generally may engage in any real estate or non-real estate related business (except for the operation or management of health care facilities or lodging facilities or the provision to any person, under a franchise, license or otherwise, of rights to any brand name under which any lodging facility or health care facility is operated). A TRS is subject to corporate federal income tax. We have elected to treat certain of our corporate subsidiaries as TRSs; these entities provide third party property management services and certain services to tenants that could not otherwise be provided.

Allowance for Doubtful Accounts

We maintain an allowance for doubtful accounts that represents an estimate of losses that may be incurred from the inability of tenants to make required payments. The allowance is an estimate based on two calculations that are combined to determine the total amount reserved. First, we evaluate specific accounts where we have determined that a tenant may have an inability to meet its financial obligations. In these situations, we use our judgment, based on the facts and circumstances, and record a specific reserve for that tenant against amounts due to reduce the receivable to the amount that we expect to collect. These reserves are re-evaluated and adjusted as additional information becomes available. Second, a reserve is established for all tenants based on a range of percentages applied to receivable aging categories. If the financial condition of our tenants were to deteriorate, additional allowances may be required. Deferred Costs

We incur direct costs related to the financing, development and leasing of our properties. Management exercises judgment in determining whether such costs, particularly internal costs, meet the criteria for capitalization or must be expensed. Capitalized financing fees are amortized over the related loan term and capitalized leasing costs are amortized over the related lease term. Management re-evaluates the remaining useful lives of leasing costs as the creditworthiness of our tenants and economic and market conditions change.

Purchase Price Allocation

We allocate the purchase price of properties to net tangible and identified intangible assets acquired based on fair values. Above-market and below-market in-place lease values for acquired properties are recorded based on the present value (using an interest rate which reflects the risks associated with the leases acquired) of the difference between (i) the contractual amounts to be paid pursuant to the in-place leases and (ii) our estimate of the fair market lease rates for the corresponding in-place leases, measured over a period equal to the remaining non-cancellable term of the lease. Capitalized above-market lease values are amortized as a reduction of rental income over the remaining non-cancellable terms of the respective leases. Capitalized below-market lease values are amortized as an increase of rental income over the remaining non-cancellable terms of the respective leases, including any fixed-rate renewal periods.

-45-

Table of Contents

Other intangible assets also include amounts representing the value of tenant relationships and in-place leases based on our evaluation of the specific characteristics of each tenant s lease and our overall relationship with the respective tenant. We estimate the cost to execute leases with terms similar to the remaining lease terms of the in-place leases, include leasing commissions, legal and other related expenses. This intangible asset is amortized to expense over the remaining term of the respective leases. We estimate fair value through methods similar to those used by independent appraisers or by using independent appraisals. Factors that we consider in our analysis include an estimate of the carrying costs during the expected lease-up periods considering current market conditions and costs to execute similar leases. We also consider information obtained about each property as a result of our pre-acquisition due diligence, marketing and leasing activities in estimating the fair value of the tangible and intangible assets acquired. In estimating carrying costs, we include real estate taxes, insurance and other operating expenses and estimates of lost rentals at market rates during the expected lease-up periods, which primarily range from three to twelve months. Characteristics that we consider in allocating value to our tenant relationships include the nature and extent of our business relationship with the tenant, growth prospects for developing new business with the tenant, the tenant s credit quality and expectations of lease renewals. The value of tenant relationship intangibles is amortized over the remaining initial lease term and expected renewals, but in no event longer than the remaining depreciable life of the building. The value of in-place leases is amortized over the remaining non-cancellable term of the respective leases and any fixed-rate renewal periods.

In the event that a tenant terminates its lease, the unamortized portion of each intangible, including market rate adjustments, in-place lease values and tenant relationship values, would be charged to expense.

RESULTS OF OPERATIONS

Comparison of the Year Ended December 31, 2009 to the Year Ended December 31, 2008

The table below shows selected operating information for the Same Store Property Portfolio and the Total Portfolio. The Same Store Property Portfolio consists of 232 properties containing an aggregate of approximately 22.6 million net rentable square feet that we owned for the entire twelve-month periods ended December 31, 2009 and 2008. This table also includes a reconciliation from the Same Store Property Portfolio to the Total Portfolio net income (i.e., all properties owned by us during the twelve-month periods ended December 31, 2009 and 2008) by providing information for the properties which were acquired, under development (including lease-up assets) or placed into service and administrative/elimination information for the twelve-month periods ended December 31, 2009 and 2008 (in thousands).

The Total Portfolio net income presented in the table is equal to the net income of Brandywine Realty Trust. The only difference between the reported net income of Brandywine Realty Trust and Brandywine Operating Partnership is the allocation of the non-controlling interest attributable to continuing and discontinued operations for limited partnership units that is on the statement of operations for Brandywine Realty Trust.

-46-

Table of Contents

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Comparison of twelve-months ended December 31, 2009 to the twelve-months ended December 31, 2008

	Same Sto	re Property		.cquired/C Prope	•	lopment/F Propert	-	ment Oth (Eliminat		Te	otal Portfolio
thousands)	2009	2008	(Decrease)	2009	2008	2009	2008	2009	2008	2009	2008
ne rents ow market	\$ 445,370 5,471		\$ (4,921) \$ (8,631)	\$ 6,739 2,567	\$ 902 322	\$ 13,187 664	\$ 12,156 1,123	\$ (2,413)	\$ (2,940) \$	8 462,883 8,702	\$ 460,409 15,547
zation	6,514	5,914	\$ 600			129	1,342			6,643	7,256
	457,355	470,307	(12,952)	9,306	1,224	13,980	14,621	(2,413)	(2,940)	478,228	483,212
nents n fees	75,390 2,385	73,831 4,800	1,559 (2,415)	1,351	376	2,754 1,216	3,198	301	685	79,796 3,601	78,090 4,800
nt fees, bursement	2,019	1,831	188	1		314	(6)	17,151 1,109	20,401 1,093	17,151 3,443	20,401 2,918
nue	537,149	550,769	(13,620)	10,658	1,600	18,264	17,813	16,148	19,239	582,219	589,421
perating											
taxes	163,138 53,621	159,236 54,601	3,902 (980)	3,626 2,056	(737) 1,712	7,740 1,761	8,100 1,753	(6,345) 792	(5,829) 583	168,159 58,230	160,770 58,649
nt expenses								7,996	8,965	7,996	8,965
	320,390	336,932	(16,542)	4,976	625	8,763	7,960	13,705	15,520	347,834	361,037
tive											
on and								20,821	23,002	20,821	23,002
on	189,020	190,584	(1,564)	5,145	872	11,198	6,680	3,227	3,853	208,590	202,043
Income	\$131,370	\$ 146,348	\$ (14,978)	\$ (169)	\$ (247)	\$ (2,435)	\$ 1,280	\$ (10,343)	\$ (11,335) \$	118,423	\$ 135,992
properties	232 22,583	232 22,583		4 669	4 669	9 2,311	9 2,311		, , , . , , , ,	245 25,563	245 25,563

2,500

\$

\$

0.33

1,839

pense	(135,740)	(146,646)
pense		
nancing		
	(5,864)	(5,450)
d hedge		
	(916)	
ncome of		
ventures	4,069	8,447
gain on		
of		
ted assets		(24)
for		
t on land		
		(10,841)
rly		
ment of		
	23,176	18,105
ss) from		
operations	5,648	1,422
m		
ed		
	2,441	37,103
e	\$ 8,089	\$ 38,525
er common		

EXPLANATORY NOTES

ome

- (a) Results include: two developments and three redevelopment properties.
- (b) Represents
 certain revenues
 and expenses at
 the corporate
 level as well as
 various
 intercompany
 costs that are
 eliminated in
 consolidation and

third-party management fees.

-47-

Table of Contents

Total Revenue

Cash rents from the Total Portfolio increased by \$2.5 million from 2008 to 2009, primarily reflecting:

- 1) An additional \$5.8 million from four development/redevelopment properties that we completed and placed in service subsequent to 2008.
- 2) An additional \$1.0 million of rental income due to increased occupancy at nine development/redevelopment properties in 2009 in comparison to 2008.
- 3) The increase was offset by the decrease of \$4.9 million of rental income at our Same Store properties from 2008 to 2009 due to a decrease in occupancy of 380 basis points.

Straight-line rents at the Total Portfolio decreased by \$6.8 million primarily due to free rent converting to cash rent during 2009.

Tenant reimbursements increased by \$1.7 million from 2008 to 2009 primarily due to the increase in property operating expenses at our Same Store Portfolio. Tenant reimbursements increased by \$1.6 million at our same store portfolio and the property operating expenses including real estate taxes at those properties increased by \$2.9 million. The decrease in termination fees of \$1.2 million from 2008 to 2009 is mainly due to the recognition of a \$3.1 million termination fee from one tenant during 2008 in comparison to a \$1.2 million termination fee received from one tenant at one of redevelopment properties and a \$0.6 million termination fee received from one tenant at one of our same store properties in 2009.

Third party management fees, labor reimbursement and leasing decreased by \$3.3 million from 2008 to 2009 as a result of the termination of the management fee contract on March 31, 2008 that we entered into when we sold the 10 office properties located in Reading and Harrisburg, PA. As the contract was terminated early, approximately \$0.8 million of unamortized deferred management fees were taken into income during 2008. The decrease also resulted from the termination of other third party management contracts totaling 4.3 million square feet subsequent to 2008.

Property Operating Expenses

Property operating expenses, including real estate taxes, at the Total Portfolio increased by \$7.0 million due to increased repairs and maintenance expenses along with increased snow removal expenses during 2009 compared to 2008. We also incurred an additional \$4.7 million of expenses from four properties that we completed and placed in service subsequent to 2008. These increases were offset by a decrease in the bad debt expense of \$1.4 million from 2008 to 2009.

General & Administrative Expenses

General & administrative expenses decreased by \$2.2 million from 2008 to 2009 mainly due to the severance costs of \$2.4 million in 2008 that we did not have in 2009.

Depreciation and Amortization Expense

Depreciation and amortization increased by \$6.5 million from 2008 to 2009, primarily due to \$4.3 million of depreciation and amortization expense recorded on the four properties completed and placed in service subsequent to 2008. An additional \$4.3 million of depreciation and amortization expense was recorded on portions of the nine development properties that were placed in service subsequent to 2008. The increase was offset by the decrease of \$1.6 million at the Same Store Portfolio for asset write-offs related to early move-outs and fully amortized assets when comparing 2009 to 2008.

-48-

Table of Contents

Interest Income/ Expense

Interest income increased by approximately \$0.7 million mainly due to the accretion of the \$40.0 million interest free note receivable from the sale of the five Northern California properties in the fourth quarter of 2008. The note receivable was recorded at its present value on the date of sale of \$37.1 million. During 2009, we recognized \$1.6 million of interest income related to this note receivable and \$0.2 million of interest income related to the \$22.5 million note receivable from the sale of the two Trenton properties during the fourth quarter of 2009. During 2008, we recognized \$0.4 million of interest income related to the note receivable from the sale of the five Northern California properties and \$0.5 million of interest income received from a certificate of deposit investment. The decrease in interest expense of \$10.9 million is mainly due to the following:

decrease of \$4.9 million resulting from the payoff at maturity of our \$113.0 million private placement notes in December 2008.

decrease of \$3.4 million resulting from a lower average Credit Facility balance at the end of 2009 and a lower weighted average interest rate on such borrowings in 2009 compared to December 31, 2008. decrease of \$6.9 million resulting from lower weighted average interest rates on our \$183.0 million Bank Term Loan and our three Preferred Trust borrowings. Such borrowings have variable interest rates and a portion of such borrowings are swapped to fixed rate debt through our hedging program. This decrease is offset by an increase of \$5.7 million paid under these hedges since the variable interest rates on such debt is lower than the swapped fixed rate on the hedges assigned to these borrowings.

decrease of \$17.5 million resulting from our buybacks of unsecured notes in 2009. The details of the repurchases completed during the twelve months ended December 31, 2009 and 2008 are noted in the *Gain on early extinguishment of debt* section below. This decrease is offset by an increase of \$5.1 million of interest on issuance of new notes.

The above explained net decrease of \$21.9 million is offset by a decrease in capitalized interest of \$7.9 million as a result of the decrease in the average balance, on open development and redevelopment projects, \$0.3 million of interest expense related to our tax credit transactions, and an increase of \$2.6 million from a higher outstanding mortgage notes payable balance as of December 31, 2009 compared to December 31, 2008.

Amortization of deferred financing costs increased by \$0.4 million due to the acceleration of such expenses incurred in the debt repurchase activities of 2009.

Provision for impairment on land inventory

As part of our review of long-lived assets in accordance with the accounting standard for long-lived assets, during the quarter ending December 31, 2008, management determined that certain of the parcels in our land inventory considered at that time more likely to be sold had historical carrying values in excess of the current estimate of their fair value. Our impairment was recorded based on management s estimate of the current fair value of the land inventory at that time.

Provision for Impairment on Real Estate

During the quarter ended March 31, 2009 impairment review, we determined that one of the properties tested for impairment under the held and used model had a historical cost greater than the probability weighted undiscounted cash flows. Accordingly, the recorded amount was reduced to an amount based on management s estimate of the current fair value. During the nine months period ended September 30, 2008, we recorded a provision of \$6.85 million for impairment relating to the sale of the five Northern California properties classifies as held for sale.

Table of Contents

Where properties have been identified as having a potential for sale, additional judgments are required related to the determination as to the appropriate period over which the undiscounted cash flows should include the operating cash flows and the amount included as the estimated residual value. Management determines the amounts to be included based on a probability weighted cash flow. This requires significant judgment. In some cases, the results of whether an impairment is indicated are sensitive to changes in assumptions input into the estimates, including the hold period until expected sale.

Recognized hedge activity

During 2009, we recorded a \$1.1 million mark to market adjustment relating to two of our swaps that were applied to our offering of \$250.0 million 7.50% senior unsecured notes due 2015 completed in September 2009. The swaps no longer qualified for hedge accounting upon completion of this offering as the hedging relationship was terminated. Accordingly, the changes in the fair value of the swaps were reflected in our statement of operations until they were cash settled in December 2009. We paid \$5.1 million to terminate these swaps. During the year, we also recorded a net \$0.1 million of income related to the write-off of AOCI and the ineffective portion of certain of our hedges. *Equity in income of real estate ventures*

The decrease in equity in income of real estate venture from 2008 to 2009 was mainly due to a payout of \$3.2 million that we received for our interest in a real estate venture that was sold during the fourth quarter of 2008. The remainder of the decrease is primarily attributable to lower net income at the real estate venture properties.

Gain on early extinguishment of debt

During 2009, we repurchased \$154.1 million of our \$345.0 million 3.875% Exchangeable Notes, \$94.1 million of our \$275.0 million 4.500% Guaranteed Notes due 2009, \$77.0 million of our \$300.0 million 5.625% Guaranteed Notes due 2010, \$112.2 million of our \$300.0 million 5.750% Guaranteed Notes due 2012 and \$7.3 million of our \$250.0 million 5.400% Guaranteed Notes due 2014 which resulted in a net gain on early extinguishment of debt of \$23.2 million. The gain on early extinguishment of debt is inclusive of adjustments made to reflect our adoption of the new accounting standard for convertible debt instruments.

During 2008, we repurchased \$63.0 million of our \$345.0 million 3.875% Guaranteed Exchangeable Notes, \$78.3 million of our \$275.0 million 4.500% Guaranteed Notes due 2009 and \$24.5 million of our \$300.0 million 5.625% Guaranteed Notes due 2010 which resulted in an \$18.1 million gain that we reported for the early extinguishment of debt. The gain on extinguishment of debt has been retrospectively adjusted to reflect our adoption of the new accounting standard for convertible debt instruments.

Discontinued Operations

During the twelve month period ended December 31, 2009, we sold two properties in Exton, PA, one property in Moorestown, NJ, one property in Bethesda, MD, two properties in Trenton, NJ and a condominium unit and an undivided interest in an office building in Lawrenceville, NJ. These properties had total revenue of \$13.5 million, operating expenses of \$6.4 million, depreciation and amortization expenses of \$2.2 million and gain on sale of \$1.2 million. We determined that the sale of the two properties in Trenton, NJ should be accounted for using the Installment Sale Method. As a result, we deferred the portion of the gain which exceeded the calculated gain following the installment sale method. These amounts will decrease in proportion with the paydown of the principal balance on our note receivable from the buyer of the properties. The buyer is not obligated to make any principal payments over the next seven years. If they do make principal payments in advance, a portion of these amounts that are deferred will be recognized as a gain on sale in the period that we receive the cash for the principal payments. We also recorded a \$3.7 million loss provision during the first quarter of 2009 in connection with the property in Bethesda, MD sold during the second quarter of 2009 which reduced our income from discontinued operations.

-50-

Table of Contents

The December 31, 2008 amounts are reclassified to include the operations of the properties sold during the twelve months period ended December 31, 2009, as well as all properties that were sold through the year ended December 31, 2008. Therefore, the discontinued operations amount for the twelve months period ended December 31, 2008 includes total revenue of \$60.8 million, operating expenses of \$27.3 million, depreciation and amortization expense of \$13.4 million, interest expense of \$4.6 million and gains on sale of \$28.5 million. We also recorded a \$6.85 million loss provision in connection with the five Northern California properties classified as held for sale during the second quarter of 2008 which reduced our income from discontinued operations.

Net Income

Net income decreased by \$30.4 million from the twelve-month period ended December 31, 2008 as a result of the factors described above. Net income is significantly impacted by depreciation of operating properties and amortization of acquired intangibles. These non-cash charges do not directly affect our ability to pay dividends. Such charges can be expected to continue until lease intangibles are fully amortized. These intangibles are amortizing over the related lease terms or estimated duration of the tenant relationship.

Earnings per Common Share

Loss per share (basic and diluted) were \$0.00 for the twelve-month period ended December 31, 2009 as compared to earnings per share of \$0.33 for the twelve-month period ended December 31, 2008 as a result of the factors described above and an increase in the average number of common shares outstanding. The increase in the average number of common shares outstanding is primarily the result of a \$242.3 million public equity offering of 40,250,000 shares during the second quarter of 2009.

-51-

Table of Contents

RESULTS OF OPERATIONS

Comparison of the Year Ended December 31, 2008 to the Year Ended December 31, 2007

The table below shows selected operating information for the Same Store Property Portfolio and the Total Portfolio. The Same Store Property Portfolio consists of 224 properties containing an aggregate of approximately 21.5 million net rentable square feet that we owned for the entire twelve-month periods ended December 31, 2008 and 2007. This table also includes a reconciliation from the Same Store Property Portfolio to the Total Portfolio net income (i.e., all properties owned by us during the twelve-month periods ended December 31, 2008 and 2007) by providing information for the properties which were acquired, under development (including lease-up assets) or placed into service and administrative/elimination information for the twelve-month periods ended December 31, 2008 and 2007 (in thousands).

We have a significant, continuing involvement in the G&I Interchange Office LLC joint venture through our 20% ownership interest and the management and leasing services we provide for the venture. Accordingly, under the accounting standard for reporting discontinued operations, we have determined that the operations of the properties owned by the joint venture (the G&I properties) should not be included in discontinued operations. This determination is reflected in the income statement comparisons below as we recognized revenue and expenses during the twelve-months ended December 31, 2007 for our 100% ownership interest through the date of sale on December 21, 2007 and such information related to the G&I properties is included in the Other (Eliminations) column. The Total Portfolio net income presented in the table is equal to the net income of Brandywine Realty Trust. The only difference between the reported net income of Brandywine Realty Trust and Brandywine Operating Partnership is the allocation of the minority interest attributable to continuing and discontinued operations for limited partnership units that is on the statement of operations for Brandywine Realty Trust.

-52-

Table of Contents

me

Comparison of twelve-months ended December 31, 2008 to the twelve-months ended December 31, 2007

Same Store Properties				Acquired/Compl Dev elopment/R Properties Propert			-	ment Oth (Eliminat	Total Portfolio		
thousands)	2008	2007	Increase/ (Decrease)	2008	2007	2008	2007	2008	2007	2008	2007
ne rents ow market	\$423,112 10,432	17,855	, , ,	4,375	7,286	1,169	966	\$ (2,224)	\$ 20,992 627	\$ 15,976	\$ 26,734
zation	6,065	8,761	(2,696)	(89)	(289)	1,342	978			\$ 7,318	\$ 9,450
	439,609	441,312	(1,703)	43,566	32,413	14,898	10,682	(2,224)	21,619	495,849	506,026
nents n fees	75,828 4,700	71,156 9,950		4,332 100	3,187	3,283	2,907 50	686	3,916 53	84,129 4,800	81,166 10,053
nt fees, oursement								20.401	10 601	20.401	10 601
	1,746	2,610	(864)	99	39	(6)	2	20,401 1,093	19,691 3,310	20,401 2,932	19,691 5,961
nue	521,883	525,028	(3,145)	48,097	35,639	18,175	13,641	19,956	48,589	608,111	622,897
Expenses: perating											
taxes	152,177 52,167	149,484 50,149	· ·	12,229 6,389	10,653 4,190	8,228 1,773	6,337 1,702	(5,601) 768	2,070 3,822	167,033 61,097	168,544 59,863
nt expenses								8,965	10,361	8,965	10,361
	317,539	325,395	(7,856)	29,479	20,796	8,174	5,602	15,824	32,336	371,016	384,129
d tive											
on and								23,002	27,938	23,002	27,938
on	176,056	181,232	(5,176)	19,286	16,813	6,708	8,689	3,855	16,493	205,905	223,227
Income	\$ 141,483	\$ 144,163	\$ (2,680)	\$ 10,193	\$ 3,983	\$ 1,466	\$ (3,087)	\$ (11,033)	\$ (12,095)	\$ 142,109	\$ 132,964
properties t (in	224			16		8				248	
. (111	21,490			2,440		2,337				26,267	

ome	1,839	4,014
pense	(146,646)	(161,150)
pense		
nancing		
	(5,450)	(4,496)
d hedge		(2.600)
ncome of		(3,698)
	0.447	6.055
ventures	8,447	6,955
n of		
I real estate	(24)	40,919
or	(27)	+0,717
t on land		
t on rand	(10,841)	
rly	(10,041)	
ment of		
Helit of	18,105	
	10,103	
ss) from		
operations	7,539	15,508
· F · · · · · · · · · · · · · · · · · ·	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,
ss) from		
ed		
	30,986	39,827
		•
e (loss)	\$ 38,525	\$ 55,335
er common		
	\$ 0.33	\$ 0.50

TORY

- (a)- Results include: two developments and six redevelopment properties.
- (b)- Represents
 certain revenues
 and expenses at
 the corporate
 level as well as
 various
 intercompany
 costs that are
 eliminated in

consolidation and third-party management fees. Also included are revenues and expenses from the 29 G&I properties.

-53-

Table of Contents

Total Revenue

Cash rents from the Total Portfolio increased by \$2.7 million from 2007 to 2008, primarily reflecting:

- 1) An additional \$8.4 million at the Same Store Portfolio from increased rents received on lease renewals and free rent periods converting to cash rent. This free rent conversion is the primary reason for the decrease in Total Portfolio straight-line rental income.
- 2) An additional \$13.9 million from six properties that we acquired and ten development/redevelopment properties that we completed and placed in service subsequent to 2007.
- 3) An additional \$3.6 million of rental income due to increased occupancy at eight development/redevelopment properties in 2008 in comparison to 2007.
- 4) The increase was offset by the decrease of \$25.1 million of rental income earned from our G&I properties during 2007.

Tenant reimbursements increased by \$3.0 million from 2007 to 2008 primarily due to the increase in property operating expenses at our Same Store Portfolio. Tenant reimbursements increased by \$4.7 million at our same store portfolio and the property operating expenses at those properties increased by \$4.7 million. These increases are offset by the activity of the G&I properties during 2007.

Third party management fees, labor reimbursement and leasing increased by \$0.7 million from 2007 to 2008 as a result of a greater number of properties that we are managing for third parties. The 29 G&I properties make up a significant portion of the increase in the number of properties that we manage for third parties.

Property Operating Expenses

Property operating expenses, including real estate taxes and third party management expenses, at the Total Portfolio decreased by \$1.7 million from 2007 to 2008, primarily due to \$11.9 million of such expenses for the G&I properties in 2007. The decrease was offset by \$3.8 million of property operating expenses and real estate taxes from six properties that we acquired and ten development/redevelopment properties that we completed and placed in service subsequent to 2007. Property operating expenses and real estate taxes at our Same Store Portfolio and our eight development/redevelopment properties also increased by \$4.7 million and \$2.0 million, respectively, from 2007 to 2008.

Depreciation and Amortization Expense

Depreciation and amortization decreased by \$17.3 million from 2007 to 2008, primarily due to \$11.3 million of depreciation and amortization expense recorded on the G&I properties during 2007. In addition, depreciation and amortization decreased by \$5.2 million at our Same Store Portfolio due to assets within the Same Store Portfolio being fully amortized subsequent to 2007.

General & Administrative Expenses

General & administrative expenses decreased by \$4.9 million from 2007 to 2008 of which approximately \$2.3 million was a result of the final determination of 2007 bonus awards to our executive management, thereby resulting in a reduction to the estimated payout that was accrued during 2007. We incurred \$2.4 million of severance costs in 2008 and \$1.9 million of severance costs in 2007. These measures and other corporate level cost saving strategies resulted in the remainder of the decrease from the prior year.

Interest Income/ Expense

The decrease in interest income by approximately \$2.2 million is due to lower cash balances during the period ended December 31, 2008.

Table of Contents

Interest expense decreased by \$14.5 million primarily due to lower mortgage notes payable outstanding during the year ending December 31, 2008 in comparison to December 31, 2007 as a result of certain mortgage notes payable being paid off subsequent to 2007. The decrease is also the result of a lower outstanding balance and lower weighted average interest rate on Credit Facility borrowings during 2008 in comparison to 2007.

Loss on Settlement of Treasury Lock Agreements

In July 2007, in anticipation of an expected debt offering, we entered into four treasury lock agreements. The treasury lock agreements were designated as cash flow hedges on interest rate risk and qualified for hedge accounting. The agreements were settled on September 21, 2007, the original termination date of each agreement, at a total cost of \$3.7 million. During the fourth quarter of 2007, we determined that the planned debt issuance was remote and recorded \$3.7 million as an expense for the residual balance of \$3.7 million. No such settlement occurred during the year ending December 31, 2008.

Provision for impairment on land inventory

As part of our review of long-lived assets in accordance with the related requirements provided under the accounting standard for long lived assets, during the quarter ending December 31, 2008, management determined that certain of the parcels in our land inventory had historical carrying values in excess of the current estimate of their fair value. Our impairment was recorded based on management s estimate of the current fair value of the land inventory.

Gain on early extinguishment of debt

During the year-ended December 31, 2008, we repurchased \$63.0 million of our \$345.0 million 3.875% Guaranteed Exchangeable Notes, \$78.3 million of our \$275.0 million 4.500% Guaranteed Notes due 2009 and \$24.5 million of our \$300.0 million 5.625% Guaranteed Notes due 2010 which resulted in a \$18.1 million gain that we reported for the early extinguishment of debt on our consolidated statement of operations. In addition, we accelerated amortization of the related deferred financing costs of \$1.1 million. We also reduced gain on early extinguishment of debt by \$2.6 million resulting from the retrospective adoption of the accounting standard for convertible debt.

Discontinued Operations

During the twelve-month period ended December 31, 2008, we sold one property in Allentown, PA, one property in Mount Laurel, NJ, one property in Newtown, PA, five properties in Oakland, CA and one property in Richmond, VA. These properties had total revenue of \$42.1 million, operating expenses of \$18.6 million, depreciation and amortization expenses of \$9.6 million and minority interest attributable to discontinued operations of \$1.2 million. We also recorded a \$6.85 million provision for impairment in connection with the five properties in Oakland, CA which reduced our income from discontinued operations.

The December 31, 2007 amount is reclassified to include the operations of the properties sold during the twelve-month period ended December 31, 2008, as well as the 20 properties that were sold during the year ended December 31, 2007. Therefore, the discontinued operations amount for the twelve-month period ended December 31, 2007 includes 29 sold properties with total revenue of \$75.7 million, operating expenses of \$32.3 million, depreciation and amortization expense of \$23.8 million and minority interest attributable to discontinued operations of \$1.7 million.

-55-

Table of Contents

Net Income

Net income decreased by \$16.8 million from the twelve-month period ended December 31, 2007 as a result of the factors described above. Net income is significantly impacted by depreciation of operating properties and amortization of acquired intangibles. These non-cash charges do not directly affect our ability to pay dividends. Such charges can be expected to continue until the lease intangibles are fully amortized. These intangibles are amortizing over the related lease terms or estimated duration of the tenant relationship.

Earnings per Common Share

Earnings per share (basic and diluted) were \$0.33 for the twelve-month period ended December 31, 2008 as compared to \$0.50 for the twelve-month period ended December 31, 2007 as a result of the factors described above and an increase in the average number of common shares outstanding. The increase in the average number of common shares outstanding is the result of a partnership unit conversion to common shares during 2008 and the issuance of common shares upon the vesting of restricted common shares.

-56-

Table of Contents

LIQUIDITY AND CAPITAL RESOURCES

General

Our principal liquidity needs for the next twelve months are as follows:

fund normal recurring expenses,

fund capital expenditures, including capital and tenant improvements and leasing costs,

fund repayment of certain debt instruments when they mature,

fund current development and redevelopment costs, and

fund distributions declared by our Board of Trustees.

We believe that with the general downturn in the economy, it is reasonably likely that vacancy rates may continue to increase, effective rental rates on new and renewed leases may continue to decrease and tenant installation costs, including concessions, may continue to increase in most or all of our markets in 2010 and possibly beyond. As a result of the potential negative effects on our revenue from the overall reduced demand for office space, our cash flow could be insufficient to cover increased tenant installation costs over the short-term. If this situation were to occur, we expect that we would finance any shortfalls through borrowings under our Credit Facility and other debt and equity financings.

We believe that our liquidity needs will be satisfied through cash flows generated by operations, financing activities and selective Property sales. Rental revenue, expense recoveries from tenants, and other income from operations are our principal sources of cash that we use to pay operating expenses, debt service, recurring capital expenditures and the minimum distributions required to maintain our REIT qualification. We seek to increase cash flows from our properties by maintaining quality standards for our properties that promote high occupancy rates and permit increases in rental rates while reducing tenant turnover and controlling operating expenses. Our revenue also includes third-party fees generated by our property management, leasing, developments and construction businesses. We believe our revenue, together with proceeds from property sales and secured debt financings, will continue to provide funds for our short-term liquidity needs. However, material changes in our operating or financing activities may adversely affect our net cash flows. Such changes, in turn, would adversely affect our ability to fund distributions, debt service payments and tenant improvements. In addition, a material adverse change in our cash provided by operations would affect the financial performance covenants under our unsecured credit facility and unsecured notes. Financial markets have experienced unusual volatility and uncertainty. Liquidity has generally tightened in all financial markets, including the debt and equity markets. Our liquidity management remains a top priority. Our ability to fund development projects, as well as our ability to repay or refinance debt maturities could be adversely affected by an inability to secure financing at reasonable terms beyond those already completed in 2009. It is possible, in these unusual and uncertain times that one or more lenders in our revolving credit facility could fail to fund a borrowing request. Such an event could adversely affect our ability to access funds from its revolving credit facility when needed.

We pursued new financing opportunities to ensure an appropriate balance sheet position through 2010. As a result of these efforts, we are comfortable with our ability to meet future debt maturities and development funding needs. We believe that our current balance sheet and outlook for 2010 are in an adequate position at the date of this filing, despite the ongoing disruption in the credit markets. The following are our significant activities during 2009 affecting our liquidity management:

On April 1, 2009, we closed on an \$89.8 million first mortgage financing on our Two Logan Square property. The new loan bears interest at 7.57% per annum and has a seven-year term with three years of interest only payments with principal payments based on a thirty-year amortization schedule. We used \$68.5 million in net proceeds to repay without penalty the balance of the former Two Logan Square first mortgage loan and \$21.3 million for general corporate purposes including the repayment of existing indebtedness.

Table of Contents 107

-57-

Table of Contents

On June 2, 2009, we completed the public offering of 40,250,000 of our common shares, par value \$0.01 per share. The common shares were issued and sold to the underwriters at a public offering price of \$6.30 per common share in accordance with an underwriting agreement. The common shares sold include 5,250,000 shares issued and sold pursuant to the underwriters—exercise in full of their over-allotment option under the underwriting agreement. We received net proceeds of approximately \$242.3 million from the offering net of underwriting discounts, commissions and expenses. We used the net proceeds from the offering to repay our \$600 million unsecured revolving credit facility and for general corporate purposes.

On June 29, 2009, we entered into a forward financing commitment to borrow up to \$256.5 million under two separate loans at a per annum interest rate of 5.93%. The loans, when funded, will be secured by mortgages on the 30th Street Post Office (the Post Office project), the Cira South Garage (the garage project) projects and by the leases of space at these facilities upon the completion of these projects. Of the total borrowings, \$209.7 million and \$46.8 million will be allocated to the Post Office project and to the garage project, respectively. In order for funding to occur we need to meet certain conditions which primarily relate to the completion of the projects and the commencement of the rental payments from the respective leases on these properties.

On July 7, 2009, we closed on a \$60.0 million first mortgage financing on our One Logan Square property. The new loan bears interest at a floating rate of LIBOR plus 350 basis points (subject to a LIBOR floor) and has a seven-year term with three years of interest only payments with principal payments based on a thirty-year amortization schedule at a 7.5% rate. We used the loan proceeds for general corporate purposes including repayment of existing indebtedness.

On September 25, 2009, we consummated a registered public offering of \$250.0 million in aggregate principal amount of our 7.50% senior unsecured notes due 2015. The notes were priced at 99.412% of their face amount with a yield to maturity of 7.625%, representing a spread at the time of pricing of 5.162% to the yield on the August 2014 Treasury note. The notes have been reflected net of discount of \$1.4 million in the consolidated balance sheet as of December 31, 2009. The net proceeds which amounted to \$247.0 million after deducting underwriting discounts and offering expenses will be used to repay our indebtedness under our existing unsecured revolving credit facility and for general corporate purposes.

In December 2009, we received the second contribution under the historic tax credit transaction that we entered into in 2008 with US Bancorp amounting to \$23.8 million.

During 2009, we sold seven properties containing 0.7 million in net rentable square feet for net cash proceeds of \$101.3 million.

We will also consider other properties within our portfolio where it may be in our best interest to obtain a secured mortgage.

We draw on multiple financing sources to fund our long-term capital needs. We use our credit facility for general business purposes, including the acquisition, development and redevelopment of properties and the repayment of other debt

Our ability to incur additional debt is dependent upon a number of factors, including our credit ratings, the value of our unencumbered assets, our degree of leverage and borrowing restrictions imposed by our current lenders. If more than one rating agency were to downgrade our credit rating, our access to capital in the unsecured debt market would be more limited and the interest rate under our existing credit facility and term loan would increase.

Our ability to sell common and preferred shares is dependent on, among other things, general market conditions for REITs, market perceptions about our company and the current trading price of our shares. We regularly analyze which source of capital is most advantageous to us at any particular point in time.

Table of Contents

We will also consider sales of selected Properties as another source of managing our liquidity. Asset sales during 2009 and 2008 have been a source of cash. Since mid-2007, we have used proceeds from asset sales to repay existing indebtedness, provide capital for our development activities and strengthen our financial condition. There is no guarantee that we will be able to raise similar or even lesser amounts of capital from future asset sales.

Cash Flows

The following summary discussion of our cash flows is based on the consolidated statement of cash flows included in our consolidated financial statements and is not meant to be an all-inclusive discussion of the changes in our cash flows for the periods presented.

As of December 31, 2009 and 2008, we maintained cash and cash equivalents of \$1.6 million and \$3.9 million, respectively. This \$2.3 million decrease was the result of the following changes in cash flow from our various activities:

Activity	,	2009	2008	2007
Operating	\$	220,405 \$	233,867	\$ 224,805
Investing	((102,549)	164,046	39,162
Financing	((120,213)	(399,589)	(283,746)
Net cash flows	\$	(2,357) \$	(1,676)	\$ (19,779)

Our principal source of cash flows is from the operation of our properties. We do not restate our cash flow for discontinued operations.

The net decrease in cash flows from operating activities is primarily the result of the following:

Decrease in average occupancy from 92.1% during the year ended December 31, 2008 to 88.7% during the year ended December 31, 2009;

Decrease in the number of operating properties due to dispositions. We sold a total of seven properties during the year ended December 31, 2009;

These decreases are offset by the receipt of the second contribution under the historic tax credit transaction that we entered into in 2008 with US Bancorp amounting to \$23.8 million; and

Timing of cash receipts from our tenants and cash expenditures in the normal course of operations.

The cash flows used in investing activities is primarily attributable to the following:

Our capital expenditures for tenant and building improvements and leasing commissions increased by \$57.3 million during the year ended December 31, 2009 when compared to the year ended December 31, 2008;

Net proceeds from sales of properties during the year ended December 31,2009 decreased by \$268.8 million when compared to the year ended December 31, 2008; and

Receipt of funds placed in escrow during the last quarter of 2008 related to the Cira garage project amounting to \$31.4 million which was also used to finance the project this year.

The net decrease in cash used in financing activities is mainly due to the following:

Net proceeds received from the public offering of common shares amounting to \$242.3 million. Decrease in our distributions paid to shareholders and non-controlling interests from \$169.3 million during the year ended December 31, 2008 to \$70.6 million during the year ended December 31, 2009.

Table of Contents

During the year ended December 31, 2009, we also obtained a total of \$149.8 million first mortgage financings on our One Logan and Two Logan Square office properties located in Philadelphia, Pennsylvania. Completion of a registered public offering of \$250.0 million in aggregate principal amount of our 7.50% senior unsecured notes due 2015. We received \$247.0 million in net proceeds from this offering after deducting underwriting discounts and offering expenses.

Increase in the net activity of our credit facility and unsecured notes of \$370.2 million during the year ended December 31, 2009 when compared to the year ended December 31, 2008.

Repayments of mortgage notes payable also increased from \$25.1 million during year ended December 31, 2008 to \$84.1 million during the year ended December 31, 2009.

In addition, deferred financing costs paid also increased during the year ended December 31, 2009 by \$24.4 million when compared to the year ended December 31, 2008 and primarily relate to the payment of a \$17.7 million forward financing commitment fee, the remainder relates to costs incurred for other borrowings closed during the year.

Capitalization

Indebtedness

During the year ended December 31, 2009, we repurchased \$444.7 million of our unsecured Notes in a series of transactions which are summarized in the table below:

Notes	 urchase nount	P	rincipal	Gain	Deferred Financing mortization
2009 4.500% Notes	\$ 92,736	\$	94,130	\$ 1,377	\$ 88
2010 5.625% Notes	71,414		76,999	5,565	215
2012 5.750% Notes	109,104		112,175	2,610	361
2014 5.400% Notes	6,329		7,319	961	28
3.875% Notes	136,880		154,070	12,664	1,289
	\$ 416,463	\$	444,693	\$ 23,177	\$ 1,981

The Operating Partnership is the issuer of our unsecured notes and Brandywine Realty Trust has fully and unconditionally guaranteed the payment of principal and interest on the notes.

On September 25, 2009, we consummated a registered public offering of \$250.0 million in aggregate principal amount of our 7.50% senior unsecured notes due 2015. The notes were priced at 99.412% of their face amount with a yield to maturity of 7.625%, representing a spread at the time of pricing of 5.162% to the yield on the August 2014 Treasury note. The notes have been reflected net of discount of \$1.4 million in the consolidated balance sheet as of December 31, 2009. The net proceeds which amounted to \$247.0 million after deducting underwriting discounts and offering expenses will be used to repay our indebtedness under our existing unsecured revolving credit facility and for general corporate purposes.

On July 7, 2009, we closed on a \$60.0 million first mortgage financing on our One Logan Square property. The new loan bears interest at a floating rate of LIBOR plus 350 basis points (subject to a LIBOR floor) and has a seven-year term with three years of interest only payments with principal payments based on a thirty-year amortization schedule at a 7.5% rate. We used the loan proceeds for general corporate purposes including repayment of existing indebtedness.

On April 1, 2009, we closed on an \$89.8 million first mortgage financing on our Two Logan Square property. The new loan bears interest at 7.57% per annum and has a seven-year term with three years of interest only payments with principal payments based on a thirty-year amortization schedule. We used \$68.5 million in net proceeds to repay without penalty the balance of the former Two Logan Square first mortgage loan and \$21.3 million for general corporate purposes including the repayment of existing indebtedness.

-60-

Table of Contents

On April 18, 2008, we exercised the accordion feature on our \$150.0 million unsecured term loan which we entered into in October 2007 and borrowed an additional \$33.0 million, bringing our total outstanding balance to \$183.0 million. All outstanding borrowings under the term loan bear interest at a periodic rate of LIBOR plus 80 basis points. The net proceeds of the term loan increase were used to reduce indebtedness under our unsecured revolving credit facility. The term loan matures on October 18, 2010 and may be extended at our option for two one-year periods but not beyond the maturity date of our revolving credit facility.

On June 29, 2007, we amended our \$600.0 million unsecured revolving credit facility (the Credit Facility). The amendment extended the maturity date of the Credit Facility from December 22, 2009 to June 29, 2011 (subject to an extension of one year, at our option, upon our payment of an extension fee equal to 15 basis points of the committed amount under the Credit Facility). The amendment also reduced the per annum variable interest rate on outstanding balances from LIBOR plus 0.80% to LIBOR plus 0.725% per annum. In addition, the amendment reduced the quarterly facility fee from 20 basis points to 17.5 basis points per annum. The interest rate and facility fee are subject to adjustment upon a change in our unsecured debt ratings. The amendment also lowered to 7.50% from 8.50% the capitalization rate used in the calculation of several of the financial covenants; increased our swing loan availability from \$50.0 million to \$60.0 million; and increased the number of competitive bid loan requests available to us from two to four in any 30 day period. Borrowings are always available to the extent of borrowing capacity at the stated rates; however, the competitive bid feature allows banks that are part of the lender consortium under the Credit Facility to bid to make loans to us at a reduced Eurodollar rate. We have the option to increase the Credit Facility to \$800.0 million subject to the absence of any defaults and our ability to acquire additional commitments from our existing lenders or new lenders.

On April 30, 2007, we consummated the public offering of \$300.0 million aggregate principal amount of unsecured 5.70% Guaranteed Notes due 2017 and used the net proceeds from this offering to reduce borrowings under the Credit Facility.

In April 2007, the entered into a \$20.0 million Sweep Agreement (the Sweep Agreement) to be used for cash management purposes. Borrowings under the Sweep Agreement bear interest at one-month LIBOR plus 0.75%. The Sweep Agreement ended in April 2009 at which point the agreement was not renewed.

-61-

Table of Contents

As of December 31, 2009, we had approximately \$2.5 billion of outstanding indebtedness. The table below summarizes our mortgage notes payable, our unsecured notes and our revolving Credit Facility (net of discounts) at December 31, 2009 and 2008:

	December 31, 2009	December 31, 2008	
	(dollars in thousands)		
Balance:			
Fixed rate (includes variable swapped to fixed)	\$ 2,299,741	\$ 2,505,659	
Variable rate unhedged	154,836	235,836	
Total	\$ 2,454,577	\$ 2,741,495	
Percent of Total Debt:	00.70	01.40	
Fixed rate (includes variable swapped to fixed)	93.7%	91.4%	
Variable rate unhedged	6.3%	8.6%	
Total	100%	100%	
Weighted-average interest rate at period end:			
Fixed rate (includes variable swapped to fixed)	5.9%	5.6%	
Variable rate unhedged	1.8%	2.1%	
Total	5.6%	5.1%	

The variable rate debt shown above generally bears interest based on various spreads ranging from 0.73% to 1.6% over a LIBOR term periodically selected by us.

We use Credit Facility borrowings for general business purposes, including the acquisition, development and redevelopment of properties and the repayment of other debt. We have an option to increase the maximum borrowings under the Credit Facility to \$800.0 million subject to the absence of any defaults and our ability to obtain additional commitments from our existing or new lenders.

Our interest rate incurred under our revolving Credit Facility and term loan is subject to modification depending on our rating status with qualified agencies.

As of December 31, 2009, we had \$92.0 million of borrowings, \$13.9 million of letters of credit outstanding under the Credit Facility, and a \$51.0 million holdback in connection with our historic tax credit transaction leaving \$443.1 million of unused availability. For the years ended December 31, 2009 and 2008, our weighted average interest rates, including the effects of interest rate hedges discussed in Note 7 to the consolidated financial statements included herein, and including both the new Credit Facility and prior credit facility, were 2.08% and 4.35% per annum, respectively.

The Credit Facility contains financial and non-financial covenants, including covenants that relate to our incurrence of additional debt; the granting of liens; consummation of mergers and consolidations; the disposition of assets and interests in subsidiaries; the making of loans and investments; and the payment of dividends. The restriction on dividends permits us to pay dividends to the greater of (i) an amount required for us to retain our qualification as a REIT and (ii) 95% of our funds from operations. The Credit Facility also contains financial covenants that require us to maintain an interest coverage ratio, a fixed charge coverage ratio, an unsecured debt ratio and an unencumbered cash flow ratio above certain specified minimum levels; to maintain net worth above an amount determined on a specified formula; and to maintain a leverage ratio and a secured debt ratio below certain maximum levels. Another financial covenant limits the ratio of unsecured debt to unencumbered properties. We continuously monitor the

Company s compliance with and anticipated compliance with the covenants. Certain of the covenants restrict management s ability to obtain alternative sources of capital. We were in compliance with all covenants as of December 31, 2009.

-62-

Table of Contents

The indenture under which we issued our unsecured Notes including those issued in September 2009 contain (or contained) financial covenants, including (1) a leverage ratio not to exceed 60%, (2) a secured debt leverage ratio not to exceed 40%, (3) a debt service coverage ratio of greater than 1.5 to 1.0 and (4) an unencumbered asset value of not less than 150% of unsecured debt. We were in compliance with all covenants as of December 31, 2009.

We have mortgage loans that are collateralized by certain of our Properties. Payments on mortgage loans are generally due in monthly installments of principal and interest, or interest only. We intend to refinance or repay our mortgage loans as they mature through the use of proceeds from selective Property sales and secured or unsecured borrowings. However, in the current and future economic environment one or more of these sources may not be available on attractive terms or at all.

Our charter documents do not limit the amount or form of indebtedness that we may incur, and our policies on debt incurrence are solely within the discretion of our Board, subject to financial covenants in the Credit Facility, indenture and other credit agreements.

As of December 31, 2009, we had guaranteed repayment of approximately \$2.1 million of loans on behalf of certain Real Estate Ventures. See Item 2. Properties Real Estate Ventures. We also provide customary environmental indemnities and completion guarantees in connection with construction and permanent financing both for our own account and on behalf of certain of the Real Estate Ventures.

Share Repurchases

We maintain a share repurchase program under which our Board has authorized us to repurchase our common shares from time to time. Our Board initially authorized this program in 1998 and has periodically replenished capacity under the program, including, most recently, on May 2, 2006 when our Board restored capacity to 3.5 million common shares. We did not repurchase any shares during 2009 under this plan. As of December 31, 2009, we may repurchase an additional 0.5 million shares under the plan. Our Board has not limited the duration of the program; however, it may be terminated at any time.

Off-Balance Sheet Arrangements

We are not dependent on any off-balance sheet financing arrangements for liquidity. Our off-balance sheet arrangements are discussed in Note 4 to the financial statements, Investment in Unconsolidated Real Estate Ventures . Additional information about the debt of our unconsolidated Real Estate Ventures is included in Item 2 Properties .

Short- and Long-Term Liquidity

We believe that our cash flow from operations is adequate to fund our short-term liquidity requirements, excluding principal payments under our debt obligations. Cash flow from operations is generated primarily from rental revenues and operating expense reimbursements from tenants and management services income from providing services to third parties. We intend to use these funds to meet short-term liquidity needs, which are to fund operating expenses, recurring capital expenditures, tenant allowances, leasing commissions, interest expense and the minimum distributions required to maintain our REIT qualification under the Internal Revenue Code. We expect to meet short-term scheduled debt maturities through borrowings under the Credit Facility and proceeds from selective asset dispositions. As of December 31, 2009, we had \$1,902.9 million of unsecured debt and \$551.7 million of mortgage debt of which \$198.5 million and \$51.3 million, respectively, are scheduled to mature through December 2010. We expect to extend our term loan of \$183.0 million, we expect to have sufficient capacity under our Credit Facility and for the remaining debt maturities, and we will also continue to look to the other listed sources to fund these maturities. We expect to meet our long-term liquidity requirements, such as for property acquisitions, development, investments in real estate ventures, scheduled debt maturities, major renovations, expansions and other significant capital improvements, through cash from operations, borrowings under the Credit Facility, additional secured and unsecured indebtedness, the issuance of equity securities, contributions from joint venture investors and proceeds from asset dispositions.

-63-

Table of Contents

Many commercial real estate lenders have substantially tightened underwriting standards or have withdrawn from the lending marketplace. Also, spreads in the investment grade bond market have substantially widened. These circumstances have materially impacted liquidity in the debt markets, making financing terms less attractive, and in certain cases have resulted in the unavailability of certain types of debt financing. As a result, we expect debt financings will be more difficult to obtain and that borrowing costs on new and refinanced debt will be more expensive. Moreover, the recent volatility in the financial markets, in general, will make it more difficult or costly, or even impossible, for us to raise capital through the issuance of common stock, preferred stock or other equity instruments or through public issuances of debt securities from our shelf registration statements as we have been able to do in the past. Such conditions would also limit our ability to raise capital through asset dispositions at attractive prices or at all.

Inflation

A majority of our leases provide for reimbursement of real estate taxes and operating expenses either on a triple net basis or over a base amount. In addition, many of our office leases provide for fixed base rent increases. We believe that inflationary increases in expenses will be partially offset by expense reimbursement and contractual rent increases. There were also reductions in our rental rates on some of our new leases and renewals due to the current operating environment.

Commitments and Contingencies

The following table outlines the timing of payment requirements related to our contractual commitments as of December 31, 2009.

			Payments	s by l	Period (in t	housa	ands)		
		I	ess than					M	ore than
	Total		1 Year	1	-3 Years	3-	5 Years	5	5 Years
Mortgage notes payable (a)	\$ 550,590	\$	51,258	\$	243,666	\$	94,884	\$	160,782
Revolving credit facility	92,000				92,000				
Unsecured term loan	183,000		183,000						
Unsecured debt (a)	1,635,621		198,545		187,825		492,681		756,570
Ground leases (b)	297,594		2,318		6,955		7,226		281,095
Interest expense	687,806		134,019		206,322		233,911		113,554
Development contracts (c)	77,418		77,418						
Other liabilities	7,162								7,162
	\$ 3,531,191	\$	646,558	\$	736,768	\$	828,702	\$	1,319,163

- (a) Amounts do not include unamortized discounts and/or premiums.
- (b) Future
 minimum rental
 payments under
 the terms of all
 non-cancelable
 ground leases
 under which we

are the lessee are expensed on a straight-line basis regardless of when payments are due.

(c) Represents
contractual
obligations for
certain
development
projects and
does not
contemplate all
costs expected
to be incurred.

As part of the TRC acquisition, we acquired our interest in Two Logan Square, a 703,386 square foot office building in Philadelphia, primarily through our ownership of a second and third mortgage secured by this property. This property is consolidated as the borrower is a variable interest entity and we, through our ownership of the second and third mortgages are the primary beneficiary. We currently do not expect to take title to Two Logan Square until, at the earliest, September 2019. If we take fee title to Two Logan Square upon a foreclosure of our mortgage, we have agreed to pay an unaffiliated third party that holds a residual interest in the fee owner of this property an amount equal to \$0.6 million (if we must pay a state and local transfer upon taking title) and \$2.9 million (if no transfer tax is payable upon the transfer).

-64-

Table of Contents

We are currently being audited by the Internal Revenue Service for our 2004 tax year. The audit concerns the tax treatment of the transaction in September 2004 in which we acquired a portfolio of properties through the acquisition of a limited partnership. At this time it does not appear that an adjustment would result in a material tax liability for us. However, an adjustment could raise a question as to whether a contributor of partnership interests in the 2004 transaction could assert a claim against us under the tax protection agreement entered into as part of the transaction. As part of our 2006 acquisition of Prentiss Properties Trust, the TRC acquisition in 2004 and several of our other transactions, we agreed not to sell certain of the properties we acquired in transactions that would trigger taxable income to the former owners. In the case of the TRC acquisition, we agreed not to sell acquired properties for periods up to 15 years from the date of the TRC acquisition date as follows at December 31, 2009: One Rodney Square and 130/150/170 Radnor Financial Center (January 2015); and One Logan Square, Two Logan Square and Radnor Corporate Center (January 2020). In the Prentiss acquisition, we assumed the obligation of Prentiss not to sell Concord Airport Plaza before March 2018. Our agreements generally provide that we may dispose of the subject properties only in transactions that qualify as tax-free exchanges under Section 1031 of the Internal Revenue Code or in other tax deferred transactions. If we were to sell a restricted property before expiration of the restricted period in a non-exempt transaction, we would be required to make significant payments to the parties who sold us the applicable property on account of tax liabilities triggered to them.

In connection with our development of the PO Box/IRS and Cira Garage projects, during 2008, we entered into a historic tax credit and new markets tax credit arrangement, respectively. We are required to be in compliance with various laws, regulations and contractual provisions that apply to our historic and new market tax credit arrangements. Non-compliance with applicable requirements could result in projected tax benefits not being realized and therefore, require a refund to USB or reduction of investor capital contributions, which are reported as deferred income in our consolidated balance sheet, until such time as our obligation to deliver tax benefits is relieved. The remaining compliance periods for our tax credit arrangements run through 2015. We do not anticipate that any material refunds or reductions of investor capital contributions will be required in connection with these arrangements. On June 29, 2009, we entered into a forward financing commitment to borrow up to \$256.5 million under two separate loans which are secured by mortgages on the 30th Street Post Office (the Post Office project), the Cira South Garage (the garage project) projects and by the leases of space at these facilities upon the completion of these projects (See Note 7). In order for funding to occur we need to meet certain conditions which primarily relate to the completion of the projects and the commencement of the rental payments from the respective leases on these properties. The expected funding date is scheduled on August 26, 2010 which is also the anticipated completion date of the projects. In the event the said conditions were not met, we have the right to extend the funding date by paying an extension fee amounting to \$1.8 million for each 30 day extension within the allowed two year extension period. In addition, we can also voluntarily elect to terminate the loans during the forward period including the extension period by paying a termination fee. We are also subject to the termination fee if the conditions were not met on the final advance date. The termination fee is calculated as the greater of the 0.5% of the total available principal to be funded or the present value of the scheduled interest and principal payments (based on the principal amount to be funded and the then 20 year treasury rate plus 50 basis points) from the funding date through the loans maturity date and the amount to be funded. In addition, deferred financing costs related to these loans will be accelerated if we chose to terminate the forward financing commitment.

We invest in our properties and regularly incur capital expenditures in the ordinary course to maintain the properties. We believe that such expenditures enhance our competitiveness. We also enter into construction, utility and service contracts in the ordinary course of business which may extend beyond one year. These contracts typically provide for cancellation with insignificant or no cancellation penalties.

-65-

Table of Contents

Interest Rate Risk and Sensitivity Analysis

The analysis below presents the sensitivity of the market value of our financial instruments to selected changes in market rates. The range of changes chosen reflects our view of changes which are reasonably possible over a one-year period. Market values are the present value of projected future cash flows based on the market rates chosen. Our financial instruments consist of both fixed and variable rate debt. As of December 31, 2009, our consolidated debt consisted of \$551.7 million in fixed rate mortgages, \$92.0 million borrowings under our Credit Facility, \$183.0 million borrowings in an unsecured, term loan and \$1.6 billion in unsecured notes (net of discounts) of which \$1,575.0 million are fixed rate borrowings and \$52.8 million are variable rate borrowings. All financial instruments were entered into for other than trading purposes and the net market value of these financial instruments is referred to as the net financial position. Changes in interest rates have different impacts on the fixed and variable rate portions of our debt portfolio. A change in interest rates on the fixed portion of the debt portfolio impacts the net financial instrument position, but has no impact on interest incurred or cash flows. A change in interest rates on the variable portion of the debt portfolio impacts the interest incurred and cash flows, but does not impact the net financial instrument position.

As of December 31, 2009, based on prevailing interest rates and credit spreads, the fair value of our unsecured notes was \$1.5 billion. For sensitivity purposes, a 100 basis point change in the discount rate equates to a change in the total fair value of our debt, including the Notes, of approximately \$15.5 million at December 31, 2009.

We use derivative instruments to manage interest rate risk exposures and not for speculative purposes. As of December 31, 2009 we effectively hedged debt with a notional amount of \$198.8 million through four interest rate swap agreements. These instruments have an aggregate fair value of \$7.3 million at December 31, 2009. In December 2009, we settled in cash two of our interest swaps with a notional amount of \$50.0 million, which we have applied in the registered offering of our unsecured notes on September 21, 2009. The related interest swaps no longer qualify for hedge accounting upon the completion of the offering as the hedging relationship was terminated. Accordingly, changes in the fair value of these interest rate swaps were charged to our consolidated statements of operations until their cash settlement date. We also recognized \$0.1 million gain from the ineffectiveness of the hedges during the twelve months ended December 31, 2009.

The total carrying value of our variable rate debt was approximately \$353.6 million and \$414.6 million at December 31, 2009 and December 31, 2008, respectively. The total fair value of our debt, excluding the Notes, was approximately \$341.2 million and \$398.7 million at December 31, 2009 and December 31, 2008, respectively. For sensitivity purposes, a 100 basis point change in the discount rate equates to a change in the total fair value of our debt, excluding the Notes, of approximately \$1.5 million at December 31, 2009, and a 100 basis point change in the discount rate equates to a change in the total fair value of our debt of approximately \$2.4 million at December 31, 2008.

If market rates of interest increase by 1%, the fair value of our outstanding fixed-rate mortgage debt would decrease by approximately \$16.1 million. If market rates of interest decrease by 1%, the fair value of our outstanding fixed-rate mortgage debt would increase by approximately \$16.9 million.

At December 31, 2009, our outstanding variable rate debt based on LIBOR totaled approximately \$353.6 million. At December 31, 2009, the interest rate on our variable rate debt was approximately 1.17%. If market interest rates on our variable rate debt change by 100 basis points, total interest expense would change by approximately \$0.4 million for the quarter ended December 31, 2009.

-66-

Table of Contents

These amounts were determined solely by considering the impact of hypothetical interest rates on our financial instruments. Due to the uncertainty of specific actions we may undertake to minimize possible effects of market interest rate increases, this analysis assumes no changes in our financial structure.

Item 7A. Quantitative and Qualitative Disclosure About Market Risk

See discussion in Management s Discussion and Analysis included in Item 7 herein.

Item 8. Financial Statements and Supplementary Data

The financial statements and supplementary financial data of Brandywine Realty Trust and Brandywine Operating Partnership, L.P. and the reports thereon of PricewaterhouseCoopers LLP, an independent registered public accounting firm, with respect thereto are listed under Item 15(a) and filed as part of this Annual Report on Form 10-K. See Item 15.

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure None

Item 9A. Controls and Procedures

Conclusion Regarding the Effectiveness of Disclosure Controls and Procedures

Under the supervision and with the participation of each registrant s management, including its principal executive officer and principal financial officer, each registrant s management conducted an evaluation of the registrant s disclosure controls and procedures, as such term is defined under Rule 13a-15(e) promulgated under the Securities Exchange Act of 1934, as amended (the Exchange Act). Based on this evaluation, the principal executive officer and the principal financial officer of each registrant concluded that each registrant s disclosure controls and procedures were effective as of the end of the period covered by this annual report.

Management s Report on Internal Control Over Financial Reporting

The management of each registrant is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rule 13a-15(f).

Under the supervision and with the participation of each registrant s management, including its principal executive officer and principal financial officer, each registrant s management conducted an evaluation of the effectiveness of the registrant s internal control over financial reporting based on the framework in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on this evaluation under the framework in *Internal Control Integrated Framework*, each registrant s management concluded that the registrant s internal control over financial reporting was effective as of December 31, 2009. Management of each registrant has excluded our investments in Four and Six Tower Bridge Associates from its evaluation of the effectiveness of internal control over financial reporting as of December 31, 2009 because we do not have the right or authority to assess the internal controls of the individual entities and we also lack the ability, in practice, to make the assessment. Four and Six Tower Bridge Associates are two real estate partnerships, created prior to December 15, 2003, which we consolidate under the accounting standard for the consolidation of variable interest entities. The total assets and total revenue of Four and Six Tower Bridge Associates represent, in the aggregate, less than 1% of our consolidated total assets and consolidated total revenue as of and for the year ended December 31,

The effectiveness of each registrant s internal control over financial reporting as of December 31, 2009 has been audited by PricewaterhouseCoopers LLP, an independent registered public accounting firm, as stated in their reports which are included herein.

-67-

Table of Contents

Changes in Internal Control over Financial Reporting.

There have not been any changes in either registrant s internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act) during the fourth fiscal quarter to which this report relates that have materially affected, or are reasonably likely to materially affect, either registrant s internal control over financial reporting.

Item 9B. Other Information

On February 23, 2010 our Board provided RREEF America LLC, a registered investment advisor, a waiver from the 9.8% share ownership limit in our Declaration of Trust. The waiver permits RREEF to hold, on behalf of its advisory clients, up to 14,750,000 common shares. The waiver does not permit any of RREEF s advisory clients to own (directly or through RREEF) shares above the 9.8% ownership limit, nor does the waiver permit RREEF to own shares for its own account above the 9.8% ownership limit. We have attached as an exhibit to this Form 10-K a copy of the waiver and RREEF s certificate of representations, warranties and agreements .

PART III

Item 10. Directors, Executive Officers and Corporate Governance

Incorporated herein by reference to the Company s definitive proxy statement to be filed with respect to its 2010 Annual Meeting of Shareholders.

Item 11. Executive Compensation

Incorporated herein by reference to the Company s definitive proxy statement to be filed with respect to its 2010 Annual Meeting of Shareholders.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Shareholder Matters Incorporated herein by reference to the Company s definitive proxy statement to be filed with respect to its 2010 Annual Meeting of Shareholders.

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

Incorporated herein by reference to the Company s definitive proxy statement to be filed with respect to its 2010 Annual Meeting of Shareholders.

Item 14. Principal Accounting Fees and Services

Incorporated herein by reference to the Company s definitive proxy statement to be filed with respect to its 2010 Annual Meeting of Shareholders.

PART IV

Item 15. Exhibits and Financial Statement Schedules.

(a) 1. and 2. Financial Statements and Schedules

The financial statements and schedules of Brandywine Realty Trust and Brandywine Operating Partnership listed below are filed as part of this annual report on the pages indicated.

-68-

Table of Contents

Index to Financial Statements and Schedules

BRANDYWINE REALTY TRUST

	F-1
Consolidated Balance Sheets as of December 31, 2009 and 2008	F-2
Consolidated Statements of Operations for the Years Ended December 31, 2009, 2008 and 2007	F-3
Consolidated Statements of Other Comprehensive (Loss) Income for the Years Ended December 31, 2009, 2008 and 2007	F-4
Consolidated Statements of Beneficiaries Equity for the Years Ended December 31, 2009 2008 and 2007	F-5
Consolidated Statements of Cash Flows for the Years Ended December 31, 2009, 2008 and 2007	F-6
Notes to Consolidated Financial Statements	F-7
Schedule II Valuation and Qualifying Accounts	F-42
Schedule III Real Estate and Accumulated Depreciation BRANDYWINE OPERATING PARTNERSHIP, L.P.	F-43
BRANDYWINE OPERATING PARTNERSHIP, L.P.	F-43 Page F-48
BRANDYWINE OPERATING PARTNERSHIP, L.P. Report of Independent Registered Public Accounting Firm	Page
BRANDYWINE OPERATING PARTNERSHIP, L.P. Report of Independent Registered Public Accounting Firm Consolidated Balance Sheets as of December 31, 2009 and 2008 Consolidated Statements of Operations for the Years Ended December 31, 2009, 2008 and	Page F-48
BRANDYWINE OPERATING PARTNERSHIP, L.P. Report of Independent Registered Public Accounting Firm Consolidated Balance Sheets as of December 31, 2009 and 2008 Consolidated Statements of Operations for the Years Ended December 31, 2009, 2008 and	Page F-48 F-49
BRANDYWINE OPERATING PARTNERSHIP, L.P. Report of Independent Registered Public Accounting Firm Consolidated Balance Sheets as of December 31, 2009 and 2008 Consolidated Statements of Operations for the Years Ended December 31, 2009, 2008 and 2007 Consolidated Statements of Other Comprehensive (Loss) Income for the Years Ended	Page F-48 F-49 F-50
BRANDYWINE OPERATING PARTNERSHIP, L.P. Report of Independent Registered Public Accounting Firm Consolidated Balance Sheets as of December 31, 2009 and 2008 Consolidated Statements of Operations for the Years Ended December 31, 2009, 2008 and 2007 Consolidated Statements of Other Comprehensive (Loss) Income for the Years Ended December 31, 2009, 2008 and 2007 Consolidated Statements of Partner s Equity for the Years Ended December 31, 2009 2008	Page F-48 F-49 F-50
BRANDYWINE OPERATING PARTNERSHIP, L.P. Report of Independent Registered Public Accounting Firm Consolidated Balance Sheets as of December 31, 2009 and 2008 Consolidated Statements of Operations for the Years Ended December 31, 2009, 2008 and 2007 Consolidated Statements of Other Comprehensive (Loss) Income for the Years Ended December 31, 2009, 2008 and 2007 Consolidated Statements of Partner's Equity for the Years Ended December 31, 2009 2008 and 2007 Consolidated Statements of Cash Flows for the Years Ended December 31, 2009, 2008 and 2007	Page F-48 F-49 F-50 F-51
Report of Independent Registered Public Accounting Firm Consolidated Balance Sheets as of December 31, 2009 and 2008 Consolidated Statements of Operations for the Years Ended December 31, 2009, 2008 and 2007 Consolidated Statements of Other Comprehensive (Loss) Income for the Years Ended December 31, 2009, 2008 and 2007 Consolidated Statements of Partner's Equity for the Years Ended December 31, 2009 2008 and 2007 Consolidated Statements of Cash Flows for the Years Ended December 31, 2009, 2008 and 2007	Page F-48 F-49 F-50 F-51 F-52

(c)(1)	Financial	Statements of	of G&I	Interchange	Office,	<u>LLC</u>
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F-95

-69-

Table of Contents

3. Exhibits

Exhibits No.	Description
3.1.1	Amended and Restated Declaration of Trust of Brandywine Realty Trust (amended and restated as of May 12, 1997) (previously filed as an exhibit to Brandywine Realty Trust s
	Form 8-K dated June 9, 1997 and incorporated herein by reference)
3.1.2	Articles of Amendment to Declaration of Trust of Brandywine Realty Trust (September 4,
	1997) (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated
	September 10, 1997 and incorporated herein by reference)
3.1.3	Articles of Amendment to Declaration of Trust of Brandywine Realty Trust (previously
	filed as an exhibit to Brandywine Realty Trust s Form 8-K dated June 3, 1998 and
3.1.4	incorporated herein by reference) Articles Supplementary to Declaration of Trust of Brandywine Realty Trust
3.1.4	(September 28, 1998) (previously filed as an exhibit to Brandywine Realty Trust s
	Form 8-K dated October 13, 1998 and incorporated herein by reference)
3.1.5	Articles of Amendment to Declaration of Trust of Brandywine Realty Trust (March 19,
5.1.5	1999) (previously filed as an exhibit to Brandywine Realty Trust 's Form 10-K for the fiscal
	year ended December 31, 1998 and incorporated herein by reference)
3.1.6	Articles Supplementary to Declaration of Trust of Brandywine Realty Trust (April 19,
5.1.0	1999) (previously filed as an exhibit to Brandywine Realty Trust 's Form 8-K dated
	April 26, 1999 and incorporated herein by reference)
3.1.7	Articles Supplementary to Declaration of Trust of Brandywine Realty Trust (December 30,
	2003) (previously filed as an exhibit to Brandywine Realty Trust s Form 8-A dated
	December 29, 2003 and incorporated herein by reference)
3.1.8	Articles Supplementary to Declaration of Trust of Brandywine Realty Trust (February 5,
	2004) (previously filed as an exhibit to Brandywine Realty Trust s Form 8-A dated
	February 5, 2004 and incorporated herein by reference)
3.1.9	Articles of Amendment to Declaration of Trust of Brandywine Realty Trust (October 3,
	2005) (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated
2.4.40	October 4, 2005 and incorporated herein by reference)
3.1.10	Amended and Restated Agreement of Limited Partnership of Brandywine Operating
	Partnership, L.P. (the Operating Partnership) (previously filed as an exhibit to Brandywine
3.1.11	Realty Trust s Form 8-K dated December 17, 1997 and incorporated herein by reference) First Amendment to Amended and Restated Agreement of Limited Partnership of
3.1.11	Brandywine Operating Partnership, L.P. (previously filed as an exhibit to Brandywine
	Realty Trust s Form 8-K dated December 17, 1997 and incorporated herein by reference)
3.1.12	Second Amendment to the Amended and Restated Agreement of Limited Partnership
3.1.12	Agreement of Brandywine Operating Partnership, L.P.** (previously filed as an exhibit to
	Brandywine Realty Trust s Form 8-K dated April 13, 1998 and incorporated herein by
	reference)
3.1.13	Third Amendment to the Amended and Restated Agreement of Limited Partnership of
	Brandywine Operating Partnership, L.P. (previously filed as an exhibit to Brandywine
	Realty Trust s Form 8-K dated May 14, 1998 and incorporated herein by reference)
3.1.14	Fourth Amendment to the Amended and Restated Agreement of Limited Partnership of
	Brandywine Operating Partnership, L.P. (previously filed as an exhibit to Brandywine
_	Realty Trust s Form 8-K dated October 13, 1998 and incorporated herein by reference)
3.1.15	Fifth Amendment to the Amended and Restated Agreement of Limited Partnership of
	Brandywine Operating Partnership, L.P. (previously filed as an exhibit to Brandywine
	Realty Trust s Form 8-K dated October 13, 1998 and incorporated herein by reference)

3.1.16	Sixth Amendment to the Amended and Restated Agreement of Limited Partnership of Brandywine Operating Partnership, L.P. (previously filed as an exhibit to Brandywine
3.1.17	Realty Trust s Form 8-K dated October 13, 1998 and incorporated herein by reference) Seventh Amendment to the Amended and Restated Agreement of Limited Partnership of Brandywine Operating Partnership, L.P. (previously filed as an exhibit to Brandywine Realty Trust s Form 10-K for the fiscal year ended December 31, 2003 and incorporated herein by reference)
3.1.18	Eighth Amendment to the Amended and Restated Agreement of Limited Partnership of Brandywine Operating Partnership, L.P. (previously filed as an exhibit to Brandywine
	Realty Trust s Form 10-K for the fiscal year ended December 31, 2003 and incorporated herein by reference)
3.1.19	Ninth Amendment to the Amended and Restated Agreement of Limited Partnership of Brandywine Operating Partnership, L.P. (previously filed as an exhibit to Brandywine
	Realty Trust s Form 10-K for the fiscal year ended December 31, 2003 and incorporated herein by reference)
3.1.20	Tenth Amendment to the Amended and Restated Agreement of Limited Partnership of Brandywine Operating Partnership, L.P. (previously filed as an exhibit to Brandywine Realty Trust s Form 10-K for the fiscal year ended December 31, 2003 and incorporated herein by reference)
3.1.21	Eleventh Amendment to the Amended and Restated Agreement of Limited Partnership of Brandywine Operating Partnership, L.P. (previously filed as an exhibit to Brandywine Realty Trust s Form 10-K for the fiscal year ended December 31, 2003 and incorporated herein by reference)
3.1.22	Twelfth Amendment to the Amended and Restated Agreement of Limited Partnership of Brandywine Operating Partnership, L.P. (previously filed as an exhibit to Brandywine Realty Trust s Form 10-K for the fiscal year ended December 31, 2003 and incorporated herein by reference)

-70-

Table of Contents

Exhibits No.	Description
3.1.23	Thirteenth Amendment to the Amended and Restated Agreement of Limited Partnership of
	Brandywine Operating Partnership, L.P. (previously filed as an exhibit to Brandywine
	Realty Trust s Form 8-K dated September 21, 2004 and incorporated herein by reference)
3.1.24	Fourteenth Amendment to the Amended and Restated Agreement of Limited Partnership
	of Brandywine Operating Partnership, L.P. (previously filed as an exhibit to Brandywine
	Realty Trust s Form 8-K dated January 10, 2006 and incorporated herein by reference)
3.1.25	Fifteenth Amendment to the Amended and Restated Agreement of Limited Partnership of
	Brandywine Operating Partnership, L.P. (previously filed as an exhibit to Brandywine
	Realty Trust s Form 8-K dated August 18, 2006 and incorporated herein by reference)
3.1.26	List of partners of Brandywine Operating Partnership, L.P.
3.2	Amended and Restated Bylaws of Brandywine Realty Trust (previously filed as an exhibit
	to Brandywine Realty Trust s Form 8-K dated October 14, 2003 and incorporated herein by
	reference)
4.1	Form of 7.50% Series C Cumulative Redeemable Preferred Share Certificate (previously
	filed as an exhibit to Brandywine Realty Trust s Form 8-A dated December 29, 2003 and
	incorporated herein by reference)
4.2	Form of 7.375% Series D Cumulative Redeemable Preferred Share Certificate (previously
	filed as an exhibit to Brandywine Realty Trust s Form 8-A dated February 5, 2004 and
	incorporated herein by reference)
4.3.1	Indenture dated October 22, 2004 by and among Brandywine Operating Partnership, L.P.,
	Brandywine Realty Trust, certain subsidiaries of Brandywine Operating Partnership, L.P.
	named therein and The Bank of New York, as Trustee (previously filed as an exhibit to
	Brandywine Realty Trust s Form 8-K dated October 22, 2004 and incorporated herein by
	reference)
4.3.2	First Supplemental Indenture dated as of May 25, 2005 by and among Brandywine
	Operating Partnership, L.P., Brandywine Realty Trust, certain subsidiaries of Brandywine
	Operating Partnership, L.P. named therein and The Bank of New York, as Trustee
	(previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated May 26, 2005
4.2.2	and incorporated herein by reference)
4.3.3	Second Supplemental Indenture dated as of October 4, 2006 by and among Brandywine
	Operating Partnership, L.P., Brandywine Realty Trust and the Bank of New York, as
	Trustee (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated
4.4	October 4, 2006 and incorporated herein by reference)
4.4	Form of \$250,000,000 5.40% Guaranteed Note due 2014 (previously filed as an exhibit to
	Brandywine Realty Trust s Form 8-K dated October 22, 2004 and incorporated herein by
1.5	reference) Form of \$200,000,000 5 625% Commented Nate the 2010 (annuiously filed as an artificit to
4.5	Form of \$300,000,000 5.625% Guaranteed Note due 2010 (previously filed as an exhibit to
	Brandywine Realty Trust s Form 8-K dated December 20, 2005 and incorporated herein by reference)
4.6	Form of \$300,000,000 aggregate principal amount of 5.75% Guaranteed Note due 2012
4.0	(previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated March 28,
	2006 and incorporated herein by reference).
4.7	Form of \$250,000,000 aggregate principal amount of 6.00% Guaranteed Note due 2016
4.7	(previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated March 28,
	2006 and incorporated herein by reference).
4.8	Form of 3.875% Exchangeable Guaranteed Notes due 2026 (previously filed as an exhibit
	to Brandywine Realty Trust s Form 8-K dated October 4, 2006 and incorporated herein by
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	reference)
4.9	Form of \$300,000,000 aggregate principal amount of 5.70% Guaranteed Notes due 2017
1.7	(previously filed as an exhibit to Brandywine Realty Trust's Form 8-K dated April 30, 2007
	and incorporated herein by reference)
4.10	Form of \$250,000,000 aggregate principal amount of 7.50% Guaranteed Notes due 2015
	(previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated September 25,
	2009 and incorporated herein by reference)
10.1	Second Amended and Restated Revolving Credit Agreement dated as of June 29, 2007
	(previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated June 29, 2007
	and incorporated herein by reference)
10.2	Term Loan Agreement dated as of October 15, 2007 (previously filed as an exhibit to
	Brandywine Realty Trust s Form 8-K dated October 16, 2007 and incorporated herein by
	reference)
10.3	Contribution Agreement dated as of July 10, 1998 (with Donald E. Axinn) (previously
	filed as an exhibit to Brandywine Realty Trust s Form 8-K dated July 30, 1998 and
	incorporated herein by reference)
10.4	First Amendment to Contribution Agreement (with Donald E. Axinn) (previously filed as
	an exhibit to Brandywine Realty Trust s Form 8-K dated October 13, 1998 and incorporated
	herein by reference)
10.5	Modification Agreement dated as of June 20, 2005 between Brandywine Operating
	Partnership, L.P. and Donald E. Axinn (previously filed as an exhibit to Brandywine
	Realty Trust s Form 8-K dated June 21, 2005 and incorporated herein by reference)
10.6	Contribution Agreement dated August 18, 2004 with TRC Realty, IncGP, TRC-LB LLC
	and TRC Associates Limited Partnership (previously filed as an exhibit to Brandywine
	Realty Trust s Form 8-K dated August 19, 2004 and incorporated herein by reference)
10.7	Registration Rights Agreement (previously filed as an exhibit to Brandywine Realty Trust s
	Form 8-K dated September 21, 2004 and incorporated herein by reference)
10.8	Tax Protection Agreement (previously filed as an exhibit to Brandywine Realty Trust s
10.0	Form 8-K dated September 21, 2004 and incorporated herein by reference)
10.9	Registration Rights Agreement dated as of October 3, 2005 (previously filed as an exhibit
	to Brandywine Realty Trust s Form 8-K dated October 4, 2005 and incorporated herein by
10.10	reference)
10.10	Letter to Cohen & Steers Capital Management, Inc. relating to waiver of share ownership
	limit (previously filed as an exhibit to Brandywine Realty Trust s Form 10-Q for the quarter
10.11	ended June 30, 2003 and incorporated herein by reference) Registration Rights Agreement dated as of October 4, 2006 relating to 3.875%
10.11	Exchangeable Guaranteed Notes due 2026 (previously filed as an exhibit to Brandywine
	Realty Trust s Form 8-K dated October 4, 2006 and incorporated herein by reference)
	Realty Trust is Form 6-18 dated October 4, 2000 and incorporated netern by reference)

-71-

Table of Contents

Exhibits No.	Description
10.12	Common Share Delivery Agreement (previously filed as an exhibit to Brandywine Realty
10.12	Trust s Form 8-K dated October 4, 2006 and incorporated herein by reference)
10.13	2006 Amended and Restated Agreement dated as of January 5, 2006 with Anthony A. Nichols, Sr.** (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated
	January 10, 2006 and incorporated herein by reference)
10.14	Consulting Letter Agreement with Anthony A. Nichols, Sr.** (previously filed as an
1011	exhibit to Brandywine Realty Trust s Form 10-K for the fiscal year ended December 31,
	2008 and incorporated herein by reference)
10.15	Amended and Restated Employment Agreement dated as of February 9, 2007 of Gerard H.
	Sweeney** (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated
	February 14, 2007 and incorporated herein by reference)
10.16	Amended and Restated 1997 Long-Term Incentive Plan** (previously filed as an exhibit to
	Brandywine Realty Trust's Form 10-Q for the quarter ended March 31, 2007 and
10.17	incorporated herein by reference) Amended and Restated Executive Deferred Compensation Plan effective March 25,
10.17	2004** (previously filed as an exhibit to Brandywine Realty Trust s Form 10-Q for the
	quarter ended March 31, 2004 and incorporated herein by reference)
10.18	Amended and Restated Executive Deferred Compensation Plan effective January 1,
	2009** (previously filed as an exhibit to Brandywine Realty Trust s Form 10-K for the
	fiscal year ended December 31, 2008 and incorporated herein by reference)
10.19	2007 Non-Qualified Employee Share Purchase Plan** (previously filed as an exhibit to
	Brandywine Realty Trust s Form 10-Q for the quarter ended March 31, 2007 and
	incorporated herein by reference)
10.20	2006 Restricted Share Award to Gerard H. Sweeney** (previously filed as an exhibit to
	Brandywine Realty Trust s Form 8-K dated February 15, 2006 and incorporated herein by
10.21	reference) Form of 2006 Restricted Share Award to executive officers (other than the President and
10.21	Chief Executive Officer)** (previously filed as an exhibit to Brandywine Realty Trust s
	Form 8-K dated February 15, 2006 and incorporated herein by reference)
10.22	Form of 2007 Restricted Share Award to non-executive trustees** (previously filed as an
	exhibit to Brandywine Realty Trust s Form 10-Q for the quarter ended March 31, 2007 and
	incorporated herein by reference)
10.23	Performance Share Award to Howard M. Sipzner** (previously filed as an exhibit to
	Brandywine Realty Trust s Form 8-K dated December 12, 2006 and incorporated herein by
10.24	reference) 2007 Parformance Share Award to Corond II. Sweenew** (proviously filed as an ayhibit to
10.24	2007 Performance Share Award to Gerard H. Sweeney** (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated February 14, 2007 and incorporated herein by
	reference)
10.25	Form of 2007 Performance Share Award to executive officers (other than the President and
	Chief Executive Officer)** (previously filed as an exhibit to Brandywine Realty Trust s
	Form 8-K dated February 14, 2007 and incorporated herein by reference)
10.26	Summary of Trustee Compensation** (previously filed as an exhibit to Brandywine Realty
	Trust s Form 8-K dated March 17, 2006 and incorporated herein by reference)
10.27	Form of Restricted Share Award** (previously filed as an exhibit to Brandywine Realty
10.20	Trust s Form 8-K dated January 10, 2006 and incorporated herein by reference)
10.28	Form of Performance Share Award to the President and CEO and Executive Vice President
	and CFO** (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated

10.29	April 11, 2008 and incorporated herein by reference) Form of Performance Share Award to the executive officers (other than the President and
	CEO and Executive Vice President and CFO)** (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated April 11, 2008 and incorporated herein by reference)
10.30	Form of Non-Qualified Share Option Agreement to the President and CEO and Executive Vice President and CFO** (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated April 11, 2008 and incorporated herein by reference)
10.31	Form of Non-Qualified Share Option Agreement to the executive officers (other than the President and CEO and Executive Vice President and CFO)** (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated April 11, 2008 and incorporated herein by reference)
10.32	Form of Incentive Stock Option Agreement to the President and CEO and Executive Vice President and CFO ** (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated April 11, 2008 and incorporated herein by reference)
10.33	Form of Incentive Stock Option Agreement to the executive officers (other than the President and CEO and Executive Vice President and CFO)** (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated April 11, 2008 and incorporated herein by reference)
10.34	Form of Restricted Share Award for Executive Officers** (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated April 1, 2009 and incorporated herein by reference)
10.35	Form of Restricted Performance Share Unit and Dividend Equivalent Rights Award Agreement for Executive Officers** (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated April 1, 2009 and incorporated herein by reference)
10.36	2009-2011 Restricted Performance Share Unit Program** (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated April 1, 2009 and incorporated herein by reference)
10.37	Forms of Non-Qualified Share Option Agreement for Executive Officers** (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated April 1, 2009 and incorporated herein by reference)
10.38	Forms of Incentive Stock Option Agreement for Executive Officers ** (previously filed as an exhibit to Brandywine Realty Trust s Form 8-K dated April 1, 2009 and incorporated herein by reference)

Table of Contents 129

-72-

Table of Contents

Exhibits No.	Description
10.39	Form of Amended and Restated Change of Control Agreement with Executive Officers**
	(previously filed as an exhibit to Brandywine Realty Trust s Form 8-K filed on February 4,
	2010 and incorporated herein by reference)
10.40	Employment Agreement dated February 3, 2010 with Howard M. Sipzner ** (previously
	filed as an exhibit to Brandywine Realty Trust s Form 8-K filed on February 4, 2010 and
	incorporated herein by reference)
10.41	Letter to RREEF America LLC relating to waiver of share ownership limit
12.1	Statement re Computation of Ratios of Brandywine Realty Trust
12.2	Statement re Computation of Ratios of Brandywine Operating Partnership, L.P.
14.1	Code of Business Conduct and Ethics** (previously filed as an exhibit to Brandywine
	Realty Trust s Form 8-K dated December 22, 2004 and incorporated herein by reference)
21	List of subsidiaries
23.1	Consent of PricewaterhouseCoopers LLP relating to financial statements of Brandywine
20.1	Realty Trust
23.2	Consent of PricewaterhouseCoopers LLP relating to financial statements of Brandywine
23.2	Operating Partnership, L.P.
23.3	Consent of PricewaterhouseCoopers LLP relating to financial statements of G&I
20.0	Interchange Office L.L.C.
31.1	Certification of the Chief Executive Officer of Brandywine Realty Trust pursuant to
01.1	13a-14 under the Securities Exchange Act of 1934
31.2	Certification of the Chief Financial Officer of Brandywine Realty Trust pursuant to 13a-14
	under the Securities Exchange Act of 1934
31.3	Certification of the Chief Executive Officer of Brandywine Realty Trust, in its capacity as
	the general partner of Brandywine Operating Partnership, L.P., pursuant to 13a-14 under
	the Securities Exchange Act of 1934
31.4	Certification of the Chief Financial Officer of Brandywine Realty Trust, in its capacity as
	the general partner of Brandywine Operating Partnership, L.P., pursuant to 13a-14 under
	the Securities Exchange Act of 1934
32.1	Certification of the Chief Executive Officer of Brandywine Realty Trust pursuant to 18
	U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of
	2002
32.2	Certification of the Chief Financial Officer of Brandywine Realty Trust pursuant to 18
	U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of
	2002
32.3	Certification of the Chief Executive Officer of Brandywine Realty Trust, in its capacity as
	the general partner of Brandywine Operating Partnership, L.P., pursuant to 18 U.S.C.
	Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
32.4	Certification of the Chief Financial Officer of Brandywine Realty Trust, in its capacity as
	the general partner of Brandywine Operating Partnership, L.P., pursuant to 18 U.S.C.
	Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
99.1	Material Tax Consequences

** Management contract or compensatory plan or arrangement

- (b) Financial
 Statement
 Schedule: See
 Item 15 (a)
 (1) and
 (2) above
- (c)(1) The Financial Statements of G&I Interchange Office, LLC on page F-99

-73-

Table of Contents

SIGNATURES

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

BRANDYWINE REALTY TRUST

By: /s/ Gerard H. Sweeney Gerard H. Sweeney

President and Chief Executive Officer

Date: March 1, 2010

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

Signature	Title	Date			
/s/ Walter D Alessio	Chairman of the Board and Trustee	March 1, 2010			
Walter D Alessio					
/s/ Gerard H. Sweeney	President, Chief Executive Officer and Trustee (Principal Executive Officer)	March 1, 2010			
Gerard H. Sweeney	(Timelpar Executive Officer)				
/s/ Howard M. Sipzner	Executive Vice President and Chief Financial Officer (Principal Financial Officer)	March 1, 2010			
Howard M. Sipzner	Officer (Fillerpar Fillanciar Officer)				
/s/ Gabriel J. Mainardi	Vice President and Chief Accounting Officer (Principal Accounting Officer)	March 1, 2010			
Gabriel J. Mainardi	(Timelpar Accounting Officer)				
/s/ D. Pike Aloian	Trustee	March 1, 2010			
D. Pike Aloian					
/s/ Wyche Fowler	Trustee	March 1, 2010			
Wyche Fowler					
/s/ Michael J. Joyce	Trustee	March 1, 2010			
Michael J. Joyce					
/s/ Anthony A. Nichols, Sr.	Trustee	March 1, 2010			
Anthony A. Nichols, Sr.					
/s/ Charles P. Pizzi	Trustee	March 1, 2010			

-74-

Table of Contents

SIGNATURES

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

BRANDYWINE OPERATING PARTNERSHIP,

L.P.

By: Brandywine Realty Trust, its General

Partner

By: /s/ Gerard H. Sweeney

Gerard H. Sweeney

President and Chief Executive Officer

Date: March 1, 2010

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

Signature	Title	Date
/s/ Walter D Alessio	Chairman of the Board and Trustee	March 1, 2010
Walter D Alessio		
/s/ Gerard H. Sweeney	President, Chief Executive Officer and Trustee	March 1, 2010
Gerard H. Sweeney	(Principal Executive Officer)	
/s/ Howard M. Sipzner	Executive Vice President and Chief Financial Officer	March 1, 2010
Howard M. Sipzner	(Principal Financial Officer)	
/s/ Gabriel J. Mainardi	Vice President and Chief Accounting Officer (Principal Accounting Officer)	March 1, 2010
Gabriel J. Mainardi	(Frincipal Accounting Officer)	
/s/ D. Pike Aloian	Trustee	March 1, 2010
D. Pike Aloian		
/s/ Wyche Fowler	Trustee	March 1, 2010
Wyche Fowler		
/s/ Michael J. Joyce	Trustee	March 1, 2010
Michael J. Joyce		
/s/ Anthony A. Nichols, Sr.	Trustee	March 1, 2010

Anthony A. Nichols, Sr.

/s/ Charles P. Pizzi Trustee March 1, 2010

Charles P. Pizzi

-75-

Table of Contents

Report of Independent Registered Public Accounting Firm

To the Board of Trustees and Shareholders of Brandywine Realty Trust:

In our opinion, the consolidated financial statements listed in the index appearing under Item 15(a)(1) present fairly, in all material respects, the financial position of Brandywine Realty Trust and its subsidiaries (the Company) at December 31, 2009 and 2008, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2009 in conformity with accounting principles generally accepted in the United States of America. In addition, in our opinion, the financial statement schedules listed in the index appearing under Item 15(a)(2) present fairly, in all material respects, the information set forth therein when read in conjunction with the related consolidated financial statements. Also in our opinion, the Company 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 (COSO). The Company s management is responsible for these financial statements and financial statement schedules, for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in Management s Report on Internal Control over Financial Reporting appearing under Item 9A. Our responsibility is to express opinions on these financial statements, on the financial statement schedules and on the Company s internal control over financial reporting based on our integrated 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 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.

As discussed in Note 2 to the consolidated financial statements, as of January 1, 2009, the Company changed the way it accounts for convertible debt investments that may be settled in cash upon conversion and the way it accounts for non-controlling interests.

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 (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (ii) 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 (iii) 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.

As described in Management s Report on Internal Control Over Financial Reporting, management has excluded the Company s investments in Four and Six Tower Bridge Associates from its assessment of internal control over financial reporting as of December 31, 2009 because the Company does not have the right and authority to assess the internal control over financial reporting of the individual entities and it lacks the ability to influence or modify the internal control over financial reporting of the individual entities. Four and Six Tower Bridge Associates are two real estate

partnerships, created prior to December 13, 2003, which the Company started consolidating in accordance with the accounting standard for the consolidation of variable interest entities on March 31, 2004. We have also excluded Four and Six Tower Bridge Associates from our audit of internal control over financial reporting. The total assets and total revenue of Four and Six Tower Bridge Associates represent, in the aggregate less than 1% and 1%, respectively, of the Company s consolidated financial statement amounts as of and for the year ended December 31, 2009.

/s/ PricewaterhouseCoopers LLP Philadelphia, Pennsylvania March 1, 2010

F-1

Table of Contents

BRANDYWINE REALTY TRUST CONSOLIDATED BALANCE SHEETS

(in thousands, except share and per share information)

	De	ecember 31, 2009	December 31, 2008 (as adjusted)		
ASSETS				_	
Real estate investments:					
Rental properties	\$	4,512,618	\$	4,608,320	
Accumulated depreciation		(716,956)		(639,688)	
Operating real estate investments, net		3,795,662		3,968,632	
Construction-in-progress		271,962		122,219	
Land inventory		97,368		100,516	
Total real estate investments, net		4,164,992		4,191,367	
Cash and cash equivalents		1,567		3,924	
Cash in escrow				31,385	
Accounts receivable, net		10,934		16,413	
Accrued rent receivable, net		87,173		86,362	
Investment in real estate ventures, at equity		75,458		71,028	
Deferred costs, net		106,097		89,327	
Intangible assets, net		105,163		145,757	
Notes receivable		59,008		48,048	
Other assets		53,358		59,008	
Total assets	\$	4,663,750	\$	4,742,619	
LIABILITIES AND BENEFICIARIES EQUITY					
Mortgage notes payable	\$	551,720	\$	487,525	
Borrowing under credit facilities		92,000		153,000	
Unsecured term loan		183,000		183,000	
Unsecured senior notes, net of discounts		1,627,857		1,917,970	
Accounts payable and accrued expenses		88,599		79,475	
Distributions payable		21,799		29,288	
Tenant security deposits and deferred rents		58,572		58,692	
Acquired below market leases, net		37,087		47,626	
Deferred income		47,379		24,271	
Other liabilities		33,997		39,274	
Total liabilities		2,742,010		3,020,121	
Commitments and contingencies (Note 20)					
Brandywine Realty Trust s equity:					
Preferred Shares (shares authorized-20,000,000):					
7.50% Series C Preferred Shares, \$0.01 par value; issued and outstanding-					
2,000,000 in 2009 and 2008		20		20	
7.375% Series D Preferred Shares, \$0.01 par value; issued and					
outstanding- 2,300,000 in 2009 and 2008		23		23	

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Common Shares of Brandywine Realty Trust s beneficial interest, \$0.01		
par value; shares authorized 200,000,000; 128,849,176 and 88,610,053		
issued in 2009 and 2008, respectively and 128,582,334 and 88,158,937		
outstanding in 2009 and 2008, respectively	1,286	882
Additional paid-in capital	2,610,421	2,351,428
Deferred compensation payable in common stock	5,549	6,274
Common shares in treasury, at cost, 251,764 and 451,116 in 2009 and		
2008, respectively	(7,205)	(14,121)
Common shares in grantor trust, 255,700 in 2009 and 215,742 in 2008	(5,549)	(6,274)
Cumulative earnings	501,384	498,716
Accumulated other comprehensive loss	(9,138)	(17,005)
Cumulative distributions	(1,213,359)	(1,150,406)
Total Brandywine Realty Trust s equity	1,883,432	1,669,537
Non-controlling interests	38,308	52,961
Total equity	1,921,740	1,722,498
Total liabilities and equity	\$ 4,663,750	\$ 4,742,619

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

F-2

Table of Contents

Table of Contents

BRANDYWINE REALTY TRUST CONSOLIDATED STATEMENTS OF OPERATIONS (in thousands, except share and per share information)

	Years ended December 31,							
			2008 (as		2007 (as adjusted)			
	2009		adjusted)					
Revenue:								
Rents	\$ 478,228	\$	483,212	\$	493,309			
Tenant reimbursements	79,796		78,090		75,821			
Termination fees	3,601		4,800		10,053			
Third party management fees, labor reimbursement and								
leasing	17,151		20,401		19,691			
Other	3,443		2,918		5,937			
Total revenue	582,219		589,421		604,811			
Operating Expenses:								
Property operating expenses	168,159		160,770		162,590			
Real estate taxes	58,230		58,649		57,586			
Third party management expenses	7,996		8,965		10,361			
Depreciation and amortization	208,590		202,043		219,553			
General and administrative expenses	20,821		23,002		27,932			
Provision for impairment on land inventory			10,841					
Total operating expenses	463,796		464,270		478,022			
Operating income	118,423		125,151		126,789			
Other Income (Expense):								
Interest income	2,500		1,839		4,014			
Interest expense	(135,740)		(146,646)		(161,150)			
Interest expense amortization of deferred financing								
costs	(5,864)		(5,450)		(4,496)			
Loss on settlement of treasury lock agreements					(3,698)			
Recognized hedge activity	(916)							
Equity in income of real estate ventures	4,069		8,447		6,955			
Net gain on sale of interests in depreciated real estate					40,919			
Net (loss) gain on sale of interests in undepreciated real								
estate			(24)					
Gain on early extinguishment of debt	23,176		18,105					
Income from continuing operations	5,648		1,422		9,333			
Discontinued operations:								
Income from discontinued operations	4,903		15,456		20,259			
Net gain on disposition of discontinued operations	1,238		28,497		25,743			
Provision for impairment	(3,700)		(6,850)					
Total discontinued operations	2,441		37,103		46,002			

140

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Net income		8,089		38,525		55,335
Net income (loss) from discontinued operations attributable to non- controlling interests Net income (loss) from continuing operations attributable to non- controlling interests		(38) (25)		(1,399) 91		(1,964) (490)
·		(23)		91		(490)
Net (income) attributable to non-controlling interests		(63)		(1,308)		(2,454)
Net income attributable to Brandywine Realty Trust Distribution to Preferred Shares Amount allocated to unvested restricted shareholders		8,026 (7,992) (279)		37,217 (7,992) (763)		52,881 (7,992) (765)
Income (loss) allocated to Common Shares	\$	(245)	\$	28,462	\$	44,124
Basic earnings per Common Share: Continuing operations Discontinued operations Diluted earnings per Common Share: Continuing operations Discontinued operations	\$ \$ \$	(0.02) 0.02 (0.02) 0.02	\$ \$ \$	(0.08) 0.41 0.33 (0.08) 0.41 0.33	\$ \$ \$	0.00 0.50 0.50 0.00 0.50
Basic weighted average shares outstanding	111,898,045			87,574,423		87,272,148
Diluted weighted average shares outstanding	113,	251,291		87,583,163		87,321,276
Net (loss) income attributable to Brandywine Realty Trust Income (loss) from continuing operations Income (loss) from discontinued operations	\$	5,623 2,403	\$	1,513 35,704	\$	8,843 44,038
Net income	\$	8,026	\$	37,217	\$	52,881

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

Table of Contents

BRANDYWINE REALTY TRUST CONSOLIDATED STATEMENTS OF OTHER COMPREHENSIVE (LOSS) INCOME (in thousands)

			Year	s ended Decemb	er 3	1,
		2009	2008 (as adjusted)			2007 (as adjusted)
Net income	\$	8,089	\$	38,525	\$	55,335
Other comprehensive income:						
Unrealized gain (loss) on derivative financial instruments		7,395		(15,288)		(3,600)
Settlement of treasury locks						(3,860)
Settlement of forward starting swaps						1,148
Ineffectiveness of the hedges		(125)				
Reclassification of realized (gains)/losses on derivative						
financial instruments to operations, net		(184)		(80)		3,436
Unrealized gain (loss) on available-for-sale securities				248		(585)
Total other comprehensive income (loss)		7,086		(15,120)		(3,461)
Comprehensive income		15,175		23,405		51,874
Comprehensive (income) loss attributable to						
non-controlling interest		227		(1,309)		(2,454)
Comprehensive income attributable to Brandywine Realty						
Trust	\$	15,402	\$	22,096	\$	49,420

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

F-4

Table of Contents

BRANDYWINE REALTY TRUST CONSOLIDATED STATEMENTS OF BENEFICIARIES EQUITY For the years ended December 31, 2009, 2008 and 2007 (in thousands, except number of shares)

Number Common of Shares of Rabbi Brandywine Deferred Accumulat Par Value Realty Number of Trust/Deferred Trust s e Number of of Number of Compensation Other Common Preferred Additional Common Payable Shares Common Treasury Compensationeneficial Paid-in Shares in in Cumulati@mprehen redPreferred D in Common Grantor Income Shares es D Shares Shares Shares Shares interest Capital Treasury Stock Trust (Loss) Earnings 2,300,000 \$23 883 \$2,338,487 \$ \$ 1,570 88,327,041 \$419,470 \$ 52,881 (3,46)66,086 1 402 1,974 21,951 716 (2,828)1,780,600 (16)(59,408)(180,963) 180,963 2 6,130 5,959 (5,959)(296)277 (8,398)(277)(915)(915)31 (31)55 1,664 198,495 8,008 (171)

Table of Contents 143

1,339

2,300,000	\$ 23	88,614,322	1,599,637	171,650	\$ 87	70	\$ 2,348,153	\$ (53,449)	\$ 5,651	\$ (5,651)	\$ 472,055	\$	(1,885
											37,216		
												((15,120
			(77,191)	9,895			(912)	2,582	167	(167)	(1,344)		
							2,884						
			(1,021,608)		1	10		35,052			(8,323)		
		(4,269)	150	(1,524)		2	(33)		(47)	47			
			(44,286)	33,663				1,502	468	(468)	(792)		
							(49)						
							336						
							989						
			(5,586)	2,058			60	192	35	(35)	(97)		

Table of Contents 144

403

241,920

40,250,000

2,300,000 \$23 88,610,053 451,116 215,742 \$ 882 \$2,351,428 \$(14,121) \$6,274 \$(6,274) \$498,716 \$(17,005)

8,026

7,370

	(1,105)			1,228				(36,826)	
	(2,322)	(56)	56	2,960	(852)	2	8,971	(86,172)	
					3,286				
					288				
	(178)			432				(7,513)	
	(1,670)	816	(816)	1,830	(29)		26,092	(54,854)	(3,796)
					(45)	(1)			(7,081)
					602				
					927				
	(314)	(35)	35	466			4,895	(13,987)	
49					187				
	231				12,709				

2,300,000 \$23 128,849,176 251,764 255,700 \$1,286 \$2,610,421 \$ (7,205) \$5,549 \$ (5,549) \$501,384 \$ (9,138)

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

F-5

Table of Contents

Table of Contents

BRANDYWINE REALTY TRUST CONSOLIDATED STATEMENTS OF CASH FLOWS (in thousands)

	Years ended December 31, 2008 (as 2007 (as					
		2007 (as				
	2009	adjusted)	adjusted)			
Cash flows from operating activities:						
Net income	\$ 8,089	\$ 38,525	\$ 55,335			
Adjustments to reconcile net income to net cash from						
operating activities:						
Depreciation	160,039	158,234	179,724			
Amortization:						
Deferred financing costs	5,864	5,450	4,497			
Amortization of debt discount	3,495	6,843	4,381			
Deferred leasing costs	18,037	16,561	15,672			
Acquired above (below) market leases, net	(6,661)	(8,104)	(12,225)			
Acquired lease intangibles	32,387	40,663	51,669			
Deferred compensation costs	5,200	4,522	4,672			
Recognized hedge activity	916					
Straight-line rent	(9,116)	(16,543)	(28,304)			
Provision for doubtful accounts	5,371	6,769	3,147			
Provision for impairment in real estate	3,700	6,850				
Provision for impairment on land inventory		10,841				
Real estate venture income in excess of distributions	(2,512)	(808)	(55)			
Net gain on sale of interests in real estate	(1,237)	(28,473)	(66,662)			
Gain on early extinguishment of debt	(23,176)	(18,105)	, , ,			
Cumulative interest accretion of repayments of unsecured		, ,				
notes	(5,009)	(435)				
Contributions from historic tax credit transaction, net of	, , ,	, ,				
deferred costs	23,763	7,952				
Contributions from new market tax credit transaction, net	•	•				
of deferred costs		8,965				
Changes in assets and liabilities:		•				
Accounts receivable	3,746	(1,631)	6,449			
Other assets	2,373	3,683	(1,366)			
Accounts payable and accrued expenses	(10,067)	2,491	(11,091)			
Tenant security deposits and deferred rents	2,397	(827)	12,634			
Other liabilities	2,806	(9,556)	6,328			
	_,	(>,===)	5,2 = 5			
Net cash from operating activities	220,405	233,867	224,805			
Cash flows from investing activities:						
Acquisition of properties			(88,890)			
Acquisition of non-controlling interest in consolidated			(00,070)			
real estate venture			(63,732)			
Sales of properties, net	101,305	370,087	472,590			
Capital expenditures	(206,311)	(146,583)	(267,516)			
Investment in unconsolidated Real Estate Ventures	(14,980)	(934)	(897)			
investment in anomisonation real Estate ventures	(17,700)	(234)	(0)1)			

146

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Escrowed cash Cash distributions from unconsolidated Real Estate		31,385		(31,385)		
Ventures in excess of cumulative equity in income		13,062		2,311		3,711
Leasing costs		(27,010)		(29,450)		(16,104)
Net cash from (used in) investing activities		(102,549)		164,046		39,162
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Cash flows from financing activities:						
Proceeds from Credit Facility borrowings		983,000		514,000		959,602
Repayments of Credit Facility borrowings	(1,044,000)		(491,727)		(888,875)
Proceeds from mortgage notes payable		149,800				
Repayments of mortgage notes payable		(84,102)		(25,155)		(272,028)
Proceeds from unsecured term loan				33,000		150,000
Proceeds from unsecured notes		247,030				300,000
Repayments of unsecured notes		(514,004)		(260,088)		(299,926)
Net settlement of hedge transactions		(5,044)				(2,712)
Debt financing costs		(24,620)		(278)		(4,474)
Net proceeds from issuance of shares		242,332				
Exercise of stock options						6,011
Repurchases of common shares						(59,426)
Distributions paid to shareholders		(68,914)		(162,882)		(162,043)
Distributions to noncontrolling interest		(1,691)		(6,459)		(9,875)
Net cash (used in) from financing activities		(120,213)		(399,589)		(283,746)
		(2.255)		(1.676)		(10.770)
Increase (decrease) in cash and cash equivalents		(2,357)		(1,676)		(19,779)
Cash and cash equivalents at beginning of year		3,924		5,600		25,379
Cash and cash equivalents at end of year	\$	1,567	\$	3,924	\$	5,600
Supplemental disclosure:						
Cash paid for interest, net of capitalized interest	\$	139,636	\$	178,725	\$	182,790
Supplemental disclosure of non-cash activity:						
Note receivable issued in the Northern California				2= 100		
transaction at its present value				37,100		
Note receivable issued related to the sale of the two		0.600				
Trenton properties, net of the \$12.9 million deferred gain		9,600				
Debt assumed by the purchaser in the Northern				0.5.000		
California transaction				95,300		
Capital expenditures financed through accounts payable		7.006		0.020		7.744
as of year end		7,086		9,029		7,744
Capital expenditures financed through retention payable		5,862		(928)		1,117
Unfunded tenant allowance		5,986	11.4.14	Simonoio1 -4-4	4 .	

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

Table of Contents

BRANDYWINE REALTY TRUST NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2009, 2008 AND 2007

1. ORGANIZATION AND NATURE OF OPERATIONS

Brandywine Realty Trust, a Maryland real estate investment trust, or REIT, is a self-administered and self-managed real estate investment trust, or REIT, that provides leasing, property management, development, redevelopment, acquisition and other tenant-related services for a portfolio of office and industrial properties, Brandywine Realty Trust owns its assets and conducts its operations through Brandywine Operating Partnership, L.P. a Delaware limited partnership (the Operating Partnership) and subsidiaries of the Operating Partnership. Brandywine Realty Trust, the Operating Partnership and their consolidated subsidiaries are collectively referred to below as the Company. As of December 31, 2009, the Company owned 212 office properties, 22 industrial facilities and three mixed-use properties (collectively, the Properties) containing an aggregate of approximately 23.3 million net rentable square feet. The Company also has two properties under development and three properties under redevelopment containing an aggregate 1.9 million net rentable square feet. As of December 31, 2009, the Company consolidates three office properties owned by real estate ventures containing 0.4 million net rentable square feet. Therefore, the Company owns and consolidates 245 properties with an aggregate of 25.6 million net rentable square feet. As of December 31, 2009, the Company owned economic interests in 11 unconsolidated real estate ventures that contain approximately 4.2 million net rentable square feet (collectively, the Real Estate Ventures). In addition, as of December 31, 2009, the Company owned approximately 479 acres of undeveloped land. The Properties and the properties owned by the Real Estate Ventures are located in or near Philadelphia, Pennsylvania, Metropolitan Washington, D.C., Southern and Central New Jersey, Richmond, Virginia, Wilmington, Delaware, Austin, Texas and Oakland, Carlsbad and Rancho Bernardo, California. In addition to managing properties that the Company owns, as of December 31, 2009, the Company was managing approximately 8.9 million net rentable square feet of office and industrial properties for third parties and Real Estate Ventures.

All references to building square footage, acres, occupancy percentage and the number of buildings are unaudited. Brandywine Realty Trust is the sole general partner of the Operating Partnership and, as of December 31, 2009, owned a 97.9% interest in the Operating Partnership. The Company conducts its third-party real estate management services business primarily through five management companies (collectively, the Management Companies): Brandywine Realty Services Corporation (BRSCO), BTRS, Inc. (BTRS), Brandywine Properties I Limited, Inc. (BPI), BDN Brokerage, LLC (BBL) and Brandywine Properties Management, L.P. (BPM). Each of BRSCO, BTRS and BPI is a taxable REIT subsidiary. The Operating Partnership owns, directly and indirectly, currently 100% of each of BRSCO, BTRS, BPI, BBL and BPM.

As of December 31, 2009, the Management Companies were managing properties containing an aggregate of approximately 34.0 million net rentable square feet, of which approximately 25.2 million net rentable square feet related to Properties owned by the Company and approximately 8.9 million net rentable square feet related to properties owned by third parties and Real Estate Ventures.

F-7

Table of Contents

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Reclassifications and Revisions

Certain amounts have been reclassified in prior years to conform to the current year presentation. The reclassifications are primarily due to the treatment of sold properties as discontinued operations on the statement of operations for all periods presented and the adoption of new accounting pronouncements that required retrospective application. The Company is also now reflecting tenant reimbursements that are payable to tenants of \$4.7 million in accounts payable and accrued expenses rather than in accounts receivable, net at December 31, 2008 to conform to the current year presentation. For the year ended December 31, 2009, the Company has \$5.4 million of tenant reimbursement owed to tenants in accounts payable and accrued expenses. See Accounting Pronouncements Adopted in 2009 for details pertaining to the changes to prior periods resulting from the adoption of certain new accounting pronouncements.

Principles of Consolidation

When the Company obtains an economic interest in an entity, the Company evaluates the entity to determine if the entity is deemed a variable interest entity (VIE), and if the Company is deemed to be the primary beneficiary, in accordance with the accounting standard for the consolidation of variable interest entities. When an entity is not deemed to be a VIE, the Company considers the provisions of the same accounting standard to determine whether a general partner, or the general partners as a group, controls a limited partnership or similar entity when the limited partner have certain rights. The Company consolidates (i) entities that are VIEs and of which the Company is deemed to be the primary beneficiary and (ii) entities that are non-VIEs which the Company controls and the limited partners neither have the ability to dissolve the entity or remove the Company without cause nor any substantive participating rights. Entities that the Company accounts for under the equity method (i.e., at cost, increased or decreased by the Company s share of earnings or losses, plus contributions, less distributions) include (i) entities that are VIEs and of which the Company is not deemed to be the primary beneficiary (ii) entities that are non-VIEs which the Company does not control, but over which the Company has the ability to exercise significant influence and (iii) entities that are non-VIE s that the Company controls through its general partner status, but the limited partners in the entity have the substantive ability to dissolve the entity or remove the Company without cause or have substantive participating rights. The Company will reconsider its determination of whether an entity is a VIE and who the primary beneficiary is, and whether or not the limited partners in an entity have substantive rights, if certain events occur that are likely to cause a change in the original determinations. The portion of these entities not owned by the Company is presented as non-controlling interest as of and during the periods consolidated. All intercompany accounts and transactions have been eliminated in consolidation.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates. Management makes significant estimates regarding revenue, valuation of real estate and related intangible assets and liabilities, useful lives of fixed assets, impairment of long-lived assets, equity method investments and securities, allowance for doubtful accounts and deferred costs.

Operating Properties

Operating properties are carried at historical cost less accumulated depreciation and impairment losses. The cost of operating properties reflects their purchase price or development cost. Pursuant to the Company s adoption of the accounting standard for business combinations as of January 1, 2009, acquisition related costs are expensed as incurred. Prior to the adoption of the accounting standard, acquisition costs are capitalized when incurred. Costs incurred for the renovation and betterment of an operating property are capitalized to the Company s investment in that property. Ordinary repairs and maintenance are expensed as incurred; major replacements and betterments, which improve or extend the life of the asset, are capitalized and depreciated over their estimated useful lives. Fully-depreciated assets are removed from the accounts.

Purchase Price Allocation

The Company allocates the purchase price of properties to net tangible and identified intangible assets acquired based on fair values. Above-market and below-market in-place lease values for acquired properties are recorded based on the present value (using an interest rate which reflects the risks associated with the leases acquired) of the difference between (i) the contractual amounts to be paid pursuant to the in-place leases and (ii) the Company s estimate of the fair market lease rates for the corresponding in-place leases, measured over a period equal to the remaining non-cancelable term of the lease (includes the below market fixed renewal period). Capitalized above-market lease values are amortized as a reduction of rental income over the remaining non-cancelable terms of the respective leases. Capitalized below-market lease values are amortized as an increase to rental income over the remaining non-cancelable terms of the respective leases, including any below market fixed-rate renewal periods.

F-8

Table of Contents

Other intangible assets also include amounts representing the value of tenant relationships and in-place leases based on the Company s evaluation of the specific characteristics of each tenant s lease and the Company s overall relationship with the respective tenant. The Company estimates the cost to execute leases with terms similar to the remaining lease terms of the in-place leases, including leasing commissions, legal and other related expenses. This intangible asset is amortized to expense over the remaining term of the respective leases. Company estimates of value are made using methods similar to those used by independent appraisers or by using independent appraisals. Factors considered by the Company in this analysis include an estimate of the carrying costs during the expected lease-up periods considering current market conditions and costs to execute similar leases. In estimating carrying costs, the Company includes real estate taxes, insurance and other operating expenses and estimates of lost rentals at market rates during the expected lease-up periods, which primarily range from three to twelve months. The Company also considers information obtained about each property as a result of its pre-acquisition due diligence, marketing and leasing activities in estimating the fair value of the tangible and intangible assets acquired. The Company also uses the information obtained as a result of its pre-acquisition due diligence as part of its consideration of the accounting standard governing asset retirement obligations and when necessary, will record a conditional asset retirement obligation as part of its purchase price.

Characteristics considered by the Company in allocating value to its tenant relationships include the nature and extent of the Company s business relationship with the tenant, growth prospects for developing new business with the tenant, the tenant s credit quality and expectations of lease renewals, among other factors. The value of tenant relationship intangibles is amortized over the remaining initial lease term and expected renewals, but in no event longer than the remaining depreciable life of the building. The value of in-place leases is amortized over the remaining non-cancelable term of the respective leases and any fixed-rate renewal periods.

In the event that a tenant terminates its lease, the unamortized portion of each intangible, including in-place lease values and tenant relationship values, is charged to expense and market rate adjustments (above or below) are recorded to revenue.

Depreciation and Amortization

The costs of buildings and improvements are depreciated using the straight-line method based on the following useful lives: buildings and improvements (five to 55 years) and tenant improvements (the shorter of the lease term or the life of the asset).

Construction in Progress

Project costs directly associated with the development and construction of a real estate project are capitalized as construction in progress. In addition, interest, real estate taxes and other expenses that are directly associated with the Company s development activities are capitalized until the property is placed in service. Internal direct construction costs totaling \$3.9 million in 2009, \$5.2 million in 2008, \$4.8 and million in 2007 and interest totaling \$8.9 million in 2009, \$16.7 million in 2008, and \$17.9 million in 2007 were capitalized related to development of certain Properties and land holdings.

Impairment or Disposal of Long-Lived Assets

The accounting standard for property, plant and equipment provides a single accounting model for long-lived assets as held-for-sale, broadens the scope of businesses to be disposed of that qualify for reporting as discontinued operations and changes the timing of recognizing losses on such operations.

The Company reviews long-lived assets whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. The review of recoverability is based on an estimate of the future undiscounted cash flows (excluding interest charges) expected to result from the long-lived asset s use and eventual disposition. These cash flows consider factors such as expected future operating income, trends and prospects, as well as the effects of leasing demand, competition and other factors. If impairment exists due to the inability to recover the carrying value of a long-lived asset, an impairment loss is recorded to the extent that the carrying value exceeds the estimated fair-value of the property. The Company is required to make subjective assessments as to whether there are impairments in the values of the investments in long-lived assets. These assessments have a direct impact on its net income because recording an impairment loss results in an immediate negative adjustment to net income. The evaluation of anticipated cash flows is highly subjective and is based in part on assumptions regarding future

occupancy, rental rates and capital requirements that could differ materially from actual results in future periods. Although the Company s strategy is generally to hold its properties over the long-term, the Company will dispose of properties to meet its liquidity needs or for other strategic needs. If the Company s strategy changes or market conditions otherwise dictate an earlier sale date, an impairment loss may be recognized to reduce the property to the lower of the carrying amount or fair value less costs to sell, and such loss could be material. If the Company determines that impairment has occurred and the assets are classified as held and used, the affected assets must be reduced to their fair value.

F-9

Table of Contents

Where properties have been identified as having a potential for sale, additional judgments are required related to the determination as to the appropriate period over which the undiscounted cash flows should include the operating cash flows and the amount included as the estimated residual value. Management determines the amounts to be included based on a probability weighted cash flow. This requires significant judgment. In some cases, the results of whether an impairment is indicated are sensitive to changes in assumptions input into the estimates, including the hold period until expected sale.

During the first quarter of 2009, the Company determined that one of its properties, during testing for impairment under the held and used model, had a historical cost greater than the probability weighted undiscounted cash flows. Accordingly, the recorded amount was reduced to an amount based on management s estimate of the current fair value. This property was sold in the second quarter. The Company also recorded an impairment on properties designated as held for sale at June 30, 2008 of \$6.85 million; these properties were sold during the last quarter of 2008. During the Company s impairment review for the remaining part of 2009, it was determined that no additional impairment charges were necessary.

Cash and Cash Equivalents

Cash and cash equivalents are highly-liquid investments with original maturities of three months or less. The Company maintains cash equivalents in financial institutions in excess of insured limits, but believes this risk is mitigated by only investing in or through major financial institutions.

Cash in Escrow

Cash in escrow of \$31.4 million at December 31, 2008 represents cash that was used during 2009 for the financing of the Cira South Garage. This cash was held in escrow pursuant to the new markets tax credit transaction entered into by the Company on December 30, 2008.

Restricted Cash

Restricted cash consists of cash held as collateral to provide credit enhancement for the Company s mortgage debt, cash for property taxes, capital expenditures and tenant improvements. Restricted cash is included in other assets as discussed below.

Accounts Receivable and Accrued Rent Receivable

Leases with tenants are accounted for as operating leases. Minimum annual rentals under tenant leases are recognized on a straight-line basis over the term of the related lease. The cumulative difference between lease revenue recognized under the straight-line method and contractual lease payment terms is recorded as accrued rent receivable, net on the accompanying balance sheets. Included in current tenant receivables are tenant reimbursements which are comprised of amounts recoverable from tenants for common area maintenance expenses and certain other recoverable expenses that are recognized as revenue in the period in which the related expenses are incurred. As of December 31, 2009 and 2008, no tenant represented more than 10% of accounts receivable and accrued rent receivable.

Tenant receivables and accrued rent receivables are carried net of the allowances for doubtful accounts of \$4.2 million and \$12.2 million in 2009, respectively and \$4.9 million and \$10.6 million in 2008, respectively. The allowance is an estimate based on two calculations that are combined to determine the total amount reserved. First, the Company evaluates specific accounts where it has determined that a tenant may have an inability to meet its financial obligations. In these situations, the Company uses its judgment, based on the facts and circumstances, and records a specific reserve for that tenant against amounts due to reduce the receivable to the amount that the Company expects to collect. These reserves are reevaluated and adjusted as additional information becomes available. Second, a reserve is established for all tenants based on a range of percentages applied to receivable aging categories for tenant receivables. For accrued rent receivables, the Company considers the results of the evaluation of specific accounts and also considers other factors including assigning risk factors to different industries based on its tenants SIC classification. Considering various factors including assigning a risk factor to different industries, these percentages are based on historical collection and write-off experience adjusted for current market conditions.

F-10

Table of Contents

Investments in Unconsolidated Real Estate Ventures

The Company accounts for its investments in unconsolidated Real Estate Ventures under the equity method of accounting as it is not the primary beneficiary (for VIE s) and the Company exercises significant influence, but does not control these entities under the provisions of the entities governing agreements pursuant to the accounting standard for the consolidation of variable interest entities. These investments are recorded initially at cost, as Investments in Real Estate Ventures, and subsequently adjusted for equity in earnings and cash contributions and distributions. On a periodic basis, management assesses whether there are any indicators that the value of the Company s investments in unconsolidated Real Estate Ventures may be other than temporarily impaired. An investment is impaired only if the value of the investment, as estimated by management, is less than the carrying value of the investment. To the extent impairment has occurred, the loss shall be measured as the excess of the carrying amount of the investment over the value of the investment, as estimated by management. The determination as to whether an impairment exists requires significant management judgment about the fair value of its ownership interest. To the extent that the Company acquires an interest in or contributes assets to a Real Estate Venture project, the difference between the Company s cost basis in the investment and the value of the Real Estate Venture or asset contributed is amortized over the life of the related assets, intangibles and liabilities and such adjustment is included in the Company s share of equity in income of unconsolidated Real Estate Ventures. For purposes of cash flow presentation, distributions from unconsolidated Real Estate Ventures are presented as part of operating activities when they are considered as return on investments. Distributions in excess of the Company s share in the cumulative unconsolidated Real Estate Ventures earnings are considered as return of investments and are presented as part of investing activities in accordance with the accounting standard for cash flow presentation.

Deferred Costs

Costs incurred in connection with property leasing are capitalized as deferred leasing costs. Deferred leasing costs consist primarily of leasing commissions and internal leasing costs that are amortized on the straight-line method over the life of the respective lease which generally ranges from one to 15 years. Management re-evaluates the remaining useful lives of leasing costs as economic and market conditions change.

Costs incurred in connection with debt financing are capitalized as deferred financing costs and charged to interest expense over the terms of the related debt agreements. Deferred financing costs consist primarily of loan fees which are amortized over the related loan term.

Other Assets

Other assets is comprised of the following as of December 31, 2009:

	December 31,				
		2009		2008	
	((amounts in	thous	sands)	
Prepaid ground rent	\$	7,733	\$		
Prepaid real estate taxes		7,492		7,720	
Rent inducements, net		6,680		8,432	
Cash surrender value of life insurance		6,498		5,262	
Restricted cash		5,632		13,292	
Marketable securities		2,798		2,789	
Prepaid insurance		2,747		4,058	
Furnitures, fixtures and equipment		2,664		4,641	
Deposits on future settlements		1,108		2,966	
Others		10,006		9,848	
Total	\$	53,358	\$	59,008	

F-11

Table of Contents

Notes Receivable

As of December 31, 2009, notes receivable included a \$2.8 million purchase money mortgage with a 20 year amortization period that bears interest at 8.5%, a \$7.5 million purchase money mortgage with a 20 year amortization period that bears interest at 8.5%, a \$39.1 million purchase money mortgage with an imputed interest rate of 4.0% accreting up to \$40.0 million due in 2010 and a \$22.5 million seven year purchase money mortgage (due 2016) that bears interest at approximately 6% cash pay/7.64% accrual. The \$22.5 million notes receivable is related to the sale of the two Trenton properties during the year and is presented net of the \$12.9 deferred gain in accordance with the accounting standard for installment sales (the Trenton Note). The Company expects to receive \$27.8 million at maturity of the Trenton Note including the difference between the cash payments and the stated accrual rate. See Note 3 for additional information regarding the sale and the Trenton Note.

As of December 31, 2008, notes receivable included a \$2.8 million purchase money mortgage with a 20 year amortization period that bears interest at 8.5%, a \$7.7 million purchase money mortgage with a 20 year amortization period that bears interest at 8.5% and a \$37.5 million purchase money mortgage with an imputed interest rate of 4.0% accreting up to \$40.0 million due in 2010.

The Company periodically assesses the collectibility of the notes receivable in accordance with the accounting standard for loan receivables. No collectibility issues were noted as of December 31, 2009 and 2008.

Revenue Recognition

Rental revenue is recognized on the straight-line basis from the later of the date of the commencement of the lease or the date of acquisition of the property subject to existing leases, which averages minimum rents over the terms of the leases. The straight-line rent adjustment increased revenue by approximately \$6.4 million in 2009, \$14.0 million in 2008, and \$25.0 million in 2007. Deferred rents on the balance sheet represent rental revenue received prior to their due dates and amounts paid by the tenant for certain improvements considered to be landlord assets that will remain as the Company s property at the end of the tenant s lease term. The amortization of the amounts paid by the tenant for such improvements is calculated on a straight-line basis over the term of the tenant s lease and is a component of straight-line rental income and increased revenue by \$2.7 million in 2009, \$2.5 million in 2008, and \$3.3 million in 2007. Lease incentives, which are included as reductions of rental revenue in the accompanying consolidated statements of operations, are recognized on a straight-line basis over the term of the lease. Lease incentives decreased revenue by \$1.8 million in 2009, \$0.8 million in 2008, and \$0.1 million in 2007.

Leases also typically provide for tenant reimbursement of a portion of common area maintenance and other operating expenses to the extent that a tenant s pro rata share of expenses exceeds a base year level set in the lease or to the extent that the tenant has a lease on a triple net basis. For certain leases, significant assumptions and judgments are made by the Company in determining the lease term such as when termination options are provided to the tenant. The lease term impacts the period over which minimum rents are determined and recorded and also considers the period over which lease related costs are amortized. Termination fees received from tenants, bankruptcy settlement fees, third party management fees, labor reimbursement and leasing income are recorded when earned.

No tenant represented greater than 10% of the Company s rental revenue in 2009, 2008 or 2007.

Income Taxes

The Company has elected to be treated as a REIT under Sections 856 through 860 of the Internal Revenue Code of 1986, as amended (the Code). In addition, the Company has several subsidiary REITs. In order to maintain their qualification as a REIT, the Company and its REIT subsidiaries are required to, among other things, distribute at least 90% of its REIT taxable income to its stockholders and meet certain tests regarding the nature of its income and assets. As REITs, the Company and its REIT subsidiaries are not subject to federal income tax with respect to the portion of its income that meets certain criteria and is distributed annually to the stockholders. Accordingly, no provision for federal income taxes is included in the accompanying consolidated financial statements with respect to the operations of these entities. The Company and its REIT subsidiaries intend to continue to operate in a manner that allows them to continue to meet the requirements for taxation as REITs. Many of these requirements, however, are highly technical and complex. If the Company or one of its REIT subsidiaries were to fail to meet these requirements, the Company would be subject to federal income tax. The Company is subject to certain state and local taxes. Provision for such taxes has been included in general and administrative expenses in the Company s Consolidated

Statements of Operations and Comprehensive Income.

The tax basis in the Company s assets was \$4.6 billion as of December 31, 2009 and \$4.4 billion as of December 31, 2008.

The Company is subject to a 4% federal excise tax if sufficient taxable income is not distributed within prescribed time limits. The excise tax equals 4% of the annual amount, if any, by which the sum of (a) 85% of the Company s ordinary income and (b) 95% of the Company s net capital gain exceeds cash distributions and certain taxes paid by the Company. No excise tax was incurred in 2009, 2008, or 2007.

F-12

Table of Contents

The Company may elect to treat one or more of its subsidiaries as a taxable REIT subsidiary (TRS). In general, a TRS of the Company may perform additional services for tenants of the Company and generally may engage in any real estate or non-real estate related business (except for the operation or management of health care facilities or lodging facilities or the provision to any person, under a franchise, license or otherwise, of rights to any brand name under which any lodging facility or health care facility is operated). A TRS is subject to corporate federal income tax. The Company has elected to treat certain of its corporate subsidiaries as TRSs, these entities provide third party property management services and certain services to tenants that could not otherwise be provided.

In 2007, the Company adopted the provisions of accounting standards for income taxes which changed the framework for accounting for uncertainty in income taxes. As a result of the adoption, the Company recognized no material adjustments regarding its current tax accounting treatment. The Company would recognize interest and penalties, to the extent incurred related to uncertain tax positions, as income tax expense, which would be included in general and administrative expense.

Earnings Per Share

Basic earnings per share is calculated by dividing income allocated to Common Shares by the weighted-average number of shares outstanding during the period. Diluted earnings per share includes the effect of common share equivalents outstanding during the period.

Treasury Shares

The Company accounts for its treasury share purchases using the cost method. Since repurchase, shares have been reissued at an amount less than their cost basis. The losses on reissuances are charged to the cumulative earnings of the Company using the FIFO basis.

Stock-Based Compensation Plans

The Company maintains a shareholder-approved equity-incentive plan known as the Amended and Restated 1997 Long-Term Incentive Plan (the 1997 Plan). The 1997 Plan is administered by the Compensation Committee of the Company s Board of Trustees. Under the 1997 Plan, the Compensation Committee is authorized to award equity and equity-based awards, including incentive stock options, non-qualified stock options, restricted shares and performance-based shares. As of December 31, 2009, 1.8 million common shares remained available for future awards under the 1997 Plan. Through December 31, 2009, all options awarded under the 1997 Plan had a one to ten-year term.

The Company incurred stock-based compensation expense of \$4.5 million during 2009, of which \$0.8 million was capitalized as part of the Company s review of employee salaries eligible for capitalization. The Company recognized stock-based compensation expense of \$4.6 million and \$4.7 million in 2008 and 2007, respectively. The expensed amounts are included in general and administrative expense on the Company s consolidated income statement in the respective periods.

Comprehensive Income

Comprehensive income or loss is recorded in accordance with the provisions of the accounting standard for comprehensive income. The accounting standard establishes standards for reporting comprehensive income and its components in the financial statements. Comprehensive income includes unrealized gains and losses on available-for-sale securities and the effective portions of changes in the fair value of derivatives.

Accounting for Derivative Instruments and Hedging Activities

The Company accounts for its derivative instruments and hedging activities in accordance with the accounting standard for derivative and hedging activities. The accounting standard requires the Company to measure every derivative instrument (including certain derivative instruments embedded in other contracts) at fair value and record them in the balance sheet as either an asset or liability. See disclosures below related to the Company s adoption of the accounting standard for fair value measurements and disclosures.

F-13

Table of Contents

For derivatives designated as fair value hedges, the changes in fair value of both the derivative instrument and the hedged item are recorded in earnings. For derivatives designated as cash flow hedges, the effective portions of changes in the fair value of the derivative are reported in other comprehensive income. During the year ended December 31, 2009, the Company recorded a \$(1.1) million fair value adjustment in its consolidated statements of operations related to two of its interest swaps in which the hedging relationship ceased due to the issuance of its unsecured notes on September 25, 2009. The ineffective portions of the hedges are recognized in earnings in the current year and during the year ended December 31, 2009, the Company recognized a gain of \$0.1 million for the ineffective portion of its forward starting swaps prior to the termination of the hedging relationship (See Note 9). The Company actively manages its ratio of fixed-to-floating rate debt. To manage its fixed and floating rate debt in a cost-effective manner, the Company, from time to time, enters into interest rate swap agreements as cash flow hedges, under which it agrees to exchange various combinations of fixed and/or variable interest rates based on agreed upon notional amounts.

Fair Value Measurements

The Company adopted a newly issued accounting standard for fair value measurements and disclosures. The new accounting standard defines fair value, establishes a framework for measuring fair value in GAAP and provides for expanded disclosure about fair value measurements. The accounting standard is applied prospectively and is applied to all other accounting pronouncements that require or permit fair value measurements. The accounting standard was applied to the Company s financial instruments effective January 1, 2008 and to all non-financial assets and non-financial liabilities effective January 1, 2009.

The accounting standard for fair value measurements and disclosures defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. It also establishes a fair value hierarchy which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. The standard describes three levels of inputs that may be used to measure fair value. Financial assets and liabilities recorded on the Consolidated Balance Sheets are categorized based on the inputs to the valuation techniques as follows:

Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the Company has the ability to access. Level 2 inputs are inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly. Level 2 inputs may include quoted prices for similar assets and liabilities in active markets, as well as inputs that are observable for the asset or liability (other than quoted prices), such as interest rates, foreign exchange rates, and yield curves that are observable at commonly quoted intervals. Level 3 inputs are unobservable inputs for the asset or liability, which is typically based on an entity s own assumptions, as there is little, if any, related market activity or information.

In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. The Company s assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the asset or liability.

The following table sets forth the Company s financial assets and liabilities that were accounted for at fair value on a recurring basis as of December 31, 2009:

Fair Value Measurements at Reporting

Date Using:
Quoted Prices
in
Active Markets Significant
for Other Unobservable
December Observable
31. Identical Assets Inputs Inputs

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Description	:	2009		(Level 1)	(Level 2)	(Level 3)
Recurring Assets: Available-for-Sale Securities	\$	431	\$	431	\$	\$
Liabilities: Interest Rate Swaps	\$	7,320	\$		\$ 7,320	\$
		F-14	4			

Table of Contents

The following table sets forth the Company s financial assets and liabilities that were accounted for at fair value on a recurring basis as of December 31, 2008:

Fair Value Measurements at Reporting
Date Using:
Ou ata d Dui aaa

	Do	bou		ed Prices in e Markets for		gnificant Other	Unobservable	
Description	December 31, 2008		Identical Assets (Level 1)		Observable Inputs (Level 2)		Inputs (Level 3)	
Recurring Assets: Available-for-Sale Securities	\$	423	\$	423	\$		\$	
Liabilities: Interest Rate Swaps Forward Starting Interest Rate Swaps	\$	10,985 7,481	\$		\$	10,985 7,481	\$	
	\$	18,466	\$		\$	18,466	\$	

The adoption of the accounting standard for fair value measurements and disclosures did not have a material impact on the Company s non-financial assets and liabilities. Non-financial assets and liabilities recorded at fair value on a non-recurring basis to which the Company would apply the accounting standard where a measurement was required under fair value would include:

Non-financial assets and liabilities initially measured at fair value in an acquisition or business combination that are not remeasured at least annually at fair value,

Long-lived assets measured at fair value due to an impairment in accordance with the accounting standard for the impairment or disposal of long-lived assets,

Equity and cost method investments measured at fair value due to an impairment in accordance with the accounting standard for investments,

Notes receivable adjusted for any impairment in its value in accordance with the accounting standard for loan receivables and

Asset retirement obligations initially measured at fair value under the accounting standard for asset retirement obligations.

There were no items that were accounted for at fair value on a non-recurring basis as of December 31, 2009. *Accounting Pronouncements Adopted in 2009*

In June 2009, the Financial Accounting Standards Board (FASB) issued the FASB Accounting Standards Codification (Codification). The Codification became the single source for all authoritative GAAP recognized by the FASB to be applied for financial statements issued for periods ending after September 15, 2009. The Codification is not expected to change GAAP and it did not have an effect on the Company s consolidated financial position or results of operations.

In May 2009, the FASB issued a new accounting standard for subsequent events reporting. The new accounting standard established principles and requirements for evaluating and reporting subsequent events and distinguishes which subsequent events should be recognized in the financial statements versus which subsequent events should be disclosed in the financial statements. The accounting standard also requires disclosure of the date through which subsequent events are evaluated by management (see Note 21). The Company s adoption of the new standard did not have a material impact on its consolidated financial position or results of operations.

Table of Contents

In April 2009, the FASB issued an amendment to the disclosure requirements about fair value instruments. The amendment require disclosures about fair value of financial instruments for interim reporting periods of publicly traded companies in addition to the annual financial statements. It also requires those disclosures in summarized financial information at interim reporting periods. The amendment is effective for interim periods ending after June 15, 2009. Prior period presentation is not required for comparative purposes at initial adoption.

In April 2009, the FASB issued a new accounting standard for determining fair value when the volume and level of activity for financial and non-financial assets or liabilities have significantly decreased and for identifying transactions that are not orderly. The new accounting standard is effective for fiscal years and interim periods ending after June 15, 2009 and shall be applied prospectively. The Company s adoption of the new standard did not have a material impact on its consolidated financial position or results of operations.

In April 2009, the FASB issued amendments to the recognition and presentation requirements of other-than-temporary impairments to make the guidance in U.S. GAAP for debt securities more operational and to improve the presentation and disclosure of other-than temporary impairments on debt and equity securities in the financial statements. The amendments are effective for fiscal years and interim periods ending after June 15, 2009. The Company s adoption of these amendments did not have a material impact on its consolidated financial position or results of operations. In January 2009, the Company adopted the FASB issued accounting standard for disclosures about derivative instruments and hedging activities. This new standard enhances disclosure requirements for derivative instruments in order to provide users of financial statements with an enhanced understanding of (i) how and why an entity uses derivative instruments, (ii) how derivative instruments and related hedged items are accounted for under the accounting standard for derivative instruments and hedging activities and (iii) how derivative instruments and related hedged items affect an entity s financial position, financial performance, and cash flows. The new accounting standard is to be applied prospectively for the first annual reporting period beginning on or after November 15, 2008. See Note 9 for further discussion.

In January 2009, the Company adopted a newly issued accounting standard for convertible debt instruments. The new accounting standard requires the initial proceeds from convertible debt that may be settled in cash to be bifurcated between a liability component and an equity component. The objective of the guidance is to require the liability and equity components of convertible debt to be separately accounted for in a manner such that the interest expense recorded on the convertible debt would not equal the contractual rate of interest on the convertible debt, but instead would be recorded at a rate that would reflect the issuer—s conventional debt borrowing rate. This is accomplished through the creation of a discount on the debt that would be accreted using the effective interest method as additional non-cash interest expense over the period the debt is expected to remain outstanding (i.e. through the first optional redemption date). The provisions of the new accounting standard were adopted on January 1, 2009 and applied retrospectively.

The new accounting standard for convertible debt instruments impacted the Company s accounting for its 3.875% Exchangeable Notes and has a material impact on the Company s consolidated financial statements and results of operations. The principal amount outstanding is \$128.0 million at December 31, 2009 and \$282.3 million at December 31, 2008 (see Note 7). At certain times and upon certain events, the notes are exchangeable for cash up to their principal amount and, with respect to the remainder, if any, of the exchange value in excess of such principal amount, cash or common shares. The initial exchange rate is 25.4065 shares per \$1,000 principal amount of notes (which is equivalent to an initial exchange price of \$39.36 per share). The carrying amount of the equity component is \$24.4 million. The unamortized debt discount is \$4.3 million at December 31, 2009 and \$12.2 million at December 31, 2008 and will be amortized through October 15, 2011. The effective interest rate at December 31, 2009 and 2008 was 5.5%. The Company recognized contractual coupon interest of \$8.3 million in 2009, \$12.1 million in 2008 and \$13.3 million in 2007. In addition, the Company recognized interest on amortization of debt discount of \$4.0 million in 2009, \$4.3 million in 2008 and \$4.4 million in 2007. The application of the accounting standard for convertible debt resulted in an aggregate of approximately \$3.9 million and \$4.0 million (net of incremental capitalized interest) of additional non-cash interest expense retrospectively applied for the years ended December 31, 2008 and 2007, respectively. Debt discount write-offs resulting from debt repurchases amounted to \$3.8 million in 2009 and \$2.6 million in 2008. There were no repurchases made in 2007. The application of the new accounting

standard required the Company to reduce the amount of gain recognized on early extinguishment of debt for the year ended December 31, 2008 by approximately \$2.6 million.

F-16

Table of Contents

Effective January 1, 2009, the Company adopted a newly issued accounting standard related to whether instruments granted in share-based payment transactions are participating securities. This new standard requires that non-vested share-based payment awards that contain non-forfeitable rights to dividends or dividend equivalents be treated as participating securities in the computation of earnings per share pursuant to the two-class method. The accounting standard was applied retrospectively to all periods presented. The accounting standard required the Company to include the impact of its unvested restricted shares in earnings per share using this methodology. For dilutive earnings per share, this methodology or the treasury stock method would be used depending on which method is more dilutive. The face of the Company s consolidated statement of operations and earnings per share disclosure (See Note 12) has been updated to reflect the adoption of this accounting standard and are presented as amounts allocated to unvested restricted shareholders. The adoption of the new accounting standard did not have a material impact on the Company s consolidated financial position or results of operations.

Effective January 1, 2009, the Company adopted a newly issued accounting standard for non-controlling interests. In accordance with this accounting standard, non-controlling interests are presented as a component of consolidated shareholders equity unless these interests are considered redeemable. Also, under this standard, net income will encompass the total income of all consolidated subsidiaries and there is separate disclosure on the face of the income statement of the attribution of that income between controlling and non-controlling interests. Lastly, increases and decreases in non-controlling interests are treated as equity transactions. The face of the Company s consolidated balance sheet, statement of operations and statements of other comprehensive income has been updated to reflect the adoption of this accounting standard. The adoption of this accounting standard did not have material impact on the Company s financial position or results of operations. As a result of the Company s adoption of this standard, amounts reported prior to adoption as minority interests on its balance sheets are now presented as non-controlling interests within equity. There has been no change in the measurement of this line item from amounts previously reported other than those discussed above relating to the adoption of the new accounting standard on convertible debt instruments. During the year-ended December 31, 2009, the Company allocated \$0.5 million to non-controlling interests, which relates to the accumulated other comprehensive income balance as of December 31, 2008 attributable to the non-controlling interests. The Company determined the out of period adjustment was not material to prior periods or to the current period.

In accordance with the Company s retrospective adoption of the accounting standards for convertible and non-controlling interest, the Company s consolidated balance sheets and selected line items from the statements of operations for all periods presented have been revised as follows:

	As of December 31, 2008 Convertible							
		Debt	Non-Controlling					
	As		Interest					
Balance Sheet:	Reported	Adjustment	Adjustment	As Revised				
Assets:								
Construction-in-progress	\$ 121,402	\$ 817	\$	\$ 122,219				
Deferred costs, net	89,866	(539)		89,327				
Total assets	4,737,690	278		4,737,968				
Liabilities:								
Unsecured bonds, net of discount	1,930,147	(12,177)		1,917,970				
Total liabilities	3,027,647	(12,177)		3,015,470				
Non-controlling interest	53,199		(53,199)					
Equity:								
Additional paid-in capital	2,327,617	23,811		2,351,428				
Cumulative earnings	509,834	(11,118)		498,716				
Non-controlling interests		(238)	53,199	52,961				

\$

Total equity

\$ 1,710,043

12,455

\$ 1,722,498

The adoption of the accounting standards described above increased total equity as of December 31, 2007 and 2006 by \$102.9 million and \$146.9 million, respectively.

	For the Year Ended December 31, 2008 Convertible							
	Debt			Non-Controlling Interest				
Income Statement:	F	Reported		Adjustment		Adjustment	A	s Revised
Interest expense	\$	(142,770)	\$	(3,876)	\$		\$	(146,646)
Gain on extinguishment of debt		20,664		(2,559)				18,105
Net income	\$	43,480	\$	(6,435)	\$	1,480	\$	38,525
			For the Year Ended December 31, 2007 Convertible					
			Debt		Non-Controlling			
Income Statement:	F	As Reported		Adjustment		Interest Adjustment	A	s Revised
Interest expense	\$	(157,178)	\$	(3,972)	\$		\$	(161,150)
Net income	\$	56,706	\$	(3,972)	\$	2,601	\$	55,335

The impact of the retrospective adoption of the accounting standards discussed above to the subtotals in the statements of cash flow was not material.

New Pronouncements

In June 2009, the FASB issued an amendment to the accounting and disclosure requirements for transfers of financial assets. This amendment requires greater transparency and additional disclosures for transfers of financial assets and the entity s continuing involvement with them and changes the requirements for derecognizing financial assets. In addition, this amendment eliminates the concept of a qualifying special-purpose entity (QSPE). This amendment is effective for fiscal years beginning after November 15, 2009. The Company is currently evaluating the impact of adopting this amendment on its consolidated financial position or results of operations.

F-17

Table of Contents

In June 2009, the FASB also issued an amendment to the accounting and disclosure requirements for the consolidation of variable interest entities (VIEs). The elimination of the concept of a QSPE, as discussed above, removes the exception from applying the consolidation guidance within this amendment. This amendment requires an enterprise to perform a qualitative analysis when determining whether or not it must consolidate a VIE. The amendment also requires an enterprise to continuously reassess whether it must consolidate a VIE. Additionally, the amendment requires enhanced disclosures about an enterprise s involvement with VIEs and any significant change in risk exposure due to that involvement, as well as how its involvement with VIEs impacts the enterprise s financial statements. Finally, an enterprise will be required to disclose significant judgments and assumptions used to determine whether or not to consolidate a VIE. This amendment is effective for fiscal years beginning after November 15, 2009. The Company is currently evaluating the impact of adopting this amendment on its consolidated financial position or results of operations.

3. REAL ESTATE INVESTMENTS

As of December 31, 2009 and 2008, the gross carrying value of the Company s Properties was as follows:

	Dece	mber 31,
	2009	2008
	(amounts	in thousands)
Land	\$ 690,441	\$ 707,591
Building and improvements	3,393,498	3,481,289
Tenant improvements	428,679	419,440
	\$ 4,512,618	\$ 4,608,320

Acquisitions and Dispositions

The Company did not complete any acquisitions during the years ended December 31, 2009 and 2008. 2009

On October 13, 2009, the Company sold a condominium unit consisting of 40,508 square feet and an undivided interest in an office building in Lawrenceville, New Jersey, for a sales price of \$7.9 million.

On October 1, 2009, the Company sold two office properties, totaling 473,658 net rentable square feet in Trenton, New Jersey for a stated sales price of \$85.0 million. We provided to the buyer a \$22.5 million seven-year, approximately 6.00% cash pay/7.64% accrual second mortgage loan. This sale was recorded using the installment sales method of accounting for real estate sales which requires for each cash payment received (including the buyer s payments under its first mortgage) profit to be apportioned in the same ratio as total cost and total profit bear to sales value. Accordingly, the Company recognized a gain on sale of \$2.7 million upon receipt of cash from the buyer in 2009 and expects to recognize the remaining gain of \$12.9 million substantially upon the repayment of the second mortgage in 2016. The buyer has the option to extend the maturity date of the second mortgage for an additional three years subject to certain conditions under the loan agreement. Interest income on the second mortgage is recognized as it is received. In addition, the Company was engaged to manage the properties sold during the term of the second mortgage and is entitled for a management fee equal to 2.5% of all gross receipts from the operation of the properties and will be reimbursed for all management related expenses.

On April 29, 2009, the Company sold 7735 Old Georgetown Road, a 122,543 net rentable square feet office property located in Bethesda, Maryland, for a sales price of \$26.5 million.

On March 16, 2009, the Company sold 305 Harper Drive, a 14,980 net rentable square feet office property located in Moorestown, New Jersey, for a sales price of \$1.1 million.

On February 4, 2009, the Company sold two office properties, totaling 66,664 net rentable square feet in Exton, Pennsylvania, for an aggregate sales price of \$9.0 million. 2008

On October 8, 2008, the Company sold five properties, totaling approximately 1.7 million net rentable square feet in Oakland, California for an aggregate sales price of \$412.5 million. The buyer assumed three mortgage loans totaling

\$95.3 million and was granted by the Company a \$40.0 million interest free note receivable secured by a first mortgage on two of the properties. The present value of the note receivable on the sale date was \$37.1 million and the balance will accrete to \$40.0 million as interest income is earned through the maturity date in August 2010 at an imputed 4.0% interest rate. The Company incurred an impairment charge of \$6.85 million upon the classification of these properties as held for sale at June 30, 2008.

F-18

Table of Contents

On October 1, 2008, the Company sold Main Street Centre, a 0.4 million net rentable square feet office property located in Richmond, Virginia, for a sales price of \$48.8 million.

On April 25, 2008, the Company sold 100 Brandywine Boulevard, an office property located in Newtown, Pennsylvania containing 102,000 net rentable square feet, for a sales price of \$28.0 million.

On February 29, 2008, the Company sold 1400 Howard Boulevard, an office property located in Mount Laurel, New Jersey containing 75,590 net rentable square feet, for a sales price of \$22.0 million.

On February 14, 2008, the Company sold a parcel of land located in Henrico, Virginia containing 3.24 acres, for a sales price of \$0.4 million.

On January 14, 2008, the Company sold 7130 Ambassador Drive, an office property located in Allentown, Pennsylvania containing 114,049 net rentable square feet, for a sales price of \$5.8 million.

All sales presented above are included within discontinued operations. The sales prices above also do not include transaction costs for each of the respective sales.

4. INVESTMENT IN UNCONSOLIDATED VENTURES

As of December 31, 2009, the Company had an aggregate investment of approximately \$75.5 million in its 11 actively operating unconsolidated Real Estate Ventures. The Company formed these ventures with unaffiliated third parties, or acquired them, to develop office properties or to acquire land in anticipation of possible development of office properties. Ten of the Real Estate Ventures own 45 office buildings that contain an aggregate of approximately 4.2 million net rentable square feet, and one Real Estate Venture developed a hotel property that contains 137 rooms in Conshohocken, PA.

The Company accounts for its unconsolidated interests in its Real Estate Ventures using the equity method. The Company s unconsolidated interests range from 3% to 50%, subject to specified priority allocations in certain of the Real Estate Ventures.

The amounts reflected in the following tables (except for the Company's share of equity and income) are based on the historical financial information of the individual Real Estate Ventures. One of the Real Estate Ventures, acquired in connection with the Prentiss Properties Trust merger in 2006, had a negative equity balance on a historical cost basis as a result of historical depreciation and distribution of excess financing proceeds. The Company reflected its acquisition of this Real Estate Venture interest at its relative fair value as of the date of the purchase of Prentiss. The difference between allocated cost and the underlying equity in the net assets of the investee is accounted for as if the entity were consolidated (i.e., allocated to the Company's relative share of assets and liabilities with an adjustment to recognize equity in earnings for the appropriate depreciation/amortization). The Company does not record operating losses of the Real Estate Ventures in excess of its investment balance unless the Company is liable for the obligations of the Real Estate Venture or is otherwise committed to provide financial support to the Real Estate Venture.

F-19

Table of Contents

The Company s investment in Real Estate Ventures as of December 31, 2009 and the Company s share of the Real Estate Ventures income (loss) for the year ended December 31, 2009 was as follows (in thousands):

			Company s			
			Share			
			of 2009			
			Real	Real Estate	Current	
			Estate			
	Ownership	Carrying	Venture	Venture	Interest	Debt
	Percentage	currying	Income	Debt at	merest	Deor
	(1)	Amount	(Loss)	100%	Rate	Maturity
Two Tower Bridge Associates	35%	\$ 1,468	\$ (114)	\$ 15,560	5.90%	May-13
Seven Tower Bridge Associates (2)	10%	Φ 1,400	(551)	\$ 13,500	N/A	N/A
Eight Tower Bridge Associates (2)			339	52 500	L+5.00%	Jun-12
	3.4%	1 770		52,500		
1000 Chesterbrook Boulevard	50%	1,770	204	25,446	6.88%	Nov-11
PJP Building Two, LC	30%	263	120	4,703	6.12%	Nov-23
PJP Building Three, LC	25%		32		N/A	N/A
PJP Building Five, LC	25%	156	96	6,099	6.47%	Aug-19
PJP Building Six, LC	25%	115	55	9,215	6.08%	Apr-23
PJP Building Seven, LC	25%	177	177	8,508	L+1.55%	Nov-13
Macquarie BDN Christina LLC	20%	6,859	797	59,000	8.00%	Jun-11
Broadmoor Austin Associates	50%	64,086	1,327	90,721	5.79%	Apr-11
Residence Inn Tower Bridge	50%	564	162	14,480	5.63%	Feb-16
G&I Interchange Office LLC						
(DRA) (3)	20%		1,180	184,000	5.78%	Jan-15
Invesco, L.P. (4)			244		N/A	N/A
		\$ 75,458	\$ 4,068	\$ 470,232		

- (1) Ownership percentage represents the Company s entitlement to residual distributions after payments of priority returns, where applicable.
- (2) The loss related to Seven Tower Bridge above represents a write-off of our investment balance due to

the Venture terminating development on a parcel of land owned by the partnership.

(3) The Company retained a 20% interest and received distributions from financing in excess of its basis. The Company has no commitment to fund and no expectation of operating losses, accordingly, the Company s carrying value has not been reduced below zero. The income recognized for the year ended December 31, 2009 relates to the distributions in excess of the Company s investment in the Venture. The amount is shown gross of the elimination of 20% portion of revenues we received for management fees of \$0.4 million as of December 31, 2009.

(4) The Company s interest consists solely of a

residual profits interest. The Company no longer has an investment in this real estate venture.

(5) The Company has no commitment to fund and no expectations of operating losses, accordingly, the Company s carrying value has not been reduced below zero.

The following is a summary of the financial position of the unconsolidated Real Estate Ventures in which the Company had investment interests as of December 31, 2009 and 2008 (in thousands):

	December 31,				
		2009	200	8 (adjusted)	
Net property	\$	503,932	\$	553,833	
Other assets		96,643		94,165	
Other Liabilities		37,774		37,863	
Debt		470,232		515,832	
Equity		92,569		94,164	
Company s share of equity (Company s basis)		75,458		71,028	

The following is a summary of results of operations of the unconsolidated Real Estate Ventures in which the Company had interests as of December 31, 2009, 2008 and 2007 (in thousands):

	Year ended December 31,					
		2009		2008		2007
Revenue	\$	105,236	\$	105,844	\$	75,541
Operating expenses		38,691		38,036		25,724
Interest expense, net		30,858		30,585		21,442
Depreciation and amortization		36,700		32,057(a)		15,526
Net income		(1,012)		(416)(a)		12,849
Company s share of income (Company s basis)		4,069		8,447		2,926

(a)- Pertains to the correction of an error in DRA s unaudited financial statements. The

adjustments relate to the understatement of depreciation expense amounting to \$2.1 million. The adjustments have no impact on the Company s consolidated financial statements.

F-20

Table of Contents

Equity in income of real estate ventures in the Company s consolidated statement of operations for the twelve-months ended December 31, 2007 includes a \$3.9 million distribution on account of a residual profits interest that is not included in the table above.

As of December 31, 2009, the aggregate principal payments of recourse and non-recourse debt payable to third-parties are as follows (in thousands):

2010	\$ 21,410
2011	165,303
2012	56,072
2013	22,220
2014	3,162
Thereafter	202,065
	\$ 470,232

As of December 31, 2009, the Company had guaranteed repayment of approximately \$2.1 million of loans on behalf of certain Real Estate Ventures. The Company also provides customary environmental indemnities in connection with construction and permanent financing both for its own account and on behalf of its Real Estate Ventures.

5. DEFERRED COSTS

As of December 31, 2009 and 2008, the Company s deferred costs were comprised of the following (in thousands):

			December 31, 2009				
	Total Cost		Accumulated Amortization			Deferred Costs, net	
Leasing Costs Financing Costs	\$	124,391 42,965	\$	(50,643) (10,616)	\$	73,748 32,349	
Total	\$	167,356	\$	(61,259)	\$	106,097	
			December 31, 2008			Deferred	
	Т	otal Cost	Accumulated Cost Amortization			Costs, net	
Leasing Costs Financing Costs	\$	115,263 25,169	\$	(39,528) (11,577)	\$	75,735 13,592	
Total	\$	140,432	\$	(51,105)	\$	89,327	

During 2009, 2008 and 2007, the Company capitalized internal direct leasing costs of \$5.3 million, \$7.9 million and \$8.2 million, respectively, in accordance with the accounting standard for the capitalization of leasing costs.

Table of Contents 174

F-21

Table of Contents

6. INTANGIBLE ASSETS AND LIABILITIES

As of December 31, 2009 and 2008, the Company s intangible assets/liabilities were comprised of the following (in thousands):

	December 31, 2009						
	Т	Total Cost		Accumulated Amortization		Deferred Costs, net	
In-place lease value Tenant relationship value Above market leases acquired	\$	123,456 97,566 15,674	\$	(71,402) (49,374) (10,757)	\$	52,054 48,192 4,917	
Total	\$	236,696	\$	(131,533)	\$	105,163	
Below market leases acquired	\$	75,325	\$	(38,238)	\$	37,087	
			December 31, 2008				
	Т	otal Cost	Accumulated Amortization			Deferred Costs, net	
In-place lease value Tenant relationship value Above market leases acquired	\$	145,518 103,485 23,351	\$	(71,138) (40,835) (14,624)	\$	74,380 62,650 8,727	
Total	\$	272,354	\$	(126,597)	\$	145,757	
Below market leases acquired	\$	82,950	\$	(35,324)	\$	47,626	

For the years ended December 31, 2009, 2008, and 2007, the Company wrote off through the acceleration of amortization of approximately \$2.4 million, \$1.7 million and \$4.1 million, respectively, of intangible assets as a result of tenant move-outs prior to the end of the associated lease terms. For the years ended December 31, 2009, 2008, and 2007, the Company accelerated amortization of approximately \$0.4 million, \$0.1 million and \$0.4 million, respectively, of intangible liabilities as a result of tenant move-outs.

As of December 31, 2009, the Company s annual amortization for its intangible assets/liabilities is as follows (in thousands, assumes no early terminations):

	Assets		Liabilities	
2010	\$ 28,842	\$	8,307	
2011	22,452		7,013	
2012	17,217		6,275	
2013	12,438		5,836	
2014	9,130		4,348	
Thereafter	15,084		5,308	

Total \$ 105,163 \$ 37,087

F-22

Table of Contents

7. DEBT OBLIGATIONS

The following table sets forth information regarding the Company s mortgage indebtedness outstanding at December 31, 2009 and 2008 (in thousands):

		Effective			
	December	December			
	31,	31,	Interest	Maturity	
Property / Location	2009	2008	Rate	Date	
MORTGAGE DEBT:					
200 Commerce Drive	\$	\$ 5,684	7.12%(a)	Sep-09	
Plymouth Meeting Exec.	42,042	42,785	7.00%(b)	Dec-10	
Four Tower Bridge	10,158	10,404	6.62%	Feb-11	
Arboretum I, II, III & V	21,046	21,657	7.59%	Jul-11	
Midlantic Drive/Lenox Drive/DCC I	58,215	59,784	8.05%	Oct-11	
Research Office Center	39,999	40,791	5.30%(b)	Oct-11	
Concord Airport Plaza	35,594	36,617	5.55%(b)	Jan-12	
Six Tower Bridge	13,557	14,185	7.79%	Aug-12	
Newtown Square/Berwyn Park/Libertyview	59,557	60,910	7.25%	May-13	
Coppell Associates	2,711	3,273	6.89%	Dec-13	
**	·	,			
Southpoint III	3,255	3,863	7.75%	Apr-14	
Tysons Corner	98,056	99,529	5.36%(b)	Aug-15	
Coppell Associates	16,600	16,600	5.75%	Feb-16	
Two Logan Square	89,800	68,808	7.57%(c)	Apr-16	
One Logan Square	60,000	404000	4.50%(d)	Jul-16	
Principal balance outstanding	550,590	484,890			
Plus: unamortized fixed-rate debt premiums,	4.400	2 (2 7			
net	1,130	2,635			
Total mortgage indebtedness	\$ 551,720	\$ 487,525			
UNSECURED DEBT:					
\$275.0M 4.500% Guaranteed Notes due					
·		107 700	4.600/	N 00	
2009		196,680	4.62%	Nov-09	
D 1 m v	102.000	102.000	LIBOR +	0 . 10 ()	
Bank Term Loan	183,000	183,000	0.80%	Oct-10 (e)	
\$300.0M 5.625% Guaranteed Notes due					
2010	198,545	275,545	5.61%	Dec-10	
			LIBOR +		
Credit Facility	92,000	153,000	0.725%	Jun-11 (e)	
\$345.0M 3.875% Guaranteed Exchangeable					
Notes due 2026	127,960	282,030	5.50%	Oct-11 (f)	
\$300.0M 5.750% Guaranteed Notes due					
2012	187,825	300,000	5.77%	Apr-12	
\$250.0M 5.400% Guaranteed Notes due					
2014	242,681	250,000	5.53%	Nov-14	
\$250.0M 7.500% Guaranteed Notes due					
2015	250,000		7.75%	May-15	
				-	

\$250.0M 6.000% Guaranteed Notes due 2016 \$300.0M 5.700% Guaranteed Notes due	250,000	250,000	5.95%	Apr-16
2017	300,000	300,000	5.75% LIBOR +	May-17
Indenture IA (Preferred Trust I)	27,062	27,062	1.25% LIBOR +	Mar-35
Indenture IB (Preferred Trust I)	25,774	25,774	1.25% LIBOR +	Apr-35
Indenture II (Preferred Trust II)	25,774	25,774	1.25%	Jul-35
Principal balance outstanding Less: unamortized exchangeable debt	1,910,621	2,268,865		
discount	(4,327)	(12,177)		
unamortized fixed-rate debt discounts, net	(3,437)	(2,718)		
Total unsecured indebtedness	\$ 1,902,857	\$ 2,253,970		
Total Debt Obligations	\$ 2,454,577	\$ 2,741,495		

- (a) On
 September 30,
 2009, the
 Company
 pre-paid the
 remaining
 balance of the
 mortgage debt
 with no penalty.
- (b) Loans were assumed upon acquisition of the related property. Interest rates presented above reflect the market rate at the time of acquisition.
- (c) The Two Logan Square mortgage loan was re-financed in the amount of \$89.8 million on April 1, 2009. The new loan

bears interest at 7.57% per annum and has a seven year term with three years of interest only payments followed by a thirty year amortization schedule.

- (d) The Company obtained a mortgage on a previously unencumbered property during the third quarter 2009. The loan features a floating rate of LIBOR plus 350 basis points (subject to a LIBOR floor) and a seven-year term with three years interest only followed by a thirty-year amortization schedule at a 7.5% constant.
- (e) These loans may be extended to June 29, 2012 at the Company s discretion.
- (f) On October 20, 2011, the holders of the Exchangeable Notes have the right to request the redemption of all or a

portion of the Exchangeable Notes they hold at a price equal to 100% of the principal amount plus accrued and unpaid interest. Accordingly, the Exchangeable Notes have been presented with an October 20, 2011 maturity date.

On September 25, 2009, the Company closed a registered offering of \$250.0 million in aggregate principal amount of its 7.50% senior unsecured notes due 2015. The notes were priced at 99.412% of their face amount with a yield to maturity of 7.625%, representing a spread at the time of pricing of 5.162% to the yield on the August 2014 Treasury note. The notes have been reflected net of discount of \$1.4 million in the consolidated balance sheet as of December 31, 2009. The net proceeds which amounted to \$247.0 million after deducting underwriting discounts and offering expenses were used to repay the Company s indebtedness under its unsecured revolving credit facility and for general corporate purposes.

On July 7, 2009, the Company closed a \$60.0 million first mortgage on One Logan Square, a 594,361 square foot office property located in Philadelphia, Pennsylvania. This loan accrues interest at a rate of LIBOR plus 3.5% with a minimum LIBOR rate of 1% over a seven-year term with three years of interest only payments and interest and principal payments based on a thirty-year amortization schedule for the remaining four years. The loan proceeds were used for general corporate purposes including repayment of existing indebtedness.

F-23

Table of Contents

On June 29, 2009, the Company entered into a forward financing commitment to borrow up to \$256.5 million under two separate loans which are secured by mortgages on the 30th Street Post Office (the Post Office project), the Cira South Garage (the garage project) and by the leases of space at these facilities upon the completion of these projects. Of the total borrowings, \$209.7 million and \$46.8 million will be allocated to the Post Office project and to the garage project, respectively. The Company paid a \$17.7 million commitment fee, which includes a \$1.5 million arrangement fee, in connection with this commitment. The total loan amount together with the net commitment fee was deposited in an escrow account to be administered by The Bank of New York Mellon (the trustee). In accordance with the trust agreement between the lender and the trustee, the lender assigned its rights under the loans to the Trust. The Trust issued certificates to third parties in an amount equal to the funding commitment. Upon investment of the escrow account in a portfolio of U.S. Government treasuries, the net commitment fee of \$16.1 million will be used together with the interest earned on the escrow account to pay interest costs of the loans through August 26, 2010 which is also the anticipated completion date of the projects and the expected funding date. In order for funding to occur, certain conditions must be met by the Company which primarily relate to the completion of the projects and the commencement of the rental payments from the respective leases with the IRS on these properties. The loans will bear interest at 5.93% and require principal and interest payments based on a twenty year amortization schedule. The Company intends to use the loan proceeds to reduce borrowings under its credit facility and for general corporate purposes. As of December 31, 2009, the commitment fee is included as part of the deferred costs in the Company s consolidated balance sheet as it believes the funding is probable of occurring. The Company will amortize this cost over the term of the loan starting on the date the funding of the loans has occurred. In the event that the Company believes the funding will not occur, this cost will be written off in the period that such determination was made. In addition, should the funding not occur either because the Company does not meet the conditions or the Company decides not to proceed with the funding, a termination fee is payable (see Note 20).

During 2009, 2008 and 2007, the Company s weighted-average interest rate on its mortgage notes payable was 6.45%, 6.40% and 6.74%, respectively. As of December 31, 2009 and 2008, the net carrying value of the Company s Properties that are encumbered by mortgage indebtedness was \$784.2 million and \$691.6 million, respectively. During the year ended December 31, 2009, the Company repurchased \$444.7 million of its existing Notes in a series of transactions which are summarized in the table below:

Notes	Repurchase Amount	Principal	Gain	Deferred Financing Amortization
2009 Notes	\$ 92,736	\$ 94,130	\$ 1,377	\$ 88
2010 Notes	71,414	76,999	5,565	215
2012 Notes	109,104	112,175	2,610	361
2014 Notes	6,329	7,319	961	28
3.875% Notes	136,880	154,070	12,664	1,289
	\$ 416,463	\$ 444,693	\$ 23,177	\$ 1,981

During the year ended December 31, 2008, the Company exercised the accordion feature on its \$150.0 million unsecured term loan which it had entered into in October 2007 and borrowed an additional \$33.0 million, bringing its total outstanding balance to \$183.0 million. All outstanding borrowings under the term loan bear interest at a periodic rate of LIBOR plus 80 basis points. The net proceeds of the term loan were used to reduce indebtedness under the Company s unsecured revolving credit facility. The Term Loan matures on October 18, 2010 and may be extended at the Company s option for two, one-year periods but not beyond the final maturity date of its revolving credit facility. There is no scheduled principal amortization of the Term Loan and the Company may prepay borrowings in whole or in part without premium or penalty. Portions of the Term Loan bear interest at a per annum floating rate equal to: (i) the higher of (x) the prime rate or (y) the federal funds rate plus 0.50% per annum or (ii) a London interbank offered rate that is the rate at which Eurodollar deposits for one, two, three or six months are offered plus between

0.475% and 1.10% per annum (the Libor Margin), depending on the Company s debt rating. The Term Loan Agreement contains financial and operating covenants. Financial covenants include minimum net worth, fixed charge coverage ratio, maximum leverage ratio, restrictions on unsecured and secured debt as a percentage of unencumbered assets and other financial tests. Operating covenants include limitations on the Company s ability to incur additional indebtedness, grant liens on assets, enter into affiliate transactions, and pay dividends. The Company was in compliance with all covenants as of December 31, 2009.

F-24

Table of Contents

On April 30, 2007, the Operating Partnership completed an underwritten public offering of \$300.0 million aggregate principal amount of 5.70% unsecured notes due 2017 (the 2017 Notes). Brandywine Realty Trust guaranteed the payment of principal and interest on the 2017 Notes. The Company used proceeds from these notes to reduce borrowings under the Company s revolving credit facility. The Operating Partnership s indenture relating to this unsecured note contains financial restrictions and requirements, including (1) a leverage ratio not to exceed 60%, (2) a secured debt leverage ratio not to exceed 40%, (3) a debt service coverage ratio of greater than 1.5 to 1.0, and (4) an unencumbered asset value of not less than 150% of unsecured debt. The Company was in compliance with all financial covenants as of December 31, 2009.

In April 2007, the Company entered into a \$20.0 million Sweep Agreement (the Sweep Agreement) to be used for cash management purposes. Borrowings under the Sweep Agreement bear interest at one-month LIBOR plus 0.75%. The Sweep Agreement ended in April 2009 at which point the agreement was not renewed.

The Company utilizes credit facility borrowings for general business purposes, including the acquisition, development and redevelopment of properties and the repayment of other debt. The maturity date of the \$600.0 million Credit Facility (the Credit Facility) is June 29, 2011 (subject to an extension of one year, at the Company s option, upon its payment of an extension fee equal to 15 basis points of the committed amount under the Credit Facility). The per annum variable interest rate on outstanding balances is LIBOR plus 0.725%. The interest rate and facility fee are subject to adjustment upon a change in the Company s unsecured debt ratings. The Company has the option to increase the Credit Facility to \$800.0 million subject to the absence of any defaults and the Company s ability to acquire additional commitments from its existing or new lenders. As of December 31, 2009, the Company had \$92.0 million of borrowings, \$13.9 million of letters of credit outstanding, and a \$51.0 million holdback in connection with its historic tax credit transaction, leaving \$471.1 million of unused availability. During the years ended December 31, 2009 and 2008, the weighted-average interest rate on Credit Facility borrowings was 2.08% and 4.35% respectively. As of December 31, 2009 and 2008, the weighted average interest rate on Credit Facility borrowings was 0.96% and 1.85%, respectively.

The Credit Facility requires the maintenance of ratios related to minimum net worth, debt-to-total capitalization and fixed charge coverage and includes non-financial covenants. The Company was in compliance with all financial covenants as of December 31, 2009.

As of December 31, 2009, the Company s aggregate scheduled principal payments of debt obligations, excluding amortization of discounts and premiums, are as follows (in thousands):

2010	\$ 432,804
2011	352,214
2012	239,483
2013	59,753
2014	246,394
Thereafter	1,130,563
Total principal payments	2,461,211
Net unamortized premiums/discounts	(6,634)
Outstanding indebtedness	\$ 2,454,577

8. FAIR VALUE OF FINANCIAL INSTRUMENTS

The following fair value disclosure was determined by the Company using available market information and discounted cash flow analyses as of December 31, 2009 and 2008, respectively. The discount rate used in calculating fair value is the sum of the current risk free rate and the risk premium on the date of acquiring or assuming the instruments or obligations. Considerable judgment is necessary to interpret market data and to develop the related estimates of fair value. Accordingly, the estimates presented are not necessarily indicative of the amounts that the Company could realize upon disposition. The use of different estimation methodologies may have a material effect on

the estimated fair value amounts. The Company believes that the carrying amounts reflected in the Consolidated Balance Sheets at December 31, 2009 and 2008 approximate the fair values for cash and cash equivalents, accounts receivable, other assets, accounts payable and accrued expenses.

F-25

Table of Contents

The following are financial instruments for which the Company estimates of fair value differ from the carrying amounts (in thousands):

	December	31, 2009	December	r 31, 2008
	Carrying Amount	Fair Value	Carrying Amount	Fair Value
Mortgage payable, net of premiums	\$ 551,873	\$ 523,745	\$ 484,890	\$ 459,519
Unsecured notes payable, net of discounts	\$ 1,557,011	\$ 1,497,356	\$ 1,854,186	\$ 1,152,056
Variable Rate Debt Instruments	\$ 353,610	\$ 341,210	\$ 414,610	\$ 398,748
Notes Receivable	\$ 71,989(a)	\$ 62,776	\$ 48,048	\$ 46,227

(a) For purposes of this disclosure, the Trenton Note is presented gross of the recognized deferred gain of \$12.9 million.

9. RISK MANAGEMENT AND USE OF FINANCIAL INSTRUMENTS

Risk Management

In the course of its on-going business operations, the Company encounters economic risk. There are three main components of economic risk: interest rate risk, credit risk and market risk. The Company is subject to interest rate risk on its interest-bearing liabilities. Credit risk is primarily the risk of inability or unwillingness of tenants to make contractually required payments and counterparties on derivatives not fulfilling their obligations. Market risk is the risk of declines in the value of properties due to changes in rental rates, interest rates or other market factors affecting the valuation of properties held by the Company.

Risks and Uncertainties

Deteriorating economic conditions have generally resulted in a reduction of the availability of financing and higher borrowing costs. These factors, coupled with a slowing economy, have reduced the volume of real estate transactions and created credit stresses on most businesses. The Company believes that vacancy rates may increase through 2010 and possibly beyond as the current economic climate negatively impacts tenants in the Properties. The current financial markets also have an adverse effect on the Company s other counter parties such as the counter parties in its derivative contracts.

The Company expects that the impact of the current state of the economy, including high unemployment and the unprecedented volatility and illiquidity in the financial and credit markets, will continue to have a dampening effect on the fundamentals of its business, including increases in past due accounts, tenant defaults, lower occupancy and reduced effective rents. These conditions would negatively affect the Company s future net income and cash flows and could have a material adverse effect on its financial condition.

The Company s Credit Facility, Bank Term Loan and the indenture governing the unsecured public debt securities (Note 7) contain restrictions, requirements and other limitations on the ability to incur indebtedness, including total debt to asset ratios, secured debt to total asset ratios, debt service coverage ratios and minimum ratios of unencumbered assets to unsecured debt which it must maintain. The ability to borrow under the Credit Facility is subject to compliance with such financial and other covenants. In the event that the Company fails to satisfy these covenants, it would be in default under the Credit Facility, the Bank Term Loan and the indenture and may be required to repay such debt with capital from other sources. Under such circumstances, other sources of capital may not be available, or may be available only on unattractive terms.

Availability of borrowings under the Credit Facility is subject to a traditional material adverse effect clause. Each time the Company borrows it must represent to the lenders that there have been no events of a nature which would have a material adverse effect on the business, assets, operations, condition (financial or otherwise) or prospects of the Company taken as a whole or which could negatively effect the ability of the Company to perform its obligations under the Credit Facility. While the Company believes that there are currently no material adverse effect events, the Company is operating in unprecedented economic times and it is possible that such event could arise which would limit the Company s borrowings under the Credit Facility. If an event occurs which is considered to have a material adverse effect, the lenders could consider the Company in default under the terms of the Credit Facility and the borrowings under the Credit Facility would become due and payable. If the Company is unable to obtain a waiver, this would have a material adverse effect on the Company s financial position and results of operations.

F-26

Table of Contents

The Company was in compliance with all financial covenants as of December 31, 2009. Management continuously monitors the Company s compliance with and anticipated compliance with the covenants. Certain of the covenants restrict management s ability to obtain alternative sources of capital. While the Company currently believes it will remain in compliance with its covenants, in the event of a continued slow-down and continued crisis in the credit markets, the Company may not be able to remain in compliance with such covenants and if the lender would not provide a waiver, it could result in an event of default.

<u>Use of Derivative Financial Instruments</u>

The Company s use of derivative instruments is limited to the utilization of interest rate agreements or other instruments to manage interest rate risk exposures and not for speculative purposes. The principal objective of such arrangements is to minimize the risks and/or costs associated with the Company s operating and financial structure, as well as to hedge specific transactions. The counterparties to these arrangements are major financial institutions with which the Company and its affiliates may also have other financial relationships. The Company is potentially exposed to credit loss in the event of non-performance by these counterparties. However, because of the high credit ratings of the counterparties, the Company does not anticipate that any of the counterparties will fail to meet these obligations as they come due. The Company does not hedge credit or property value market risks through derivative financial instruments.

The Company formally assesses, both at inception of the hedge and on an on-going basis, whether each derivative is highly-effective in offsetting changes in cash flows of the hedged item. If management determines that a derivative is not highly-effective as a hedge or if a derivative ceases to be a highly-effective hedge, the Company will discontinue hedge accounting prospectively. The related ineffectiveness would be charged to the Statement of Operations. The valuation of these instruments is determined using widely accepted valuation techniques including discounted cash flow analysis on the expected cash flows of each derivative. This analysis reflects the contractual terms of the derivatives, including the period to maturity, and uses observable market-based inputs, including interest rate curves and implied volatilities. The fair values of interest rate swaps are determined using the market standard methodology of netting the discounted future fixed cash receipts (or payments) and the discounted expected variable cash payments (or receipts). The variable cash payments (or receipts) are based on an expectation of future interest rates (forward curves) derived from observable market interest rate curves.

To comply with the provisions of the accounting standard for fair value measurements and disclosures, the Company incorporates credit valuation adjustments to appropriately reflect both its own nonperformance risk and the respective counterparty s nonperformance risk in the fair value measurements. In adjusting the fair value of its derivative contracts for the effect of nonperformance risk, the Company has considered the impact of netting and any applicable credit enhancements, such as collateral postings, thresholds, mutual puts, and guarantees.

Although the Company has determined that the majority of the inputs used to value its derivatives fall within Level 2 of the fair value hierarchy, the credit valuation adjustments associated with its derivatives utilize Level 3 inputs, such as estimates of current credit spreads to evaluate the likelihood of default by itself and its counterparties. However, as of December 31, 2009 and 2008, the Company has assessed the significance of the impact of the credit valuation adjustments on the overall valuation of its derivative positions and has determined that the credit valuation adjustments are not significant to the overall valuation of its derivatives. As a result, the Company has determined that its derivative valuations in their entirety are classified in Level 2 of the fair value hierarchy.

The fair values of the hedges at December 31, 2009 and 2008 are included in other liabilities and accumulated other comprehensive income in the accompanying balance sheet, except for the \$1.1 million fair value adjustment of the hedges charged as an expense to the consolidated statements of operations during the year ended December 31, 2009, relating to two of the Company s interest rate swaps which were both cash settled in December 2009. The hedging relationship with these swaps ceased upon the Company s planned issuance of its unsecured notes effective September 21, 2009, and as such the interest rate swaps no longer qualified for hedge accounting. Accordingly, changes in the fair value of these interest rate swaps were charged to our consolidated statements of operations until they were cash settled. The Company also recognized a gain of \$0.1 million from the ineffectiveness of the hedges during the year ended December 31, 2009 prior to the termination of the hedging relationship.

F-27

Table of Contents

The following table summarizes the terms and fair values of the Company s derivative financial instruments at December 31, 2009 and 2008. The notional amounts provide an indication of the extent of the Company s involvement in these instruments at that time, but do not represent exposure to credit, interest rate or market risks.

Hedge	Hedge			Notional	Aı	nount		Trade	Maturity	Fair '	Value
Product	Type	Designation		12/31/2009	12/	/31/2008	Strike	Date	Date 1	2/31/200E	2/31/2008
Swap	Interest Rate	Cash Flow	(b)	\$123,000	\$	78,000(a)	4.709%	9/20/07	10/18/10	\$5,162	\$ 7,204
Swap	Interest Rate	Cash Flow	(b)	25,000		25,000	4.415%	10/19/07	10/18/10	827	1,439
Swap	Interest Rate	Cash Flow	(b)	25,000		25,000	3.747%	11/26/07	10/18/10	688	1,111
Swap	Interest Rate	Cash Flow	(b)			25,000	3.338%	1/4/08	12/18/09		603
Swap	Interest Rate	Cash Flow	(b)	25,774		25,774	2.975%	10/16/08	10/30/10	643	628
Swap	Interest Rate	Cash Flow	(b),(c)			25,000	4.770%	1/4/08	12/18/19		4,079
Swap	Interest Rate	Cash Flow	(b),(c)			25,000	4.423%	3/19/08	12/18/19		3,402

\$7,320 \$18,466

\$198,774 \$228,774

(a)- Notional amount accreting up to \$155,000 through October 8, 2010.

(b)- Hedging unsecured variable rate debt.

(c)- Cash settled at their maturity dates.

Concentration of Credit Risk

Concentrations of credit risk arise when a number of tenants related to the Company s investments or rental operations are engaged in similar business activities, or are located in the same geographic region, or have similar economic features that would cause their inability to meet contractual obligations, including those to the Company, to be similarly affected. The Company regularly monitors its tenant base to assess potential concentrations of credit risk. Management believes the current credit risk portfolio is reasonably well diversified and does not contain any unusual concentration of credit risk. No tenant accounted for 5% or more of the Company s rents during 2009, 2008 and 2007. Recent developments in the general economy and the global credit markets have had a significant adverse effect on companies in numerous industries. The Company has tenants concentrated in various industries that may be experiencing adverse effects from the current economic conditions and the Company could be adversely affected if such tenants go into default on their leases.

10. **DISCONTINUED OPERATIONS**

For the years ended December 31, 2009, 2008 and 2007, income from discontinued operations relates to an aggregate of 36 properties containing approximately 6.7 million net rentable square feet that the Company has sold since January 1, 2007.

The following table summarizes revenue and expense information for the properties sold which qualify for discontinued operations reporting since January 1, 2007 (in thousands):

F-28

Table of Contents

	Years Ended December 31, 2009 2008 2007					, 2007
Revenue:		2007		2000		2007
Rents	\$	8,055	\$	52,712	\$	82,049
Tenant reimbursements	-	5,309	_	7,829	_	11,114
Termination fees		- ,		25		183
Other		123		227		404
Total revenue		13,487		60,793		93,750
Expenses:						
Property operating expenses		4,665		21,077		31,560
Real estate taxes		1,763		6,270		8,953
Depreciation & amortization		2,155		13,412		27,507
Provision for impairment		3,700		6,850		
Total operating expenses		12,283		47,609		68,020
Operating income		1,204		13,184		25,730
Interest income		(1)		17		26
Interest expense				(4,595)		(5,497)
Income from discontinued operations before gain on sale of		1.202		0.606		20.250
interests in real estate		1,203		8,606		20,259
Net gain on sale of interests in real estate		1,238		28,497		25,743
Income from discontinued operations		2,441		37,103		46,002
Income from discontinued operations attributable to non-controlling interest		(38)		(1,399)		(1,964)
Income from discontinued operations attributable to Brandywine Realty Trust	\$	2,403	\$	35,704	\$	44,038

Discontinued operations have not been segregated in the consolidated statements of cash flows. Therefore, amounts for certain captions will not agree with respective data in the consolidated statements of operations.

11. NON-CONTROLLING INTEREST IN OPERATING PARTNERSHIP AND CONSOLIDATED REAL ESTATE VENTURES

Operating Partnership

As of December 31, 2009 and 2008, the aggregate book value of the non-controlling interest associated with these units in the accompanying consolidated balance sheet was \$38.3 million and \$53.0 million, respectively and the Company believes that the aggregate settlement value of these interests was approximately \$32.0 million and \$21.7 million, respectively. This amount is based on the number of units outstanding and the closing share price on the balance sheet date.

Non-controlling Interest Partners Share of Consolidated Real Estate Ventures

As of December 31, 2009 and 2008, the Company owned interests in three consolidated real estate ventures that own three office properties containing approximately 0.4 million net rentable square feet. The Company is the primary beneficiary and these consolidated real estate ventures are variable interest entities under the accounting standard for consolidation.

The non-controlling interests associated with certain of the Real Estate Ventures that have finite lives under the terms of the partnership agreements represent mandatorily redeemable interests as defined under the accounting standard for certain financial instruments with characteristics of both liabilities and equity. The aggregate amount related to these non-controlling interests classified within equity is \$0.1 million at December 31, 2009 and a nominal amount as of December 31, 2008. The Company believes that the aggregate settlement value of these interests was approximately \$7.9 million and \$9.1 million as of December 31, 2009 and 2008, respectively. This amount is based on the estimated liquidation values of the assets and liabilities and the resulting proceeds that the Company would distribute to its Real Estate Venture partners upon dissolution, as required under the terms of the respective partnership agreements. Subsequent changes to the estimated fair values of the assets and liabilities of the consolidated Real Estate Ventures will affect the Company s estimate of the aggregate settlement value. The partnership agreements do not limit the amount that the non-controlling interest partners would be entitled to in the event of liquidation of the assets and liabilities and dissolution of the respective partnerships.

F-29

Table of Contents

12. <u>BENEFICIARIES EQUIT</u>Y

Earnings per Share (EPS)

The following table details the number of shares and net income used to calculate basic and diluted earnings per share (in thousands, except share and per share amounts; results may not add due to rounding):

	-	2009		Yea	ars ended De		ember 31,		20	07	
Numerator	Basic	2007	Diluted		Basic	00	Diluted		Basic	07	Diluted
Income from continuing operations	\$ 5,648	\$ \$	5,648	\$	1,422	\$	1,422	\$	9,333	\$	9,333
Net income (loss) from continuing operations attributable to non-controlling interests Amount allocable to unvested restricted	(25	()	(25)		91		91		(490)		(490)
shareholders Preferred share	(279))	(279)		(763)		(763)		(765)		(765)
dividends	(7,992	2)	(7,992)		(7,992)		(7,992)		(7,992)		(7,992)
Income (loss) from continuing operations available to common shareholders	(2,648	3)	(2,648)		(7,242)		(7,242)		86		86
Income from discontinued operations Net income from discontinued	2,44		2,441		37,103		37,103		46,002		46,002
operations attributable to non-controlling interests	(38	3)	(38)		(1,399)		(1,399)		(1,964)		(1,964)
Discontinued operations attributable to common shareholders	2,403	;	2,403		35,704		35,704		44,038		44,038
Net income (loss) available to common shareholders	\$ (245	5) \$	(245)	\$	28,462	\$	28,462	\$	44,124	\$	44,124
Denominator	111,898,045	í	111,898,045	8′	7,574,423	;	87,574,423	8	37,272,148	;	87,272,148

Weighted-average shares outstanding Contingent securities/Stock based compensation		1,353,246		8,740		49,128
Total weighted-average shares outstanding	111,898,045	113,251,291	87,574,423	87,583,163	87,272,148	87,321,276
Earnings per Common Share: Income from continuing operations attributable to common shareholders Discontinued operations attributable to common shareholders	\$ (0.02)	0.02	\$ (0.08)	\$ (0.08)	\$ 0.50	\$ 0.50
Net income attributable to common shareholders	\$	\$	\$ 0.33	\$ 0.33	\$ 0.50	\$ 0.50

Securities totaling 2,809,108 in 2009, 2,816,621 in 2008, and 3,838,229 in 2007 were excluded from the earnings per share computations because their effect would have been antidilutive.

The contingent securities/stock based compensation impact is calculated using the treasury stock method and relates to employee awards settled in shares of the Company. The effect of these securities is anti-dilutive for periods that the Company incurs a net loss available to common shareholders and therefore is excluded from the dilutive earnings per share calculation in such periods.

Unvested restricted shares are considered participating securities which require the use of the two-class method for the computation of basic and diluted earnings per share. For the twelve months ended December 31, 2009, 2008 and 2007, earnings representing nonforfeitable dividends as noted in the table above were allocated to the unvested restricted shares.

Common and Preferred Shares

On December 8, 2009, the Company declared a distribution of \$0.15 per Common Share, totaling \$19.3 million, which was paid on January 20, 2010 to shareholders of record as of January 6, 2010. On December 8, 2009, the Company declared distributions on its Series C Preferred Shares and Series D Preferred Shares to holders of record as of December 30, 2009. These shares are entitled to a preferential return of 7.50% and 7.375%, respectively. Distributions paid on January 15, 2010 to holders of Series C Preferred Shares and Series D Preferred Shares totaled \$0.9 million and \$1.1 million, respectively.

On June 2, 2009, the Company completed its public offering (the offering) of 40,250,000 of its common shares, par value \$0.01 per share. The common shares were issued and sold by the Company to the underwriters at a public offering price of \$6.30 per common share in accordance with an underwriting agreement. The common shares sold include 5,250,000 shares issued and sold pursuant to the underwriters exercise in full of their over-allotment option under the underwriting agreement. The Company received net proceeds of approximately \$242.3 million from the offering net of underwriting discounts, commissions and expenses. The Company used the net proceeds from the offering to repay outstanding borrowings under its \$600.0 million unsecured revolving credit facility amounting to \$242.0 million and for general corporate purposes.

F-30

Table of Contents

Common Share Repurchases

The Company maintains a share repurchase program under which the Board has authorized the Company to repurchase our common shares from time to time. The Board initially authorized this program in 1998 and has periodically replenished capacity under the program. On May 2, 2006 the Company s Board restored capacity to 3.5 million common shares.

The Company did not repurchase any shares during the year-ended December 31, 2009. As of December 31, 2009, the Company may purchase an additional 0.5 million shares under the plan.

Repurchases may be made from time to time in the open market or in privately negotiated transactions, subject to market conditions and compliance with legal requirements. The share repurchase program does not contain any time limitation and does not obligate the Company to repurchase any shares. The Company may discontinue the program at any time.

13. SHARE BASED COMPENSATION

Stock Options

At December 31, 2009, the Company had 2,404,567 options outstanding under its shareholder approved equity incentive plan. There were 1,788,448 options unvested as of December 31, 2009 and \$0.6 million of unrecognized compensation expense associated with these options will be recognized over a weighted average period of 1.63 years. During the years ended December 31, 2009 and 2008, the Company recognized \$0.6 million and \$0.3 million, respectively, of compensation expense included in general and administrative expense related to unvested options. No options were unvested during the year ended December 31, 2007.

Option activity as of December 31, 2009 and changes during the year ended December 31, 2009 were as follows:

		A	eighted verage xercise	Weighted Average Remaining Contractual	Aggregate Intrinsic
	Shares		Price	Term (in years)	Value
Outstanding at January 1, 2009	1,754,648	\$	20.41	8.77	\$ (30,093)
Granted	676,491		2.91	9.25	5,743,405
Exercised					
Forfeited or expired	(26,572)		20.61		
Outstanding at December 31, 2009	2,404,567	\$	15.48	8.38	\$ (9,816,670)
Vested/Exercisable at December 31, 2009	616,119	\$	20.03	7.54	\$ (5,268,260)

The fair value of share option awards is estimated on the date of the grant using the Black-Scholes option valuation model. The following weighted-average assumptions were utilized in calculating the fair value of options granted during the years ended December 31, 2009 and 2008:

	April 1,	March 20,	April 8,
Grant Date	2009	2008	2008
Risk-free interest rate	2.20%	2.74%	3.03%
Dividend yield	23.64%	8.81%	8.52%
Volatility factor	40.99%	23.15%	23.22%
Weighted-average expected life	7 yrs	7 yrs	7 yrs
There were no options granted during the year-ended Decemb	per 31, 2007.		

Table of Contents

		2008	Years ended D Weighted	ecember 31,	2007	Weighted
Outstanding at haginning of	Shares	Weighted Average Exercise Price	Average Remaining Contractual Term (in Years)	Shares	Weighted Average Exercise Price	Average Remaining Contractual
Outstanding at beginning of year	1,070,099	\$ 26.13	0.54	1,286,075	\$ 26.45	1.5
Granted Prentiss options converted to Company options as part of the Prentiss acquisition (See	1,824,594	20.61	8.61			
Note 3)		0.00			\$ 28.80	0.87
Exercised		0.00		(198,495)	\$ 0.00	•
Forfeited/Expired	(1,140,045)	26.10		(17,481)		
Outstanding at end of year	1,754,648	\$ 20.41	9.01	1,070,099	\$ 26.13	0.54
Vested/Exercisable at end of year 401(k) Plan	60,224	\$ 14.71	1.83	1,070,099	\$ 26.13	

The Company sponsors a 401(k) defined contribution plan for its employees. Each employee may contribute up to 100% of annual compensation, subject to specific limitations under the Internal Revenue Code. At its discretion, the Company can make matching contributions equal to a percentage of the employee s elective contribution and profit sharing contributions. Employees vest in employer contributions over a three-year service period. The Company contributions were \$0.2 million in 2009, \$0.6 million in 2008 and \$0.6 million in 2007.

Restricted Share Awards

As of December 31, 2009, 708,580 restricted shares were outstanding and vest over three to seven years from the initial grant date. The remaining compensation expense to be recognized at December 31, 2009 was approximately \$5.2 million. That expense is expected to be recognized over a weighted average remaining vesting period of 2.1 years. The Company recognized stock compensation related to outstanding restricted shares of \$3.2 million during the year ended December 31, 2009, of which \$0.8 million was capitalized as part of the Company s review of employee salaries eligible for capitalization. For the years ended December 31, 2008 and 2007, the Company recognized \$3.0 million of compensation expense included in general and administrative expense in the respective period related to outstanding restricted shares.

The following table summarizes the Company s restricted share activity for the twelve months-ended December 31, 2009:

		W	eighted
		Avera	age Grant
	Shares	Date 1	Fair value
Non-vested at January 1, 2009	475,496	\$	26.21
Granted	372,586		3.36

Vested	(119,268)	21.84
Forfeited	(20,234)	14.65
Non-vested at December 31, 2009	708,580 \$	9.69

Restricted Performance Share Units Plan

On April 1, 2009 the Compensation Committee of the Company s Board of Trustees awarded 488,292 share-based units, referred to as Restricted Performance Share Units (RPSU), to executive participants. The awards are contingent upon the Company s total shareholder return as compared to its industry peers and the employment status of the participants through the performance period. The performance period commenced on January 1, 2009 and will end on the earlier of December 31, 2011 or the date of a change in control.

F-32

Table of Contents

If the total shareholder return during the measurement period places the Company at or above a certain percentile as compared to its peers based on an industry-based index at the end of the measurement period then the number of shares that will be delivered shall equal a certain percentage of the participant s base units.

The participants will also receive dividend equivalent rights (DER) based on the initial number of the units awarded. The DER will be calculated throughout the vesting period and the dollar value of the DER will be used to purchase additional RPSU. All shares due to the participants will be delivered on March 1, 2012. On April 1, 2009, the Company awarded 488,292 RPSU to its officers. The shares awarded have a three year cliff vesting period which is the period the \$1.1 million fair value of the awards will be amortized. As of December 31, 2009, 470,861 of the RPSU awarded remained outstanding and 20,525 DERs have been determined. On the date of the grant, the awards were valued using a Monte Carlo simulation. For the year-ended December 31, 2009, the Company recognized compensation expense of \$0.3 million related to this plan.

Outperformance Program

On August 28, 2006, the Compensation Committee of the Company s Board of Trustees adopted a long-term incentive compensation program (the outperformance program) under the 1997 Plan. The outperformance program provided for share-based awards, with share issuances (if any), to take the form of both vested and restricted common shares and with any share issuances contingent upon the Company s total shareholder return during a three year measurement period exceeding specified performance hurdles. These hurdles were not met and, accordingly, no shares were delivered under the outperformance program and the outperformance program, has terminated in accordance with its terms. The awards under the outperformance program were accounted for in accordance with the accounting standard for stock-based compensation. The aggregate grant date fair values of the awards under the outperformance program, as adjusted for estimated forfeitures, were approximately \$5.9 million (with the values determined through a Monte Carlo simulation) and are being amortized into expense over the five-year vesting period beginning on the grant dates using a graded vesting attribution model. For the years ended December 31, 2009, 2008 and 2007, the Company recognized \$0.9 million, \$1.0 million and \$1.4 million, respectively, of compensation expense related to the outperformance program; \$0.5 million remains to be recognized as compensation expense as of December 31, 2009. Employee Share Purchase Plan

On May 9, 2007, the Company s shareholders approved the 2007 Non-Qualified Employee Share Purchase Plan (the ESPP). The ESPP is intended to provide eligible employees with a convenient means to purchase common shares of the Company through payroll deductions and voluntary cash purchases at an amount equal to 85% of the average closing price per share for a specified period. Under the plan document, the maximum participant contribution for the 2009 plan year is limited to the lesser of 20% of compensation or \$25,000. The number of shares reserved for issuance under the ESPP is 1.25 million. During the year ended December 31, 2009, employees made purchases of \$0.4 million under the ESPP and the Company recognized \$0.3 million of compensation expense related to the ESPP. During the year ended December 31, 2008, employees made purchases of \$0.6 million under the ESPP and the Company recognized \$0.1 million of compensation expense related to the ESPP. The Board of Directors of the Company may terminate the ESPP at its sole discretion at anytime.

Deferred Compensation

In January 2005, the Company adopted a Deferred Compensation Plan (the Plan) that allows trustees and certain key employees to voluntarily defer compensation. Compensation expense is recorded for the deferred compensation and a related liability is recognized. Participants may elect designated benchmark investment options for the notational investment of their deferred compensation. The deferred compensation obligation is adjusted for deemed income or loss related to the investments selected. At the time the participants defer compensation, the Company records a liability, which is included in the Company s consolidated balance sheet. The liability is adjusted for changes in the market value of the participants selected investments at the end of each accounting period, and the impact of adjusting the liability is recorded as an increase or decrease to compensation cost. For the years ended December 31, 2009, 2008 and 2007, the Company recorded a net increase in compensation cost of \$1.5 million, a net reduction in compensation cost of \$2.8 million and a net increase in compensation cost of \$0.9 million, respectively, in connection with the Plan due to the change in market value of the participant investments in the Plan.

The deferred compensation obligations are unfunded, but the Company has purchased assets, company-owned life insurance policies and mutual funds, which can be utilized as a future funding source for the obligations related to the Plan. Participants in the Plan have no interest in any assets set aside by the Company to meet its obligations under the deferral plan. For the years ended December 31, 2009, 2008 and 2007, the Company recorded a net reduction in compensation cost of \$1.8 million, a net increase in compensation cost of \$2.7 million and a net decrease in compensation cost of \$0.8 million, respectively, in connection with the investments in the Company-owned policies and mutual funds.

F-33

Table of Contents

Participants in the Plan may elect to have all or a portion of their deferred compensation invested in the Company s common shares. The Company holds these shares in a rabbi trust, which is subject to the claims of the Company s creditors in the event of the Company s bankruptcy or insolvency. The Plan does not provide for diversification of a participant s deferral allocated to the Company common share and deferrals allocated to Company common share can only be settled with a fixed number of shares. In accordance with the accounting standard for deferred compensation arrangements where amounts earned are held in a rabbi trust and invested, the deferred compensation obligation associated with Company s common shares is classified as a component of shareholder s equity and the related shares are treated as shares to be issued and are included in total shares outstanding. At December 31, 2009 and 2008, there were 0.3 million and 0.2 million shares, respectively, to be issued included in total shares outstanding. Subsequent changes in the fair value of the common shares are not reflected in operations or shareholders equity of the Company.

14. PREFERRED SHARES

In 2003, the Company issued 2,000,000 7.50% Series C Cumulative Redeemable Preferred Shares (the Series C Preferred Shares) for net proceeds of \$48.1 million. The Series C Preferred Shares are perpetual. On or after December 30, 2008, the Company, at its option, may redeem the Series C Preferred Shares, in whole or in part, by paying \$25.00 per share, which is equivalent to its liquidation preference, plus accrued but unpaid dividends. In 2004, the Company issued 2,300,000 7.375% Series D Cumulative Redeemable Preferred Shares (the Series D Preferred Shares) for net proceeds of \$55.5 million. The Series D Preferred Shares are perpetual. On or after February 27, 2009, the Company, at its option, may redeem the Series D Preferred Shares, in whole or in part, by paying \$25.00 per share, which is equivalent to its liquidation preference, plus accrued but unpaid dividends. The Company could not redeem Series D Preferred Shares before February 27, 2009 except to preserve its REIT status. 15. DISTRIBUTIONS

	Years ended December 31,								
	2009		2	2008		2007			
Common Share Distributions:									
Ordinary income	\$	0.60	\$	1.53	\$	1.16			
Capital gain				0.11		0.46			
Non-taxable distributions				0.12		0.14			
Distributions per share	\$	0.60	\$	1.76	\$	1.76			
Percentage classified as ordinary income		100.0%		86.9%		65.9%			
Percentage classified as capital gain		0.0%		6.3%		26.1%			
Percentage classified as non-taxable distribution		0.0%		6.8%		8.0%			
Preferred Share Distributions:									
Total distributions declared	\$ 7,9	992,000	\$ 7,	992,000	\$ 7,	992,000			

16. TAX CREDIT TRANSACTIONS

Historic Tax Credit Transaction

On November 17, 2008, the Company closed a transaction with US Bancorp (USB) related to the historic rehabilitation of the 30th Street Post Office in Philadelphia, Pennsylvania (Project), an 862,692 square foot office building which is 100% pre-leased to the Internal Revenue Service (expected commencement of the IRS lease is August 2010). USB has agreed to contribute approximately \$67.9 million of Project costs and advanced \$10.2 million of that contemporaneously with the closing of the transaction. USB advanced another \$23.8 million of the said funds in December 2009. The remaining funds will be advanced in 2010 subject to the Company s achievement of certain construction milestones and its compliance with the federal rehabilitation regulations. In return for the investment, USB will, upon completion of the Project in 2010, receive substantially all of the rehabilitation credits available under section 47 of the Internal Revenue Code.

Table of Contents

In exchange for its contributions into the Project, USB is entitled to substantially all of the benefits derived from the tax credit, but does not have a material interest in the underlying economics of the property. This transaction also includes a put/call provision whereby the Company may be obligated or entitled to repurchase USB s interest in the Project. The Company believes the put will be exercised and an amount attributed to that puttable non-controlling interest obligation is included in other liabilities and is being accreted to the expected fixed put price.

Based on the contractual arrangements that obligate the Company to deliver tax benefits and provide other guarantees to USB and that entitle the Company through fee arrangements to receive substantially all available cash flow from the Project, the Company concluded that the Project should be consolidated in accordance with the accounting standard for consolidation. The Company also concluded that capital contributions received from USB, in substance, are consideration that the Company receives in exchange for its obligation to deliver tax credits and other tax benefits to USB. These receipts other than the amounts allocated to the put obligation will be recognized as revenue in the consolidated financial statements only after the put/call provision is exercised and when USB no longer has any ongoing interest in the Project. The tax credit is subject to 20% recapture per year beginning one year after the completion of the Project in 2010. The Company expects that USB will exercise the put/call provision in December 2015 when the recapture period ends. The Company will recognize the cash received as income once either the put or the call is exercised.

The USB contributions made during 2009 and 2008 of \$23.8 million and \$10.2 million, respectively are presented within deferred income on the Company s consolidated balance sheet at December 31, 2009 and 2008. The said contributions recorded as deferred income are net of the amounts allocated to non-controlling interest as described above of \$0.7 million in 2009 and \$0.3 million in 2008.

Direct and incremental costs incurred in structuring the arrangement are deferred and will be recognized as expense in the consolidated financial statements upon the recognition of the related revenue as discussed above. The deferred cost at December 31, 2009 is \$2.4 million and is included in other assets on the Company s consolidated balance sheet. Amounts included in interest expense related to the accretion of the non-controlling interest liability and the 2% return expected to be paid to USB on its non-controlling interest aggregate to \$0.2 million for the year-ended December 31, 2009.

New Markets Tax Credit Transaction

On December 30, 2008, the Company entered into a transaction with USB related to the Cira Garage Project (garage project) in Philadelphia, Pennsylvania and expects to receive a net benefit of \$7.8 million under a qualified New Markets Tax Credit Program (NMTC). The NMTC was provided for in the Community Renewal Tax Relief Act of 2000 (the Act) and is intended to induce investment capital in underserved and impoverished areas of the United States. The Act permits taxpayers (whether companies or individuals) to claim credits against their Federal income taxes for up to 39% of qualified investments in qualified, active low-income businesses or ventures.

USB contributed \$13.3 million into the garage project and as such they are entitled to substantially all of the benefits derived from the tax credit, but they do not have a material interest in the underlying economics of the garage project. This transaction also includes a put/call provision whereby the Company may be obligated or entitled to repurchase USB s interest. The Company believes the put will be exercised and an amount attributed to that obligation is included in other liabilities. The said put price is insignificant.

Based on the contractual arrangements that obligate the Company to deliver tax benefits and provide various other guarantees to USB, the Company concluded that the project should be consolidated in accordance with the accounting standard for consolidation. The USB contribution of \$13.3 million is included in deferred income on the Company s consolidated balance sheet at December 31, 2009 and 2008. The USB contribution other than the amount allocated to the put obligation will be recognized as income in the consolidated financial statements only after the put/call provision is exercised and when USB no longer has any ongoing interest in the Project. The NMTC is subject to 100% recapture for a period of seven years as provided in the Internal Revenue Code. The Company expects that USB will exercise the put/call provision in December 2015 at the end of the recapture period.

Direct and incremental costs incurred in structuring the arrangement are deferred and will be recognized as expense in the consolidated financial statements upon the recognition of the related revenue as discussed above. The deferred costs at December 31, 2009 is \$5.3 million and is included in other assets on the Company s consolidated balance

sheet.

F-35

Table of Contents

17. ACCUMULATED OTHER COMPREHENSIVE INCOME (LOSS)

The following table details the components of accumulated other comprehensive income (loss) as of and for the three years ended December 31, 2009 (in thousands):

	Unrealized Gains (Losses) on Securities	Cash Flow Hedges	Accumulated Other Comprehensive Loss
Balance at January 1, 2007 Change during year Settlement of treasury locks	328	1,248 (3,600) (3,860)	1,576 (3,600) (3,860)
Settlement of forward starting swaps Reclassification adjustments for (gains) losses		1,148	1,148
reclassified into operations	(585)	3,436	2,851
Balance at December 31, 2007	(257)	(1,628)	(1,885)
Change during year Reclassification adjustments for (gains) losses		(15,288)	(15,288)
reclassified into operations	248	(80)	168
Balance at December 31, 2008 Change during year Non-controlling interest consolidated real estate venture partner s share of unrealized (gains)/losses on derivative	\$ (9)	\$ (16,996) 7,395	\$ (17,005) 7,395
financial instruments		290	290
Ineffectiveness of forward starting swaps		(125)	(125)
Other Reclassification adjustments for (gains) losses		491	491
reclassified into operations		(184)	(184)
Balance at December 31, 2009	\$ (9)	\$ (9,129)	\$ (9,138)

Over time, the unrealized gains and losses held in Accumulated Other Comprehensive Income (AOCI) will be reclassified to earnings when hedged items are recognized in earnings. The current balance held in AOCI is expected to be reclassified to earnings over the lives of the current hedging instruments, or for realized losses on forecasted debt transactions over the related term of the debt obligation (including the planned issuance related to previously forecasted transactions that are considered to be reasonably possible of occurring), as applicable. During the year ended December 31, 2008, the Company reclassified approximately \$(0.5) million to interest expense associated with treasury lock agreements and forward starting swaps previously settled.

18. SEGMENT INFORMATION

As of December 31, 2009, the Company manages its portfolio within six segments: (1) Pennsylvania, (2) Metropolitan Washington D.C, (3) New Jersey/Delaware, (4) Richmond, Virginia, (5) Austin, Texas and (6) California. The Pennsylvania segment includes properties in Chester, Delaware, Bucks, and Montgomery counties in the Philadelphia suburbs and the City of Philadelphia in Pennsylvania. The Metropolitan Washington, D.C. segment includes properties in Northern Virginia and suburban Maryland. The New Jersey/Delaware segment includes properties in Burlington, Camden and Mercer counties and counties in the southern and central part of New Jersey and in New

Castle county in the state of Delaware. The Richmond, Virginia segment includes properties primarily in Albemarle, Chesterfield, Goochland and Henrico counties and Durham, North Carolina. The California segment includes properties in Oakland, Concord, Carlsbad and Rancho Bernardo. The Austin, Texas segment includes properties in Coppell and Austin. The corporate group is responsible for cash and investment management, development of certain real estate properties during the construction period, and certain other general support functions. Land held for development and construction in progress are transferred to operating properties by region upon completion of the associated construction or project.

F-36

Table of Contents

Segment information for the three years ended December 31, 2009, 2008 and 2007 are as follows (in thousands):

		Metropolitan,	New Jersey	Richmond,				
2000	Pennsylvania	D.C.	/Delaware	Virginia	Austin, Texas	California	Corporate	Total
2009: Real estate investments, at cost:								
Operating properties Construction-in-progress Land inventory		\$1,356,206	\$ 598,122	\$ 297,958	\$ 282,093	\$ 251,972	\$ 271,962 97,368	\$4,512,618 271,962 97,368
Total revenue Property operating expenses, real estate taxes and third party	239,038	140,438	103,277	36,387	35,143	29,282	(1,346)	582,219
management expenses	90,455	52,712	48,254	14,337	15,404	14,683	(1,460)	234,385
Net operating income	\$ 148,583	\$ 87,726	\$ 55,023	\$ 22,050	\$ 19,739	\$ 14,599	\$ 114	\$ 347,834
2008: Real estate investments, at cost:								
Operating properties Construction-in-progress Land inventory		\$1,371,997	\$ 674,503	\$ 297,171	\$ 280,826	\$ 248,877	\$ 122,219 100,516	\$4,608,320 122,219 100,516
Total revenue Property operating expenses, real estate taxes and third party	243,216	138,339	104,711	38,047	37,388	29,590	(1,870)	589,421
management expenses	86,071	49,672	46,895	13,136	16,385	12,855	3,370	228,384
Net operating income	\$ 157,145	\$ 88,667	\$ 57,816	\$ 24,911	\$ 21,003	\$ 16,735	\$ (5,240)	\$ 361,037
2007: Real estate investments, at cost:								
Operating properties Construction-in-progress Land inventory		\$ 1,302,833	\$ 663,503	\$ 348,310	\$ 236,959	\$ 579,120	\$ 332,380 70,297	\$4,813,565 332,380 70,297
Total revenue Property operating expenses, real estate taxes and third party	274,246 96,366	130,731 44,963	101,927 46,911	31,693 10,655	37,874 16,407	30,141 10,942	(1,801) 4,293	604,811 230,537

management expenses

Net operating income \$ 177,880 \$ 85,768 \$ 55,016 \$ 21,038 \$ 21,467 \$ 19,199 \$ (6,094) \$ 374,274

F-37

Table of Contents

Net operating income is defined as total revenue less property operating expenses, real estate taxes and third party management expenses. Segment net operating income includes revenue, real estate taxes and property operating expenses directly related to operation of the properties within the respective geographical region. Segment net operating income excludes property level depreciation and amortization, revenue and expenses directly associated with third party real estate management services, expenses associated with corporate administrative support services, and inter-company eliminations. Below is a reconciliation of consolidated net operating income to consolidated income (loss) from continuing operations:

	Year Ended December 31,						
		2009		2008		2007	
		(am	ts in thousan	in thousands)			
Consolidated net operating income	\$	347,834	\$	361,037	\$	374,274	
Less:							
Interest expense		(135,740)		(146,646)		(161,150)	
Deferred financing costs		(5,864)		(5,450)		(4,496)	
Loss on settlement of treasury lock agreements						(3,698)	
Depreciation and amortization		(208,590)		(202,043)		(219,553)	
Administrative expenses		(20,821)		(23,002)		(27,932)	
Provision for impairment on land inventory				(10,841)			
Recognized Hedge Activity		(916)					
Plus:							
Interest income		2,500		1,839		4,014	
Equity in income of real estate ventures		4,069		8,447		6,955	
Net gain on sales of interests in depreciated real estate						40,919	
Net (loss) gain on sales of interests in undepreciated real estate				(24)			
Gain on early extinguishment of debt		23,176		18,105			
Income (loss) from continuing operations		5,648		1,422		9,333	
Income from discontinued operations		2,441		37,103		46,002	
Net income	\$	8,089	\$	38,525	\$	55,335	

19. OPERATING LEASES

The Company leases properties to tenants under operating leases with various expiration dates extending to 2025. Minimum future rentals on non-cancelable leases at December 31, 2009 are as follows (in thousands):

Year	Minimum Rent
2010	\$ 473,953
2011	421,120
2012	358,097
2013	309,052
2014	260,157
Thereafter	1,010,618

Total minimum future rentals presented above do not include amounts to be received as tenant reimbursements for operating costs.

Table of Contents

210

Table of Contents

20. COMMITMENTS AND CONTINGENCIES

Legal Proceedings

The Company is involved from time to time in litigation on various matters, including disputes with tenants and disputes arising out of agreements to purchase or sell properties. Given the nature of the Company s business activities, these lawsuits are considered routine to the conduct of its business. The result of any particular lawsuit cannot be predicted, because of the very nature of litigation, the litigation process and its adversarial nature, and the jury system. The Company does not expect that the liabilities, if any, that may ultimately result from such legal actions will have a material adverse effect on the consolidated financial position, results of operations or cash flows of the Company.

Letters-of-Credit

Under certain mortgages, the Company has funded required leasing and capital reserve accounts for the benefit of the mortgage lenders with letters-of-credit which totaled \$13.9 million at December 31, 2009. Certain of the tenant rents at properties that secure these mortgage loans are deposited into the loan servicer s depository accounts, which are used to fund debt service, operating expenses, capital expenditures and the escrow and reserve accounts, as necessary. At December 31, 2009, the Company guaranteed a \$51.0 million holdback from the Credit Facility in connection with its historic tax credit transaction. Any excess cash is included in cash and cash equivalents.

Ground Rent

Future minimum rental payments under the terms of all non-cancelable ground leases under which the Company is the lessee are expensed on a straight-line basis regardless of when payments are due. Minimum future rental payments on non-cancelable leases at December 31, 2009 are as follows (in thousands):

2010	\$	2,318
2011		2,318
2012		2,318
2013		2,318
2014		2,409
Thereafter	28	35,913

One of the land leases for a property (currently under development) provides for contingent rent participation by the lessor in certain capital transactions and net operating cash flows of the property after certain returns are achieved by the Company. Such amounts, if any, will be reflected as contingent rent when incurred. The leases also provide for payment by the Company of certain operating costs relating to the land, primarily real estate taxes. The above schedule of future minimum rental payments does not include any contingent rent amounts nor any reimbursed expenses.

Other Commitments or Contingencies

As part of the Company s September 2004 acquisition of a portfolio of properties from The Rubenstein Company (which the Company refers to as the TRC acquisition), the Company acquired its interest in Two Logan Square, a 702,006 square foot office building in Philadelphia, primarily through its ownership of a second and third mortgage secured by this property. This property is consolidated as the borrower is a variable interest entity and the Company, through its ownership of the second and third mortgages, is the primary beneficiary. The Company currently does not expect to take title to Two Logan Square until, at the earliest, September 2019. If the Company takes fee title to Two Logan Square upon a foreclosure of its mortgage, the Company has agreed to pay an unaffiliated third party that holds a residual interest in the fee owner of this property an amount equal to \$0.6 million (if the Company must pay a state and local transfer upon taking title) and \$2.9 million (if no transfer tax is payable upon the transfer).

The Company is currently being audited by the Internal Revenue Service for its 2004 tax year. The audit concerns the tax treatment of the transaction in September 2004 in which the Company acquired a portfolio of properties through the acquisition of a limited partnership. At this time it does not appear that an adjustment if any, would result in a material tax liability for the Company. However, an adjustment could raise a question as to whether a contributor of partnership interests in the 2004 transaction could assert a claim against the Company under the tax protection agreement entered into as part of the transaction.

F-39

Table of Contents

As part of the Company s 2006 acquisition of Prentiss Properties Trust, the TRC acquisition in 2004 and several of our other transactions, the Company agreed not to sell certain of the properties it acquired in transactions that would trigger taxable income to the former owners. In the case of the TRC acquisition, the Company agreed not to sell acquired properties for periods up to 15 years from the date of the TRC acquisition as follows at December 31, 2009: One Rodney Square and 130/150/170 Radnor Financial Center (January 2015); and One Logan Square, Two Logan Square and Radnor Corporate Center (January 2020). In the Prentiss acquisition, the Company assumed the obligation of Prentiss not to sell Concord Airport Plaza before March 2018. The Company s agreements generally provide that it may dispose of the subject properties only in transactions that qualify as tax-free exchanges under Section 1031 of the Internal Revenue Code or in other tax deferred transactions. If the Company were to sell a restricted property before expiration of the restricted period in a non-exempt transaction, the Company may be required to make significant payments to the parties who sold it the applicable property on account of tax liabilities attributed to them. The Company invests in its properties and regularly incurs capital expenditures in the ordinary course to maintain the properties. The Company believes that such expenditures enhance its competitiveness. The Company also enters into construction, utility and service contracts in the ordinary course of business which may extend beyond one year. These contracts typically provide for cancellation with insignificant or no cancellation penalties.

During 2008, in connection with the development of the PO Box/IRS and Cira Garage projects, the Company entered into a historic tax credit and new market tax credit arrangement, respectively. The Company is required to be in compliance with various laws, regulations and contractual provisions that apply to its historic and new market tax credit arrangements. Non-compliance with applicable requirements could result in projected tax benefits not being realized and require a refund or reduction of investor capital contributions, which are reported as deferred income in the Company s consolidated balance sheet, until such time as its obligation to deliver tax benefits is relieved. The remaining compliance periods for its tax credit arrangements runs through 2015. The Company does not anticipate that any material refunds or reductions of investor capital contributions will be required in connection with these arrangements. Refer to Note 16 for further discussion on the tax credit transactions.

On June 29, 2009, the Company entered into a forward financing commitment to borrow up to \$256.5 million under two separate loans which are secured by mortgages on the Post Office project, the garage project and by the leases of space at these facilities upon the completion of these projects (See Note 7). In order for funding to occur, certain conditions must be met by the Company and primarily relate to the completion of the projects and the commencement of the rental payments from the respective leases on these properties. The expected funding date is scheduled on August 26, 2010 which is also the anticipated completion date of the projects. In the event the conditions were not met, the Company has the right to extend the funding date by paying an extension fee amounting to \$1.8 million for each 30 day extension within the allowed two year extension period. In addition, the Company can also voluntarily elect to terminate the loans during the forward period including the extension period by paying a termination fee. The Company is also subject to the termination fee if the conditions were not met on the final advance date. The termination fee is calculated as the greater of the 0.5% of the total available principal to be funded or the difference between the present value of the scheduled interest and principal payments (based on the principal amount to be funded and the then 20-year treasury rate plus 50 basis points) from the funding date through the loans maturity date and the amount to be funded. In addition, deferred financing costs related to these loans will be accelerated if the Company chose to terminate the forward financing commitment.

21. SUBSEQUENT EVENT

On January 14, 2010, the Company sold an office property containing 121,815 net rentable square feet located in Richmond, Virginia, for a sales price of \$10.9 million.

The Company has evaluated subsequent events.

F-40

Table of Contents

22. SUMMARY OF QUARTERLY RESULTS (UNAUDITED)

The following is a summary of quarterly financial information as of and for the years ended December 31, 2009 and 2008 (in thousands, except per share data):

	1st Quarter		2nd Quarter		3rd Quarter (a)		4th Quarter (a)	
2009:								
Total revenue	\$	146,917	\$	142,074	\$	146,593	\$	146,635
Net income		(873)		5,780		7,309		(4,127)
Income allocated to Common Shares		(778)		5,612		7,148		(3,956)
Basic earnings per Common Share	\$	(0.03)	\$	0.03	\$	0.04	\$	(0.04)
Diluted earnings per Common Share	\$	(0.03)	\$	0.03	\$	0.04	\$	(0.04)
2008:								
Total revenue	\$	148,457	\$	147,516	\$	144,338	\$	149,110
Net income		13,597		8,213		1,746		14,969
Income allocated to Common Shares		13,070		7,912		1,697		14,538
Basic earnings per Common Share	\$	0.13	\$	0.07	\$	(0.01)	\$	0.14
Diluted earnings per Common Share	\$	0.13	\$	0.06	\$	(0.01)	\$	0.14

(a) The fourth

quarter net

income includes

a \$0.9 million

out of period

adjustment

pertaining to the

Company s

incorrect

recording during

the quarter

ended

September 30,

2009 of an

amount released

from

Accumulated

Other

Comprehensive

Income as a

charge rather

than a credit to

recognized

hedge activity.

The amount

released of

\$0.4 million

relates to a forecasted transaction which was no longer expected to occur. The reversal of the entry resulted in the \$0.9 million of income in the quarter ended December 31, 2009. In addition, the fourth quarter of 2009 contains an out of period depreciation adjustment of \$1.3 million relating to tenant assets that should have been written off over the second and third quarters of 2009 amounting to \$0.6 million and \$0.7 million, respectively.

The summation of quarterly earnings per share amounts do not necessarily equal the full year amounts. The above information was updated to reclassify amounts previously reported to reflect discontinued operations and the retrospective adoption of the new accounting standards. See Note 2 and Note 10.

F-41

Table of Contents

Brandywine Realty Trust Schedule II Valuation and Qualifying Accounts (in thousands)

	Balance at Beginning						Balance at End of Period	
Description Allowance for doubtful accounts:	of Period		Additions		Deductions (1)			
Year ended December 31, 2009	\$	15,474	\$	2,596	\$	1,707	\$	16,363
Year ended December 31, 2008	\$	10,162	\$	6,900	\$	1,588	\$	15,474
Year ended December 31, 2007	\$	9,311	\$	2,147	\$	1,296	\$	10,162

(1) Deductions
represent
amounts that the
Company had
fully reserved
for in prior
periods and
pursuit of
collection of
such amounts
was ceased
during the
period.

F-42

Table of Contents

BRANDYWINE REALTY TRUST SCHEDULE III

Real Estate and Accumulated Depreciation December 31, 2009 (in thousands)

Gross Amount at Which Carried
Initial Cost December 31, 2009
Net

						INCL						
						provement				Accumulate Depreciation		
					•	etirements))			at		
		Enc	cumberance	es	Building			Building		December		
			at		and	Since		and		31,	of	Ye D ep
			December 31,							2009		
	City	State	2009	Land In	nprovemer A t	e quisition	Land In	nprovement	ιsTotal (a)	(b) Co	nstructi ²	Accequired
NSYLVANIA												
Arch Street North 18th	Philadelphia	PA			208,570	17,954		226,524	226,524	•	2005	N/A
et	Philadelphia	PA	89,800	14,496	107,736	9,874	14,473	117,633	132,106	20,451	1983	2004
North 18th												
et	Philadelphia	PA	60,000	16,066	100,255	3,940	16,066	104,195	120,261	17,168	1988	2004
Radnor Chester												
1	Radnor	PA		11,925	36,986	13,064	11,897	50,078	61,975	10,691	1983	2004
Lancaster				- 0.4.4					-2.040			
nue	Radnor	PA		8,014	16,508	25,497	8,609	41,410	50,019	10,236	1973	2004
Radnor	. .	- .		-	20.612		-	40.420	1= 160	6 4 0 =	1000	2004
orate Center	Radnor	PA		7,323	28,613	11,526	7,323	40,139	47,462	6,107	1998	2004
King of Prussia	D 1	D. 4		0.056	20.011	7 101	0.040	24.010	42.060	0.466	2001	2004
1	Radnor	PA		8,956	29,811	5,101	8,949	34,918	43,868	8,466	2001	2004
Dia a sada D a a d	Plymouth	D.A		6 100	16 121	15 000	6 100	21 252	27 551	7.440	2001	2000
Plymouth Road	Meeting	PA		6,198	16,131	15,222	6,199	31,353	37,551	7,442	2001	2000
Radnor	Dadman	DΛ		5 106	21 200	9.076	5 705	20.067	25 772	6 200	1005	2004
orate Center Radnor	Radnor	PA		5,406	21,390	8,976	5,705	30,067	35,772	6,300	1995	2004
orate Center	Radnor	PA		6,506	25,525	1,892	6,578	27 345	33,923	4,678	1998	2004
West Elm	W.	PA		0,500	23,323	1,092	0,570	27,345	33,943	4,070	1990	200 4
West Eiiii	w. Conshohocken	DΔ		6,251	25,209	1,031	6,251	26,239	32,491	3,261	1999	2005
Chemical	Plymouth	1 /1		0,231	23,207	1,051	0,231	20,237	34,771	3,201	1777	2003
i Chemicai	•	PA		4,373	24,546	1,295	4,373	25,841	30,214	1,157	2007	N/A
e Radnor	Wiccinig	1 / 1		7,575	27,570	1,275	7,575	23,011	30,211	1,107	2007	1 1/11
orate Center	Radnor	PA		4,773	17,961	1,250	4,791	19,192	23,984	3,766	1998	2004
Freedom	King Of	111		1,775	11,501	1,200	1,1/1	17,17-	20,70.	3,700	1//0	200.
ness Center	Prussia	PA		4,222	16,891	2,689	4,222	19,580	23,802	6,628	1991	1998
Croton Road	King of Prussia			4,486	17,943	1,026	4,486	18,969	23,455		1999	2001
Berwyn Park	Berwyn	PA		2,657	4,462	15,790	2,657	20,252	22,909	•	1999	1999
•	King of Prussia			2,836	4,028	15,499	2,636	19,727	22,363	•	2000	2000
Lindenwood	8			_,,,,,	1,0=0	,	_,==	,	,-	.,		
e	Malvern	PA		4,152	16,606	1,324	4,152	17,931	22,082	4,334	1988	2001

wedesford	East Whiteland	PA		4,241	16,579	1,002	4,241	17,581	21,822	5,771	1988	1998
re West	Twp. Plymouth	rA		4,241	10,379	1,002	4,241	17,361	21,022	3,771	1900	1990
nantown Pike West	Meeting Plymouth	PA	10,626	3,652	15,288	1,456	3,652	16,744	20,396	3,685	1986	2002
nantown Pike	Meeting	PA	10,652	3,558	14,743	2,094	3,558	16,836	20,395	3,376	1988	2002
Harvest Drive Radnor	Blue Bell	PA		3,304	16,960	0	3,304	16,961	20,264	5,098	1988	2002
orate Center West	Radnor Plymouth	PA		3,937	15,484	810	3,942	16,289	20,231	3,144	1998	2004
nantown Pike West	Meeting Plymouth	PA	10,682	3,651	14,514	1,921	3,651	16,434	20,086	3,588	1987	2002
nantown Pike Barr Harbour	Meeting	PA	10,682	3,572	14,435	1,417	3,572	15,851	19,424	3,843	1990	2002
e Westlakes	Conshohocken	PA	13,557	2,827	15,525	163	2,827	15,688	18,515	6,116	1999	2004
e	Berwyn W.	PA		2,611	10,445	5,046	2,611	15,491	18,102	4,376	1984	1999
est Elm Street Swedesford	Conshohocken	PA		3,557	14,249		3,557	14,347	17,904	1,526	1999	2005
d	Berwyn	PA	3,255	2,595	11,809	3,370	2,595	15,178	17,774	2,189	1994	2001
Washington	Conshohocken	РΔ	10,158	2,672	14,221	812	2,673	15,032	17,705	6,688	1998	2004
Berwyn Park	Berwyn	PA	10,506	2,206	13,422	1,983	2,206	15,405	17,611	5,478	1989	1997
Freedom	King Of		·									
ness Center	Prussia King Of	PA		2,770	11,014	3,295	2,770	14,309	17,079	5,242	1986	1998
First Avenue	Prussia King Of	PA		2,772	10,936	3,177	2,772	14,113	16,885	4,494	1980	1998
First Avenue Lindenwood	Prussia	PA		2,712	10,953	2,609	2,712	13,562	16,274	4,279	1987	1998
e	Malvern King Of	PA		2,729	10,915	1,955	2,729	12,870	15,599	3,419	1984	2001
First Avenue East	Prussia	PA		2,860	11,282	1,047	2,860	12,329	15,189	4,192	1985	
desford Road Freedom	Wayne King Of	PA		2,729	10,917	1,491	2,729	12,408	15,137	2,063	1998	2003
ness Center	Prussia King Of	PA		2,773	11,144	978	2,773	12,122	14,895	4,203	1989	1998
First Avenue Radnor Chester	Prussia	PA		2,168	8,576	4,118	2,168	12,693	14,862	3,895	1984	1998
l Radnor Chester	Radnor	PA		2,573	8,338	3,692	2,567	12,035	14,603	1,830	1983	2004
1	Radnor	PA		2,514	8,147	3,340	2,509	11,493	14,001	2,246	1983	2004
Berwyn Park East	Berwyn	PA	7,254	1,533	9,460	2,351	1,533	11,811	13,344	4,564	1987	1997
desford Road Swedesford	Wayne	PA		2,178	8,712	1,856	2,178	10,568	12,746	1,842	1985	2003
l Freedom	Berwyn King Of	PA		2,086	8,342	1,237	2,086	9,580	11,665	2,471	1987	2001
ness Center	Prussia	PA		2,017	8,070	722	2,017	8,792	10,809	3,086	1985	1998

Wayne	PA		1,872	7,489	1,201	1,872	8,690	10,562	1,688	1984	2003
Berwyn	PA		1,781	7,124	1,245	1,781	8,369	10,150	2,248	1986	2001
Berwyn	PA	5,580	1,180	7,290	963	1,180	8,253	9,433	3,135	1986	1997
Blue Bell King Of	PA		1,671	6,606	1,128	1,671	7,734	9,405	2,775	1990	1998
Prussia	PA		1,916	4,378	2,530	1,916	6,908	8,824	2,950	1968	1998
Devon	PA		1,689	6,756	369	1,689	7,126	8,814	2,489	1990	1998
Berwyn	PA		1,695	6,779	(0)	1,695	6,779	8,474	1,483	1997	2001
Newtown											
Square	PA	6,725	2,244	4,217	1,734	2,244	5,951	8,195	1,648	1998	1998
King Of											
Prussia			1,303	5,201	1,564	1,303		8,068	2,661	1979	1996
Blue Bell	PA		1,209	6,595	(245)	1,208	6,351	7,559	2,398	1990	1998
•											
C			-		•				-		1996
Horsham	PA		1,399	5,629	230	1,399	5,859	7,258	2,360	1986	1996
Wayne	PA		1,350	5,401	358	1,350	5,758	7,109	902	1998	2003
Exton King Of	PA		1,368	5,471	19	1,368	5,490	6,858	1,244	1996	2001
Prussia	PA		1,287	5,151	219	1,287	5,369	6,657	1,956	1966	1998
Exton	PA		982	3,927	1,717	982	5,644	6,626	1,508	1991	2001
Exton King Of	PA		1,195	4,779	503	1,195	5,282	6,477	1,296	1999	2001
Prussia	PA		618	2,473	3,302	618	5,775	6,393	2,086	1966	1998
Newtown											
Square	PA	4,699	1,108	5,155	46	1,108	5,201	6,309	2,083	2001	1997
Exton	PA		1,075	4,299	808	1,075	5,107	6,182	1,231	1988	2001
Horcham	DΛ		1 303	5 188	(446)	1 303	4 741	6.045	1 804	1000	1996
	ГА		1,303	3,100	(440)	1,303	4,741	0,043	1,004	1990	1990
	РА	4 610	1 112	4 067	802	1 112	4 869	5 981	1 429	1998	1999
Square	1 / 1	7,010	1,112	7,007	002	1,112	7,007	3,701	1,72)	1770	1///
Philadelphia	PA		532	2,196	3,249	628	5,349	5,977	1,241	Various	1998
Exton	PA		906	3,623	1,365	906	4,988	5,894	1,171	1988	2001
	Berwyn Berwyn Blue Bell King Of Prussia Devon Berwyn Newtown Square King Of Prussia Blue Bell Plymouth Meeting Horsham Wayne Exton King Of Prussia Exton Exton King Of Prussia Exton Exton King Of Prussia Exton Exton King Of Prussia Newtown Square Exton Horsham Newtown Square	Berwyn PA Berwyn PA Blue Bell PA King Of Prussia PA Devon PA Berwyn PA Newtown Square PA King Of Prussia PA Blue Bell PA Plymouth Meeting PA Horsham PA Wayne PA Exton PA King Of Prussia PA Exton PA King Of Prussia PA Exton PA Exton PA Exton PA Exton PA King Of Prussia PA Exton PA Exton PA King Of Prussia PA Exton PA Exton PA King Of Prussia PA Exton PA King Of Prussia PA Newtown Square PA Horsham PA Newtown Square PA Philadelphia PA	Berwyn PA Berwyn PA Berwyn PA S,580 Blue Bell PA King Of Prussia PA Devon PA Berwyn PA Newtown Square PA Blue Bell PA Plymouth Meeting PA Horsham PA Exton PA Exton PA Exton PA Exton PA King Of Prussia PA Exton PA King Of Prussia PA Exton PA King Of Prussia PA Exton PA Exton PA Exton PA King Of Prussia PA Newtown Square PA Newtown Square PA A,699 Exton PA Horsham PA Newtown Square PA Newtown Square PA A,610	Berwyn PA 1,781 Berwyn PA 5,580 1,180 Blue Bell PA 1,671 King Of Prussia PA 1,689 Berwyn PA 1,689 Berwyn PA 1,695 Newtown Square PA 6,725 2,244 King Of Prussia PA 1,303 Blue Bell PA 1,209 Plymouth PA 1,399 Wayne PA 1,368 King Of Prussia PA 1,368 King Of Prussia PA 1,195 King Of Prussia PA 1,195 King Of Prussia PA 618 Newtown Square PA 4,699 1,108 Exton PA 1,075 Horsham PA 1,303 Newtown Square PA 4,610 1,112 Philadelphia PA 532	Berwyn PA Berwyn PA Blue Bell PA King Of Prussia PA PA PA PA PA PA PA PA PRUSSIA 1,781 PA	Berwyn PA Berwyn PA Berwyn PA Blue Bell PA King Of Prussia PA 1,689 6,756 369 1,689 6,756 369 369 Berwyn PA Signare PA Signare PA Blue Bell PA Berwyn PA 1,695 6,779 Pussia PA 1,695 6,779 (0) 1,689 6,756 369 369 Berwyn PA 1,695 6,779 Paussia PA Blue Bell PA Pussia PA 1,209 6,595 (245) 1,303 5,201 1,564 1,564 Blue Bell PA PA 1,309 5,629 230 1,399 5,629 230 230 Wayne PA 1,350 5,401 358 Exton PA 1,368 5,471 19 1,368 5,471 19 19 King Of Prussia PA 1,368 5,471 19 1,287 5,151 219 219 Exton PA 1,368 5,471 19 5,03 2 3,927 1,717 1,717 Exton PA 1,195 4,779 503 1,195 4,779 503 King Of Prussia PA 1,195 4,779 503 1,108 5,155 46 Exton PA 1,108 5,155 46 1,075 4,299 808 Horsham PA 1,303 5,188 (446) 1,303 5,188 (446) Newtown Square PA 4,610 1,112 4,067 802 Philadelphia PA 532 2,196 3,249	Berwyn PA Berwyn PA Berwyn PA Berwyn PA S,580 1,781 7,124 1,245 1,781 7,290 963 1,180 7,290 963 1,180 1,671 6,606 1,128 1,671 6,606 1,128 1,671 6,606 1,128 1,671 6,606 1,128 1,671 6,606 1,128 1,671 6,606 1,128 1,671 6,606 1,128 1,671 6,606 1,128 1,671 6,606 1,128 1,671 6,606 1,128 1,671 6,606 1,1916 1,091	Berwyn PA Berwyn PA Berwyn PA Berwyn PA S,580 1,180 7,290 963 1,180 8,253 Blue Bell PA King Of Prussia PA I,671 6,606 1,128 1,671 7,734 Berwyn PA S,580 1,180 7,290 963 1,180 8,253 Blue Bell PA King Of Prussia PA I,916 4,378 2,530 1,916 6,908 Devon PA Berwyn PA I,689 6,756 6,779 (0) 1,695 6,779 Newtown Square PA 6,725 2,244 4,217 1,734 2,244 5,951 King Of Prussia PA I,209 6,595 (245) 1,208 6,351 Plymouth Meeting PA I,104 4,627 1,666 1,104 6,293 Horsham PA I,330 5,401 358 1,350 5,758 Exton PA I,368 5,471 19 1,368 5,490 King Of Prussia PA I,368 5,471 19 1,368 5,490 King Of Prussia PA I,368 5,471 19 1,368 5,490 King Of Prussia PA I,368 5,471 19 1,368 5,490 King Of Prussia PA I,287 5,151 219 1,287 5,369 Exton PA I,195 4,779 503 1,195 5,282 King Of Prussia PA I,195 4,779 503 1,195 5,282 King Of Prussia PA I,108 5,155 46 1,108 5,201 Exton PA I,287 5,151 219 1,287 5,369 Exton PA I,195 4,779 503 1,195 5,282 King Of Prussia PA I,299 808 1,075 5,107 Horsham PA I,303 5,188 (446) 1,303 4,741 Newtown Square PA 4,699 1,108 5,155 46 1,108 5,201 Exton PA I,075 4,299 808 1,075 5,107 Horsham PA I,303 5,188 (446) 1,303 4,741 Newtown Square PA 4,610 1,112 4,067	Berwyn PA	Berwyn PA	Berwyn PA 1,781 7,124 1,245 1,781 8,369 10,150 2,248 1986

F-43

Table of Contents

llendale Road

PA

BRANDYWINE REALTY TRUST SCHEDULE III

Real Estate and Accumulated Depreciation December 31, 2009 (in thousands)

Initial Cost

Gross Amount at Which Carried December 31, 2009

Accumulated

Net	
Improvements	

						provement			epreciation			
		Г	1			letirements)	-	D1141	7	at	37	
		Enc	cumberance	es	Building	Since		Building	1	December 31,	Year of	VaDra
		г	at December		and	Since		and		31,	01	Yeare
		L	31,							2009		
	City	State	2009	LandIn	nproveme#	at xquisition	LandIm	ıprovemen	fFotal (a)	(b) Co	nstructi	loc quire
indenwood Drive	Malvern	PA		848	3,394	1,362	849	4,756	5,604	1,110	1991	2001
reamery Way	Exton	PA		994	3,978	555	994	4,532	5,527	1,112	1991	2001
	King Of											ļ
61 Fifth Avenue	Prussia	PA		1,097	4,391	31	1,097	4,422	5,519	1,505	1967	1998
	Newtown											I
mpus Boulevard	Square	PA	4,800	1,164	3,896	408	1,164	4,304	5,468	1,012	2002	2000
	King Of											ļ
ark Avenue	Prussia	PA		1,012	4,048	385	1,012	4,433	5,445	1,443	1964	1998
	King Of											
llendale Road	Prussia	PA		1,020	3,839	514	1,020	4,353	5,373	1,387	1961	1998
reamery Way	Exton	PA		894	3,576	684	894	4,260	5,154	1,100	1991	2001
rrandale Boulevard	Exton	PA		970	3,878	274	970	4,152	5,122	983	1997	2001
	Newtown											
mpus Boulevard	Square	PA	3,615	787	3,312	461	787	3,773	4,560	1,676	1990	1996
	Plymouth											
Butler Pike	Meeting	PA		661	2,727	1,103	662	3,829	4,491	1,665	1984	1996
homas Jones Way	Exton	PA		806	3,256	339	806	3,595	4,401	1,360	1990	1996
Paoli Pike	Malvern	PA		458	559	3,281	488	3,810	4,298	1,017	2000	2000
Vest Germantown	Plymouth											
	Meeting	PA		685	2,773	652	685	3,425	4,110	1,518	1984	1996
reamery Way	Exton	PA		777	3,107	25	777	3,132	3,909	699	1990	2001
Enterprise Drive	West Goshen	PA		731	2,946	47	731	2,993	3,724	1,133	1989	1997
	King Of											
llendale Road	Prussia	PA		689	2,756	9	689	2,765	3,454	946	1962	1998
reamery Way	Exton	PA		635	2,548	(48)	635	2,500	3,135	1,010	1987	1996
	King Of											
lark Avenue	Prussia	PA		547	2,190	0	547	2,190	2,737	746	1960	1998
Vest Germantown	Plymouth											
	Meeting	PA		481	1,976	264	482	2,239	2,721	934	1984	1996
homas Jones Way	Exton	PA		526	2,112	74	527	2,185	2,712	926	1990	1996
ohn Young Way	Exton	PA		496	1,983	14	496	1,997	2,493	435	1997	2001
indenwood Drive	Malvern	PA		473	1,892	78	473	1,970	2,443	452	1985	2001
11 1 1 15 1		D.A		420	422	1 400	420	1.010	0.051	445	2000	2000

Table of Contents 220

432

1,480

439

1,912

2,351

445

2000

2000

439

King of

	Prussia											
	King of											!
llendale Road	Prussia	PA		396	3,343	(1,637)	396	1,706	2,102	821	1962	1998
indenwood Drive	Malvern	PA		324	1,295	(1,037)	324	1,700	1,620	284	1902	2001
much wood 211.	Plymouth	111		J	1,400	-	<i>5</i> - .	1,	1,0_0	2 0.	175.	2001
lymouth Road	Meeting	PA		1,043	555		1,043	555	1,598	66	N/A	2000
rrandale Road	Exton	PA		262	1,048	125	262	1,173	1,435	287	1996	2001
wedesford Road	Berwyn	PA		218	,	(218)		,	•		N/A	N/A
ROPOLITAN	-					•						, , , , , , , , , , , , , , , , , , ,
HINGTON, D.C.												1
International Drive	Mclean	VA	62,713	18,437	97,538	1,031	18,785	98,221	117,006	8,591	1999	2006
Dulles Corner												,
vard	Herndon	VA		16,345	65,379	18,370	16,129	83,965	100,094	10,569	1987	2006
Sunrise Valley					- 0	· - <u>-</u>			- 70	- 4		
	Herndon	VA		11,082	47,290	19,687	11,082	66,977	78,059	1,931	2007	N/A
Wisconsin Avenue	Bethesda	MD		9,634	48,402	4,825	9,816	53,045	62,860	6,396	1975	2006
Fairview Park	1	~ 7 4			51 COF	2.262	- 	53 7 42	50.440	4.720	1000	2006
10 1 D	Falls Church			6,576	51,605	2,262	6,700	53,743	60,443	4,739	1999	2006
Wood Oak Drive	Herndon	VA		8,243	52,413	(741)	8,782	51,133	59,915	4,610	1999	2006
Dulles Corner	II don	37 A		10.265	12 076	5 245	10.265	40 101	50 106	5 511	1000	2006
vard 08 Van Buran	Herndon	VA		10,365	43,876	5,245	10,365	49,121	59,486	5,514	1988	2006
98 Van Buren	Hamdon	17 A		7.021	42 012	7 171	0 218	50 565	59 01/	<i>4</i> 513	1001	2006
Company Dorle	Herndon	VA		7,931	43,812	7,171	8,348	50,565	58,914	6,513	1991	2006
Corporate Park	Herndon	VA		11 479	45,893	42	11,472	45,936	57 407	3,636	2000	2006
Dulles Corner Park	Herndon Herndon	VA VA		11,472 7,279	45,893 46,340	3,654	7,417	45,936 49,856	57,407 57,273	3,636 4,630	2000 1990	2006
Gallows Road	Vienna	VA VA		7,279 7,797	40,340	(897)	7,417 7,944	49,836	54,717	3,680	1990	2006
Fairview Park	V ICINIA	V A		1,171	47,017	(0)1)	1,277	40,115	J7,111	3,000	1707	2000
ranview i aik	Falls Church	VA		5,918	40,981	841	6,050	41,691	47,741	4,573	1988	2006
Dulles Corner	Tans Charen	¥ 1 1		2,710	40,701	0-1-1	0,020	71,0/1	7/,/ 11	7,575	1700	2000
/ Dunes Come	Herndon	VA		7,236	39,213	640	7,373	39,716	47,089	4,728	1997	2006
Rockledge Drive	Bethesda	MD		· ,	37,421	8,329	, , .	45,750	45,750	4,819	1981	2006
Cooperative Way	Herndon	VA		5,598	38,639	219	5,795	38,661	44,456	3,536	2000	2006
Greensboro Drive	Mclean	VA	33,296	7,952	33,964	407	8,102	34,221	42,323	3,794	1980	2006
Research Boulevard	Rockville	MD	14,180	5,167	31,110	3,128	5,237	34,168	39,405	4,552	1999	2006
Cooperative Way	Herndon	VA	- ,	4,809	34,093	(1,785)	4,809	32,309	37,118	2,772	1990	2006
Research Boulevard	Rockville	MD	14,180	5,059	29,668	1,389	5,154	30,962	36,116	3,158	1990	2006
Leesburg Pike Campus Commons	Vienna	VA		4,316	30,885	(57)	4,397	30,746	35,143	3,276	1984	2006
Callipus Commons	Reston	VA		6,164	28,114	86	6,281	28,083	34,364	2,466	1985	2006
Research Boulevard	Rockville	MD	13,163	4,649	26,952	(238)	4,733	26,629	31,362	2,460	1985	
Lee Jackson			13,105									
orial Highway	Fairfax	VA		3,770	22,895	2,188	3,842	25,012	28,853	3,605	1985	2006
Beltsville Drive Lee Jackson	Beltsville	MD		3,831	16,661	4,660	3,904	21,248	25,151	2,913	1987	2006
orial Highway Sunrise Valley	Fairfax	VA		3,246	19,836	(229)	3,307	19,546	22,853	2,611	1982	2006
Sumise vancy	Herndon	VA		3,794	19,365	(1,376)	3,866	17,917	21,783	1,590	1989	2006
Beltsville Drive	Beltsville	MD		2,808	19,303	743	2,863	17,917	15,632	1,707	1989	2006
Fair Lakes Court	Fairfax	VA		1,569	11,982	(142)	1,599	11,810	13,409	1,171	1988	2006
Tall Lakes Court	Tallian	V I 1		1,507	11,702	(174)	1,577	11,010	13,707	1,1/1	1700	2000

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(709) 2,321 10,348 12,669

1,359 1987

2006

2,278 11,100

Beltsville

Beltsville Drive

MD

Falls Church	VA		733	4,939	(100)	733	4,838	5,572	386	1988	2006
											•
Falls Church	VA		297	1,964	0	297	1,964	2,261	157	1988	2006
Bethesda	MD		198	870	18	202	884	1,086	75	1987	2006
Wilmington	DE		6,141	21,140	1,081	6,141	22,221	28,362	4,529	1989	2004
Lawrenceville	NJ		4,876	19,284	4,020	5,118	23,063	28,180	7,914	1989	1998
Wilmington	DE		6,368	13,739	2,614	6,369	16,353	22,721	4,168	1989	2004
Marlton	NJ		3,727	17,620	1,009	3,727	18,630	22,356	4,090	1986	2004
Mt. Laurel	NJ		3,569	14,436	2,153	3,569	16,590	20,158	5,362	1984	1998
Lawrenceville	NJ		3,701	14,802	1,481	3,850	16,134	19,984	2,839	1984	2003
Mt. Laurel	NJ		3,206	12,857	2,613	3,206	15,470	18,676	6,307	1990	1997
Wilmington	DE	9,227	2,545	10,195	5,456	2,545	15,651	18,196	5,871	1989	1996
Voorhees	NJ		2,732	10,942	4,127	2,732	15,069	17,801	6,463	1988	1997
Lawrenceville	NJ	10,496	2,291	12,221	3,210	2,684	15,038	17,722	6,400	2000	2000
	Falls Church Bethesda Wilmington Lawrenceville Wilmington Marlton Mt. Laurel Lawrenceville Mt. Laurel Wilmington Voorhees	Bethesda MD Wilmington DE Lawrenceville NJ Wilmington DE Marlton NJ Mt. Laurel NJ Lawrenceville NJ Mt. Laurel NJ Wilmington DE	Falls Church VA Bethesda MD Wilmington DE Lawrenceville NJ Wilmington DE Marlton NJ Mt. Laurel NJ Lawrenceville NJ Mt. Laurel NJ Wilmington DE 9,227 Voorhees NJ	Falls Church VA Bethesda MD Wilmington DE Lawrenceville NJ Wilmington DE Marlton NJ Mt. Laurel NJ Mt. Laurel NJ Mt. Laurel NJ Wilmington DE Syzer Mt. Laurel NJ Mt. Laurel NJ Mt. Laurel NJ Wilmington DE Syzer S	Falls Church VA Bethesda MD Wilmington DE Lawrenceville NJ Wilmington DE Agriculture NJ Wilmington DE Agriculture NJ Marlton NJ Mt. Laurel NJ Wilmington DE Sp. 227 Sp. 2,545 NJ No 1,964 No 10,964 No	Falls Church VA Bethesda MD Wilmington DE Lawrenceville NJ Wilmington DE Marlton NJ Mt. Laurel NJ	Falls Church VA Bethesda MD Wilmington DE Lawrenceville NJ Marlton NJ Mt. Laurel NJ M	Falls Church VA Bethesda MD 297 1,964 0 297 1,964 Bethesda MD 198 870 18 202 884 Wilmington DE Lawrenceville NJ 4,876 19,284 4,020 5,118 23,063 Wilmington DE 6,368 13,739 2,614 6,369 16,353 Marlton NJ 3,727 17,620 1,009 3,727 18,630 Mt. Laurel NJ 3,569 14,436 2,153 3,569 16,590 Lawrenceville NJ 3,701 14,802 1,481 3,850 16,134 Mt. Laurel NJ 3,206 12,857 2,613 3,206 15,470 Wilmington DE 9,227 2,545 10,195 5,456 2,545 15,651 Voorhees NJ 297 1,964 0 297 1,964 0 397 1,964 18 202 884	Falls Church VA Bethesda MD Example 198 870 18 202 884 1,086 Wilmington DE Lawrenceville NJ Wilmington DE Lawrenceville NJ Wilmington DE Agriculture 198 870 18 202 884 1,086 Wilmington DE Lawrenceville NJ Wilmington DE Agriculture 198 870 18 202 884 1,086 Wilmington DE Agriculture 198 870 18 202 884 1,086 Agriculture 198 870 18 202 884 1,086 Example 198 870 189 189 189 189 189 189 189 189 189 189	Falls Church VA Bethesda MD 297 1,964 0 297 1,964 2,261 157 Bethesda MD 198 870 18 202 884 1,086 75 Wilmington DE Lawrenceville NJ 4,876 19,284 4,020 5,118 23,063 28,180 7,914 Wilmington DE 6,368 13,739 2,614 6,369 16,353 22,721 4,168 Marlton NJ 3,727 17,620 1,009 3,727 18,630 22,356 4,090 Mt. Laurel NJ 3,569 14,436 2,153 3,569 16,590 20,158 5,362 Lawrenceville NJ 3,701 14,802 1,481 3,850 16,134 19,984 2,839 Mt. Laurel NJ 3,206 12,857 2,613 3,206 15,470 18,676 6,307 Wilmington DE 9,227 2,545 10,195 5,456 2,545 15,651 18,196 5,871 Voorhees NJ 2,732 10,942 4,127 2,732 15,069 17,801 6,463	Falls Church VA Bethesda MD 6,141 21,140 1,081 6,141 22,221 28,362 4,529 1989 Lawrenceville NJ Wilmington DE 6,368 13,739 2,614 6,369 16,353 22,721 4,168 1989 Marlton NJ Mt. Laurel NJ 3,206 12,857 2,613 3,206 15,470 18,676 6,307 1990 Wilmington DE 9,227 2,545 10,195 5,456 2,545 15,651 18,196 5,871 1989 Voorhees NJ 297 1,964 2,261 157 1988 28,362 4,529 1989 1989 4,529 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989 1989

F-44

Table of Contents

Center Drive

Marlton

NJ

BRANDYWINE REALTY TRUST SCHEDULE III

Real Estate and Accumulated Depreciation December 31, 2009 (in thousands)

Gross Amount at Which Carried Initial Cost December 31, 2009

				ilitiai Cos			December	31, 2007				
					Net							
				Imj	provement	ts		Ac	cumulate	ed		
								De	epreciation	on		
				(Re	etirements	s)			at			
	Enc	umberand	es	Building			Building	Γ	December	r Year		
		at		and	Since		and		31,	of	YeaDer	oreciabl
	Γ)ecember							,		1	
								Total	2009			
City	State		Landn	nnrovemeA	tranisition	Landn	nnrovemen			nstructi	oranired	Life
City	State	200)	Landi	ipro vernan	aquisition	Lanan	iipio (eiiieii	(4)	(0)00	non ac a	vez jan ca	Liiv
Wilmington	DF		2 802	11 217	3 460	2 802	14 677	17 479	955	1987	2001	40
Willington	DL		2,002	11,217	3,400	2,002	14,077	17,77	755	1707	2001	40
Mt Lourol	NII		2.061	12.254	1 106	2.061	12 260	16 401	1 000	1001	1007	40
Mit. Laurei	INJ		3,001	12,234	1,100	3,001	13,300	10,421	4,889	1991	1997	40
T '11	NIT	7.017	2 410	0.700	4 1 40	2.540	10.710	16.050	4.001	1007	1000	40
Lawrenceville	NJ	7,917	2,410	9,700	4,140	2,540	13,/10	16,250	4,021	1987	1998	40
					.=	• 0 . 0						
Lawrenceville	NJ	9,792	2,811	17,996	(5,484)	2,960	12,363	15,323	4,372	1985	1998	40
Lawrenceville	NJ		1,071	12,967	851	1,071	13,817	14,889	549	2007	N/A	40
Mt. Laurel	NJ		2,061	8,180	3,962	2,061	12,142	14,203	3,848	1989	1997	40
Marlton	NJ		2,074	8,415	2,239	2,074	10,654	12,728	4,465	1987	1997	40
Mt. Laurel	NJ		2,297	9.288	965	2,297	10,253	12,550	4.151	1988	1997	40
			_,,	- ,		_,,	,	,	.,	-, -,		
Newark	DE.		2 528	9 220	733	2 528	9 953	12 481	2.262	1997	2002	40
1 (C Walk	DL		2,320	7,220	755	2,320	,,,,,,	12,101	2,202	1///	2002	10
Cherry Hill	NI		2 144	8 708	878	2 144	0.676	11.820	2 417	1088	2001	40
Cherry Tim	143		2,177	0,770	070	2,177	7,070	11,020	2,717	1700	2001	40
Charmy Hill	NII		2.060	9 275	1 474	2.060	0.740	11 010	2 752	1000	2001	40
Cheffy Hill	INJ		2,009	0,273	1,4/4	2,009	9,749	11,010	2,732	1909	2001	40
C1 11:11		11.774	2 1 42	0.120	220	0 1 10	0.440	11.501	4.002	1000	1006	40
Cherry Hill	NJ	11,//4	2,142	9,120	329	2,142	9,449	11,591	4,092	1990	1996	40
		10 = : =		0.000			0.00	44.00=	2.4=2	4000	400=	4.0
Mt. Laurel	NJ	10,717	2,202	8,823	60	2,203	8,882	11,085	3,270	1989	1997	40
	Mt. Laurel Lawrenceville Lawrenceville Lawrenceville Mt. Laurel Marlton Mt. Laurel Newark Cherry Hill Cherry Hill	City State Wilmington DE Mt. Laurel NJ Lawrenceville NJ Lawrenceville NJ Mt. Laurel NJ Mt. Laurel NJ Mt. Laurel NJ Marlton NJ Mt. Laurel NJ	City State 31, City State 2009 Wilmington DE Mt. Laurel NJ Lawrenceville NJ 7,917 Lawrenceville NJ 9,792 Lawrenceville NJ Mt. Laurel NJ Marlton NJ Mt. Laurel NJ Newark DE Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ Cherry Hill NJ	City State 2009 Landn Wilmington DE 2,802 Mt. Laurel NJ 3,061 Lawrenceville NJ 7,917 2,410 Lawrenceville NJ 9,792 2,811 Lawrenceville NJ 1,071 Mt. Laurel NJ 2,061 Marlton NJ 2,074 Mt. Laurel NJ 2,297 Newark DE 2,528 Cherry Hill NJ 2,069 Cherry Hill NJ 11,774 2,142	City State 2009 Landmprovement State 2009 Landmprovement 1,2254	City State 2009 Landmprovement Laurel NJ 7,917 2,410 9,700 4,140 Lawrenceville NJ 1,071 12,967 851 Mt. Laurel NJ 2,061 8,180 3,962 Marlton NJ 2,274 9,288 965 Newark DE 2,528 9,220 733 Cherry Hill NJ 2,069 8,275 1,474 Cherry Hill NJ 11,774 2,142 9,120 329	City State 2009 Landmprovements Landmore State 2009 Landmprovements Landmore State 2009 Landmprovements Landmore Landmore Lawrenceville NJ 7,917 2,410 9,700 4,140 2,540 Lawrenceville NJ 7,917 2,410 9,700 4,140 2,540 Lawrenceville NJ 9,792 2,811 17,996 (5,484) 2,960 Lawrenceville NJ 1,071 12,967 851 1,071 Mt. Laurel NJ 2,061 8,180 3,962 2,061 Marlton NJ 2,074 8,415 2,239 2,074 Mt. Laurel NJ 2,297 9,288 965 2,297 Newark DE 2,528 9,220 733 2,528 Cherry Hill NJ 2,144 8,798 878 2,144 Cherry Hill NJ 2,069 8,275 1,474 2,069 Cherry Hill NJ 11,774 2,142 9,120 329 2,142 Cherry Hill NJ 2,142 9,120 329 2,142 Cherry Hill NJ 2,142 2,144 2,142 2,142 2,144 2,144 2,144 2,144 2,144 2,144 2,144 2,144 2,144 2,144 2,144 2,144 2,144 2,1	Newark Name	Net Improvements	Net State State	Note Note	Note Part Part

Table of Contents 223

1,619 1,880

9,140 11,020 2,534 1989

2001

40

7,521

1,880

100 Lenox													
Drive	Lawrenceville	NJ				10,771	1,134	9,637	10,771	539	1977	1999	N/A
701 East Gate	Mt. I amel	NII		1 726	6 977	1.005	1 726	7 000	0.610	2 795	1006	1000	40
Drive 210 Lake	Mt. Laurel	NJ		1,736	6,877	1,005	1,736	7,882	9,618	2,785	1986	1998	40
Drive East	Cherry Hill	NJ		1,645	6,579	759	1,645	7,338	8,983	1,906	1986	2001	40
308 Harper		1.0		1,0 .0	0,075	, , ,	1,0 .0	7,000	0,500	1,500	1700	2001	
Drive	Moorestown	NJ		1,643	6,663	219	1,644	6,881	8,525	2,209	1976	1998	40
305													
Fellowship													
Drive	Mt. Laurel	NJ		1,421	5,768	1,265	1,421	7,033	8,454	2,466	1980	1998	40
307 Fellowship													
Drive	Mt. Laurel	NJ		1,565	6,342	449	1,565	6,792	8,356	2,259	1981	1998	40
303	Wit. Eddiel	113		1,505	0,5 12	117	1,505	0,772	0,550	2,237	1701	1770	10
Fellowship													
Drive	Mt. Laurel	NJ		1,493	6,055	652	1,494	6,707	8,200	2,194	1979	1998	40
309													
Fellowship	N. T. 1	NII		1.710	C 154	207	1.710	6.551	0.060	2.007	1002	1000	40
Drive 1000 Lenox	Mt. Laurel	NJ		1,518	6,154	397	1,518	6,551	8,069	2,087	1982	1998	40
Drive	Lawrenceville	NI		1,174	4,696	2,180	1,244	6,806	8,050	2,033	1982	2002	40
1000 Bishops	Lawrencevine	113		1,17	1,070	2,100	1,2-1-1	0,000	0,050	2,033	1702	2002	-10
Gate	Mt. Laurel	NJ		934	6,287		934	6,883	7,817	1,612	2005	2000	40
9000													
Midlantic													
Drive	Mt. Laurel	NJ	5,926	1,472	5,895	95	1,472	5,990	7,462	2,230	1989	1997	40
6 East													
Clementon Road	Gibbsboro	NJ		1,345	5,366	350	1,345	5,716	7,061	2,015	1980	1997	40
Three	Gibbsboio	113		1,545	3,300	330	1,545	3,710	7,001	2,013	1700	1771	40
Greentree													
Centre	Marlton	NJ		323	6,024	607	324	6,631	6,954	4,930	1984	1986	40
100													
Commerce				4.460	4.622	0.40	1.460	7 400	c c 10	2.420	1000	400=	4.0
Drive	Newark	DE		1,160	4,633	849	1,160	5,482	6,642	2,139	1989	1997	40
200 Commerce													
Drive	Newark	DE		911	4,414	1,018	911	5,432	6,343	1,340	1998	2002	40
30 Lake	1 (0 () 0111			711	.,	1,010	711	0,.02	0,6 .6	1,0 .0	1,,,,	2002	
Center Drive	Marlton	NJ		1,043	4,171	912	1,043	5,084	6,126	1,310	1986	2001	40
161 Gaither													
Drive	Mount Laurel	NJ		1,016	4,064	714	1,016	4,778	5,794	1,183	1987	2001	40
Two													
Greentree Centre	Marlton	NJ		264	4,693	694	264	5,387	5,651	3,616	1983	1986	40
One Greentree		INJ		204	4,093	094	204	3,367	3,031	3,010	1903	1960	40
Centre	Marlton	NJ		345	4,440	590	345	5,030	5,375	3,365	1982	1986	40
Two Eves				-	, -	-	-	,	,	,		-	-
Drive	Marlton	NJ		818	3,461	43	818	3,503	4,322	1,326	1987	1997	40
	Mt. Laurel	NJ	4,133	714	5,085	(1,524)	714	3,561	4,275	1,412	1998	1997	40

4000													
Midlantic													
Drive													
20 East													
Clementon													
Road	Gibbsboro	NJ		769	3,055	281	769	3,336	4,105	1,201	1986	1997	40
Five Eves													
Drive	Marlton	NJ		703	2,819	491	703	3,310	4,013	1,303	1986	1997	40
8000 Lincoln													
Drive	Marlton	NJ		606	2,887	303	606	3,189	3,796	1,442	1997	1996	40
304 Harper					,			,	ŕ	ŕ			
Drive	Moorestown	NJ		657	2,674	418	657	3,092	3,749	1,076	1975	1998	40
Main Street					,			-,	- ,-	,			
Piazza	Voorhees	NJ		696	2,802	151	696	2,953	3,649	1,158	1990	1997	40
815 East Gate	Voornees	1 10		070	2,002	131	070	2,755	3,017	1,130	1,,,0	1///	10
Drive	Mt. Laurel	NJ		636	2,584	307	636	2,891	3,527	995	1986	1998	40
817 East Gate	Wit. Laurer	113		030	2,304	307	030	2,071	3,321	773	1700	1770	40
Drive	Mt. Laurel	NJ		611	2.426	360	611	2,785	3,397	886	1986	1998	40
	Mit. Laurei	INJ		011	2,426	300	011	2,763	3,397	000	1960	1990	40
Four B Eves	N.C. 14	NIT		500	2.260	201	500	2.740	2 220	1 1 4 0	1007	1007	40
Drive	Marlton	NJ		588	2,369	381	588	2,749	3,338	1,148	1987	1997	40
Four A Eves	3.6.1.			720	2.160	1.10	520	2 210	2 0 40	076	1005	1007	40
Drive	Marlton	NJ		539	2,168	142	539	2,310	2,849	876	1987	1997	40
Main Street													
Promenade	Voorhees	NJ		531	2,052	55	532	2,107	2,638	805	1988	1997	40
10 Foster													
Avenue	Gibbsboro	NJ		244	971	265	244	1,236	1,480	492	1983	1997	40
7 Foster													
Avenue	Gibbsboro	NJ		231	921	94	231	1,014	1,246	391	1983	1997	40
50 East													
Clementon													
Road	Gibbsboro	NJ		114	964	3	114	967	1,081	338	1986	1997	40
4 Foster													
Avenue	Gibbsboro	NJ		183	726	37	183	763	946	280	1974	1997	40
2 Foster													
Avenue	Gibbsboro	NJ		185	730	24	185	754	939	269	1974	1997	40
1 Foster													
Avenue	Gibbsboro	NJ		93	364	63	93	428	520	157	1972	1997	40
5 U.S.	Giocideiro	110			501	0.5	,,,	.20	220	10,	17,2	1,,,,	.0
Avenue	Gibbsboro	NJ		21	81	3	21	84	105	29	1987	1997	40
5 Foster	Globsbolo	113		21	01	3	21	0-	103	2)	1707	1///	40
Avenue	Gibbsboro	NJ		9	32	26	9	58	67	19	1968	1997	40
	Gibbsboio	INJ		9	32	20	9	30	07	19	1900	1997	40
RICHMOND													
300													
Arboretum	.		10 176	- 4-0	21.002	2 000	- 4 - 0		20.424	- 000	1000	1000	4.0
Place	Richmond	VA	12,156	5,450	21,892	3,089	5,450	24,982	30,431	7,830	1988	1998	40
7501 Boulders													
View Drive	Richmond	VA		4,669	19,699	474	4,925	19,917	24,842	1,234	1990	2007	40
7300													
Beaufont													
Springs Drive	Richmond	VA		4,672	19,689	306	4,922	19,745	24,667	1,196	2000	2007	40
	Richmond	VA		4,552	18,414	975	4,552	19,389	23,941	1,790	1986	2006	40

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6800 Paragon												
Place												
6802 Paragon												
Place	Richmond	VA	2,917	11,454	1,890	2,917	13,344	16,261	3,080	1989	2002	40
1025 Boulders												
Parkway	Richmond	VA	2,574	11,297	738	2,824	11,785	14,609	836	1994	2007	40

F-45

Table of Contents

eland

BRANDYWINE REALTY TRUST SCHEDULE III

Real Estate and Accumulated Depreciation December 31, 2009 (in thousands)

					Initial Cos	t Net	G	ried				
						Improvements				Accumulated Depreciation		
		Er	at		Building and	(Retirements) Since		Building and		at December 31,	Year of	Yea
	City	State	December 31, 2009	Land	Improvemen	ntsAcquisition	Land	Improvements	Total (a)	2009 (b©c	nstructi	Accequi
rnam font	Richmond	VA		2,482	8,84	6 2,533	2,482	11,378	13,861	3,618	1976	199
ve	Richmond	VA		2,344	10,37	7 502	2,594	10,629	13,223	672	1999	200
	Richmond	VA		2,349	10,39	6 276	2,599	10,422	13,021	632	1998	200
on	Richmond	VA			10,28	8 809	403	10,695	11,097	1,473	2007	200
	Richmond Glen	VA		1,857	7,702	2 877	1,857	8,579	10,436	2,799	1991	199
ve	Allen	VA		1,640	6,56	7 1,373	1,640	7,939	9,580	2,534	1996	199
nue	Durham	NC		1,622	6,419	9 910	1,581	7,370	8,951	2,694	1985	199
ns	Richmond	VA		1,202	4,820	0 1,863	1,202	6,683	7,885	2,329	1987	199
	Richmond	VA	3,313	1,362	5,489	9 590	1,362	2 6,079	7,441	1,948	1988	199
ay kway	Richmond	VA		391	5,410	0 760	391	6,170	6,561	1,231	2001	199
d	Henrico	VA		1,069	4,28	1 984	1,069	5,265	6,334	1,845	1980	199
	Richmond	VA	2,747	1,110	4,47	4 457	1,110	4,931	6,041	1,611	1988	199
	Richmond Richmond		2,831	985 1,061			985 1,061	•	5,951 5,526	1,389 1,389	1988 1975	199 199

5 Street	Richmond	VA		1,020	4,067	370	1,020	4,437	5,457	1,430	1989	199
n												
ney	Richmond	VA		582	2,433	224	582	2,658	3,239	884	1991	199
5	Richmond	VA		512	2,049	234	512	2,283	2,795	793	1989	199
load ney	Richmond	VA		530	2,123	140	530	2,263	2,793	794	1994	199
4	Richmond	VA		550	2,203	37	550	2,240	2,790	727	1993	199
Street ney	Richmond	VA		502	2,014	157	502	2,170	2,673	714	1985	199
9	Richmond	VA		507	2,034	15	507	2,049	2,556	662	1986	199
Street ney	Richmond	VA		423	1,695	269	423	1,964	2,387	701	1985	199
ney	Richmond	VA		455	1,822	18	455	1,840	2,295	593	1987	199
ney	Richmond	VA		356	1,427	379	356	1,806	2,162	653	1982	199
6	Richmond	VA		387	1,552	111	387	1,663	2,050	535	1983	199
Street ilynn	Richmond	VA		353	1,416	194	353	1,609	1,963	578	1988	199
•	Richmond	VA		281	1,125	106	281	1,231	1,512	384	1986	199
	Richmond Richmond			264 1,256	1,059	11 0	265 1,256	1,068	1,334 1,256	344	1984 NA	199 200
d 790	Oakland	CA		13,556	54,266	3,148	13,557	57,413	70,970	3,650	1990	200
et cord	Carlsbad	CA		7,073	22,907	2,854	7,517	25,317	32,834	2,485	1999	200
cord	Concord	CA	18,320	6,395	24,664	640	6,515	25,183	31,698	6,635	1984	200
Join	Concord	CA	18,327	6,476	24,966	215	6,476	25,180	31,656	6,777	1984	200
Drive 950	San Diego	CA		2,979	15,896	1,407	3,155	17,127	20,282	1,745	2002	200
Court Place	Carlsbad	CA		3,706	11,185	1,537	3,956	12,472	16,428	1,397	1988	200
nida	Carlsbad	CA		2,824	9,413	1,619	3,000	10,856	13,856	1,121	1987	200
te Del	Carlsbad	CA		2,121	8,361	1,216	2,257	9,441	11,698	1,220	1986	200
e Dei	Carlsbad Oakland			3,261 7,841	6,077	1,026	3,500 7,841	6,865	10,364 7,841	1,034	1991 N/A	200 200
	Table of (Conte	nts								228	

er												
Lot B	Oakland	CA		4,342		(0)	4,342		4,342		N/A	200
ital of /y												
bac	Austin	TX		5,152	37,928	3,798	5,251	41,628	46,878	5,107	1984	200
ay	Austin	TX		4,188	41,229	266	4,251	41,432	45,683	4,354	2001	200
bac ay th	Austin	TX		3,538	34,346	2,241	3,606	36,520	40,126	5,324	2000	200
ay	Austin	TX		3,698	34,912	(2,352)	3,769	32,489	36,257	2,535	1999	200
oac ay th	Austin	TX		3,290	31,548	89	3,370	31,556	34,926	3,000	2001	200
ay I th	Austin	TX		1,688	21,011	2,884	1,689	23,894	25,583	103	2007	200
ay I	I Austin	TX		1,688	19,229	2,640	1,689	21,868	23,557	1,524	2007	200
l Road	Coppell	TX	19,311	1,516	14,895	8	1,517	14,903	16,420	2,547	1998	200
oac ay	Austin	TX		1,227	10,959	469	1,250	11,405	12,655	1,114	1999	200

\$551,720 \$680,832 \$3,396,822 \$434,271 \$690,441 \$3,822,177 \$4,512,618 \$716,956

Table of Contents

(a) Reconciliation of Real Estate:

The following table reconciles the real estate investments from January 1, 2007 to December 31, 2009 (in thousands):

	2009	2008	2007
Balance at beginning of year	\$ 4,608,320	\$ 4,825,747	\$ 4,939,489
Additions: Acquisitions Capital expenditures	80,506	122 247,345	158,399 179,691
Less: Dispositions	(176,208)	(464,894)	(451,832)
Balance at end of year	\$ 4,512,618	\$ 4,608,320	\$ 4,825,747

The aggregate cost for federal income tax purposes is \$4.6 billion as of December 31, 2009

(b) Reconciliation of Accumulated Depreciation:

The following table reconciles the accumulated depreciation on real estate investments from January 1, 2007 to December 31, 2009 (in thousands):

		2009	2008	2007
Balance at beginning of ye	rear	\$ 639,688	\$ 558,908	\$ 515,698
	ontinued operations iscontinued operations	141,309 6,494	144,631 6,494	167,160 4,748
Less: Dispositions		(70,535)	(70,345)	(128,698)
Balance at end of year		\$ 716,956	\$ 639,688	\$ 558,908

F-47

Table of Contents

Report of Independent Registered Public Accounting Firm

To the Partners of Brandywine Operating Partnership:

In our opinion, the consolidated financial statements listed in the index appearing under Item 15(a)(1) present fairly, in all material respects, the financial position of Brandywine Operating Partnership and its subsidiaries (the Partnership) at December 31, 2009 and 2008, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2009 in conformity with accounting principles generally accepted in the United States of America. In addition, in our opinion, the financial statement schedules listed in the index appearing under Item 15(a)(2) present fairly, in all material respects, the information set forth therein when read in conjunction with the related consolidated financial statements. Also in our opinion, the Partnership 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 (COSO). The Partnership s management is responsible for these financial statements and financial statement schedules, for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in Management s Report on Internal Control over Financial Reporting appearing under Item 9A. Our responsibility is to express opinions on these financial statements, on the financial statement schedules and on the Partnership's internal control over financial reporting based on our integrated 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 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.

As discussed in Note 2 to the consolidated financial statements, as of January 1, 2009, the Partnership changed the way it accounts for convertible debt instruments that may be settled in cash upon conversion and the way it accounts for non-controlling interests.

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 (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (ii) 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 (iii) 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.

As described in Management s Report on Internal Control Over Financial Reporting, management has excluded the Partnership s investments in Four and Six Tower Bridge Associates from its assessment of internal control over financial reporting as of December 31, 2009 because the Partnership does not have the right and authority to assess the internal control over financial reporting of the individual entities and it lacks the ability to influence or modify the internal control over financial reporting of the individual entities. Four and Six Tower Bridge Associates are two real

estate partnerships, created prior to December 13, 2003, which the Partnership started consolidating in accordance with the accounting standard for the consolidation of variable interest entities on March 31, 2004. We have also excluded Four and Six Tower Bridge Associates from our audit of internal control over financial reporting. The total assets and total revenue of Four and Six Tower Bridge Associates represent, in the aggregate less than 1% and 1%, respectively, of the Partnership s consolidated financial statement amounts as of and for the year ended December 31, 2009.

/s/ PricewaterhouseCoopers LLP Philadelphia, Pennsylvania March 1, 2010

F-48

Table of Contents

BRANDYWINE OPERATING PARTNERSHIP, L.P. CONSOLIDATED BALANCE SHEETS

(in thousands, except unit and per unit information)

	December 31, 2008 (as					
		2008 (as				
	2009	adjusted)				
Real estate investments:	¢ 4510610	¢ 4.609.220				
Operating properties	\$ 4,512,618	\$ 4,608,320				
Accumulated depreciation	(716,956)	(639,688)				
Operating real estate investments, net	3,795,662	3,968,632				
Construction-in-progress	271,962	122,219				
Land inventory	97,368	100,516				
Total real estate invesmtents, net	4,164,992	4,191,367				
Cash and cash equivalents	1,567	3,924				
Cash in escrow		31,385				
Accounts receivable, net	10,934	16,413				
Accrued rent receivable, net	87,173	86,362				
Investment in real estate ventures, at equity	75,458	71,028				
Deferred costs, net	106,097	89,327				
Intangible assets, net	105,163	145,757				
Notes receivable	59,008	48,048				
Other assets	53,358	59,008				
Total assets	\$ 4,663,750	\$ 4,742,619				
LIABILITIES AND BENEFICIARIES EQUITY						
Mortgage notes payable	\$ 551,720	\$ 487,525				
Borrowing under credit facilities	92,000	153,000				
Unsecured term loan	183,000	183,000				
Unsecured senior notes, net of discounts	1,627,857	1,917,970				
Accounts payable and accrued expenses	88,599	79,475				
Distributions payable	21,799	29,288				
Tenant security deposits and deferred rents	58,572	58,692				
Acquired below market leases, net	37,087	47,626				
Deferred income	47,379	24,271				
Other liabilities	33,997	39,274				
Total liabilities	2,742,010	3,020,121				
Commitments and contingencies (Note 20) Redeemable limited partnership units at redemption value; 2,809,108 and 2,816,621 issued and outstanding in 2009 and 2008,						
respectively	44,620	54,166				

233

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Brandywine Operating Partnership s equity:		
7.50% Series D Preferred Mirror Units; issued and outstanding 2,000,000 in		
2009 and 2008	47,912	47,912
7.375% Series E Preferred Mirror Units; issued and outstanding 2,300,000 in	n	
2009 and 2008	55,538	55,538
General Partnership Capital, 128,849,176 and 88,610,053 units issued in 2009		
and 2008, respectively and 128,582,334 and 88,158,937 units outstanding in		
2009 and 2008, respectively	1,783,033	1,581,887
Accumulated other comprehensive loss	(9,428)	(17,005)
Total Brandywine Operating Partnership s equity	1,877,055	1,668,332
Non-controlling interest consolidated real estate ventures	65	
Total Equity	1,877,120	1,668,332
Total liabilities and partners equity	\$ 4,663,750	\$ 4,742,619

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

F-49

BRANDYWINE OPERATING PARTNERSHIP, L.P. CONSOLIDATED STATEMENTS OF OPERATIONS

(in thousands, except unit and per unit information)

	Y	Zears	s ended December 3	31 ,
			2008 (as	2007 (as
	2009		adjusted)	adjusted)
Revenue:				
Rents	\$ 478,228	\$	483,212	•
Tenant reimbursements	79,796		78,090	75,821
Termination fees	3,601		4,800	10,053
Third party management fees, labor reimbursement and				
leasing	17,151		20,401	19,691
Other	3,443		2,918	5,937
Total revenue	582,219		589,421	604,811
Operating Expenses:				
Property operating expenses	168,159		160,770	162,590
Real estate taxes	58,230		58,649	57,586
Third party management expenses	7,996		8,965	10,361
Depreciation and amortization	208,590		202,043	219,553
General & administrative expenses	20,821		23,002	27,932
Provision for impairment on land inventory			10,841	
Total operating expenses	463,796		464,270	478,022
Operating income	118,423		125,151	126,789
Other Income (Expense):				
Interest income	2,500		1,839	4,014
Interest expense	(135,740)		(146,646)	(161,150)
Interest expense amortization of deferred financing	, , ,			, , ,
costs	(5,864)		(5,450)	(4,496)
Loss on settlement of treasury lock agreements	() ,		(, ,	(3,698)
Recognized hedge activity	(916)			(-,,
Equity in income of real estate ventures	4,069		8,447	6,955
Net gain on sale of interests in depreciated real estate	1,000		-,	40,919
Net (loss) gain on sale of interests in undepreciated real				- /
estate			(24)	
Gain on early extinguishment of debt	23,176		18,105	
Income from continuing operations	5,648		1,422	9,333
Discontinued operations:				
Income from discontinued operations	4,903		15,456	20,259
Table of Contents				235

Net gain on disposition of discontinued operations Provision for impairment		1,238 (3,700)	28,497 (6,850)	25,743
Total discontinued operations		2,441	37,103	46,002
Net income		8,089	38,525	55,335
Net (income) attributable to non-controlling interests		(30)	(127)	(465)
Net income attributable to Brandywine Operating Partnership		8,059	38,398	54,870
Distribution to Preferred Shares Amount allocated to unvested restricted shareholders		(7,992) (279)	(7,992) (763)	(7,992) (765)
Income allocated to Common Partnership Units	\$	(212)	\$ 29,643	\$ 46,113
Basic earnings per Common Partnership Units: Continuing operations Discontinued operations	\$	(0.02) 0.02	\$ (0.08) 0.41 0.33	\$ 0.01 0.48 0.49
Diluted earnings per Common Partnership Units: Continuing operations Discontinued operations	\$	(0.02) 0.02	\$ (0.08) 0.41 0.33	\$ 0.49 0.49 0.49
Basic weighted average common partnership units outstanding	114	4,712,869	90,391,044	91,170,209
Diluted weighted average common partnership units outstanding	110	6,066,115	90,399,784	91,219,337
Net (loss) income attributable to Brandywine Operating Partnership Income (loss) from continuing operations Income (loss) from discontinued operations	\$	5,618 2,441	\$ 1,295 37,103	\$ 8,868 46,002
Net income	\$	8,059	\$ 38,398	\$ 54,870

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

BRANDYWINE OPERATING PARTNERSHIP, L.P. CONSOLIDATED STATEMENTS OF OTHER COMPREHENSIVE (LOSS) INCOME (in thousands)

	Years ended December 31,					
	2009			2008		2007
Net income	\$	8,089	\$	38,525	\$	55,335
Other comprehensive income (loss): Unrealized gain (loss) on derivative financial instruments		7,395		(15,288)		(3,600)
Settlement of treasury locks Settlement of forward starting swaps Ineffectiveness of the hedges		(125)				(3,860) 1,148
Reclassification of realized (gains)/losses on derivative financial instruments to operations, net		(184)		(80)		3,436
Unrealized gain (loss) on available-for-sale securities				248		(585)
Total other comprehensive income (loss)		7,086		(15,120)		(3,461)
Comprehensive income		15,175		23,405		51,874
Comprehensive (income) loss attributable to non-controlling interest		(30)		(127)		(465)
Comprehensive income attributable to Brandywine Operating Partnership	\$	15,145	\$	23,278	\$	51,409

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

F-51

Table of Contents

BRANDYWINE OPERATING PARTNERSHIP, L.P. CONSOLIDATED STATEMENT OF PARTNERS EQUITY For the years ended December 31, 2009, 2008 and 2007 (in thousands, except Units)

Non-controlling Interest

239

	Series D P Mirror		Series E P Mirror		General Partn	er Capital	ccumulate Other	Total Partner s	
	Units	Amount	Units	Amount	Units	Amount	mprehensi Income	Ventures	Equity
Balance, December 31, 2006 (as adjusted) Net income	2,000,000	47,912	2,300,000	55,538	88,327,041	1,810,223 54,870	1,576	34,414 465	1,949,663 55,335
Other comprehensive income: Repurchase of common							(3,461)		(3,461)
partnership units in treasury and for deferred comp plan Common partnership units used for deferred					(1,780,600)	(59,408)			(59,408)
compensation plan Conversion of					172,565	5,890			5,890
LP units to common shares					21,951	716			716
Vesting of restricted units					66,086	402			402
Restricted stock amortization Common partnership						1,974			1,974
units cancellation Outperformance plan					(915)				
amortization Trustee fees						1,339			1,339
paid in shares					1,664	55			55

Exercise of options Non-controlling					206,893	7,837			7,837
interest reclassification Adjustment of redeemable partnership units to liquidation value at period						(2,828)			(2,828)
end Acquisition of non-controlling interest in						(833)			(833)
consolidated JV Distributions to								(34,527)	(34,527)
Preferred Mirror Units Distributions to general						(7,992)			(7,992)
partnership unit holder						(153,780)		(324)	(154,104)
Balance, December 31, 2007 (as									
adjusted) Net income Other	2,000,000	47,912	2,300,000	55,538	87,014,685	1,658,465 38,398	(1,885)	28 127	1,760,058 38,525
comprehensive income: Deferred							(15,120)		(15,120)
compensation obligation Conversion of LP units to					44,286	710			710
common shares Share choice					1,021,608	26,729			26,729
plan Common partnership						(49)			(49)
units cancellation					(4,419)	(33)			(33)
Vesting of restricted units					77,191	326			326
Restricted stock amortization Outperformance plan						2,887			2,887
amortization						989			989

Option amortization Trustee fees paid in shares Adjustment of redeemable partnership units to					5,586	336 155			336 155
liquidation value at period end Distributions to Preferred Mirror Units Distributions to						3,726 (7,992)			3,726 (7,992)
general partnership unit holder Balance,						(142,760)		(155)	(142,915)
December 31, 2008 (as adjusted)	2,000,000	\$47,912	2,300,000	\$ 55,538	88,158,937	\$ 1,581,887	\$ (17,005) \$		\$ 1,668,332
Net income Other						8,059		30	8,089
comprehensive income: Deferred							7,086		7,086
compensation obligation					51,058	131			131
Issuance of LP Units					40,250,000	242,323			242,323
Bonus Share Issuance Conversion of LP units to					36,826	123			123
common shares Share choice					7,513	254			254
plan Common partnership units					(7,081)	(46)			(46)
cancellation Vesting of restricted units Restricted stock					86,172	(213)			(213)
amortization Restricted performance units						3,286 288			3,286 288

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amortization					
Outperformance					
plan					
amortization		927			927
Option					
amortization		602			602
Trustee fees					
paid in shares	13,987	4,895			4,895
Adjustment of					
redeemable					
partnership					
units to					
liquidation					
value at period					
end		3,470			3,470
Adjustment to					
non-controlling					
interest				35	35
Other			491		491
Distributions to					
Preferred					
Mirror Units		(7,992)			(7,992)
Distributions to					
general					
partnership unit					
holder		(54,961)			(54,961)
Balance,					
December 31,					
December 31,					

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

2,000,000 \$47,912 2,300,000 \$55,538 128,597,412 \$1,783,033 \$ (9,428) \$

65 \$1,877,120

2009

F-52

BRANDYWINE OPERATING PARTNERSHIP, L.P. CONSOLIDATED STATEMENTS OF CASH FLOWS (in thousands)

		Years ended December 31,				
	2009	2008 (as adjusted)	2007 (as adjusted)			
Cash flows from operating activities:	2009	uujusteu)	uujusteu)			
Net income	\$ 8,089	\$ 38,525	\$ 55,335			
Adjustments to reconcile net income to net cash from						
operating activities:						
Depreciation	160,039	158,234	179,724			
Amortization:						
Deferred financing costs	5,864	5,450	4,497			
Amortization of debt discount	3,495	6,843	4,381			
Deferred leasing costs	18,037	16,561	15,672			
Acquired above (below) market leases, net	(6,661)	(8,104)	(12,225)			
Acquired lease intangibles	32,387	40,663	51,669			
Deferred compensation costs	5,200	4,522	4,672			
Recognized hedge activity	916					
Straight-line rent	(9,116)	(16,543)	(28,304)			
Provision for doubtful accounts	5,371	6,769	3,147			
Provision for impairment in real estate	3,700	6,850				
Provision for impairment on land inventory		10,841				
Real estate venture income in excess of distributions	(2,512)	(808)	(55)			
Net gain on sale of interests in real estate	(1,237)	(28,473)	(66,662)			
Gain on early extinguishment of debt	(23,176)	(18,105)				
Cumulative interest accretion of repayments of unsecured						
notes	(5,009)	(435)				
Contributions from historic tax credit transaction, net of						
deferred costs	23,763	7,952				
Contributions from new market tax credit transaction, net						
of deferred costs		8,965				
Changes in assets and liabilities:						
Accounts receivable	3,746	(1,631)	6,449			
Other assets	2,373	3,683	(1,366)			
Accounts payable and accrued expenses	(10,067)	2,491	(11,091)			
Tenant security deposits and deferred rents	2,397	(827)	12,634			
Other liabilities	2,806	(9,556)	6,328			
Net cash from operating activities	220,405	233,867	224,805			
Cash flows from investing activities:						
Acquisition of properties			(88,890)			
Acquisition of non-controlling interest in consolidated						
real estate venture			(63,732)			
Sales of properties, net	101,305	370,087	472,590			
Capital expenditures	(206,311)	(146,583)	(267,516)			
Investment in marketable securities						

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Investment in unconsolidated Real Estate Ventures Escrowed cash Cash distributions from unconsolidated Real Estate		(14,980) 31,385	(934) (31,385)	(897)
Ventures in excess of equity in income		13,062	2,311	3,711
Leasing costs		(27,010)	(29,450)	(16,104)
Leasing costs		(27,010)	(2),130)	(10,104)
Net cash from (used in) investing activities		(102,549)	164,046	39,162
Cash flows from financing activities:				
Proceeds from Credit Facility borrowings		983,000	514,000	959,602
Repayments of Credit Facility borrowings	(1,044,000)	(491,727)	(888,875)
Proceeds from mortgage notes payable		149,800	, , ,	, , ,
Repayments of mortgage notes payable		(84,102)	(25,155)	(272,028)
Proceeds from unsecured term loan		, , ,	33,000	150,000
Proceeds from unsecured notes		247,030	,	300,000
Repayments of unsecured notes		(514,004)	(260,088)	(299,926)
Net settlement of of hedge transactions		(5,044)	(===,===)	(2,712)
Debt financing costs		(24,620)	(278)	(4,474)
Net proceeds from issuance of shares		242,332	(=, 0)	(,, , , ,)
Exercise of stock options		2.2,002		6,011
Repurchases of Common Shares				(59,426)
Distributions paid to preferred and common partnership				(65, 120)
unitholders		(70,605)	(169,341)	(171,918)
		(10,000)	(10),0 (1)	(171,510)
Net cash used in (from) financing activities		(120,213)	(399,589)	(283,746)
Increase (decrease) in cash and cash equivalents		(2,357)	(1,676)	(19,779)
Cash and cash equivalents at beginning of period		3,924	5,600	25,379
cush and cush equivalents at beginning of period		3,721	3,000	25,577
Cash and cash equivalents at end of period	\$	1,567	\$ 3,924	\$ 5,600
Supplemental disclosure:				
Cash paid for interest, net of capitalized interest	\$	139,636	\$ 178,725	\$ 182,790
Supplemental disclosure of non-cash activity:		ŕ	ŕ	•
Note receivable issued in the Northern California				
transaction at its present value			37,100	
Note receivable issued on the two Trenton properties sale			,	
transaction at its present value		9,600		
Debt assumed by the purchaser in the Northern California		- ,		
transaction			95,300	
Capital expenditures financed through accounts payable			,	
as of year end		7,086	9,029	7,744
Capital expenditures financed through retention payable		5,862	(928)	1,117
Unfunded tenant allowance		5,986	ζ)	,
		- ,,, 00		

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

BRANDYWINE OPERATING PARTNERSHIP, L.P. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2009, 2008 AND 2007

1. ORGANIZATION AND NATURE OF OPERATIONS

Brandywine Operating Partnership, L.P. (referred to herein as we, us or the Partnership) is the entity through which Brandywine Realty Trust, a Maryland real estate investment trust (the Company), a self-administered and self-managed real estate investment trust, conducts its business and own its assets. The Partnership's activities include leasing, property management, development, redevelopment, acquisition and other tenant-related services for a portfolio of office and industrial properties. The Company's common shares of beneficial interest are publicly traded on the New York Stock Exchange under the ticker symbol BDN.

As of December 31, 2009, the Partnership owned 212 office properties, 22 industrial facilities and one mixed-use property (collectively, the Properties) containing an aggregate of approximately 23.3 million net rentable square feet. The Partnership also has two properties under development and three properties under redevelopment containing an aggregate 1.9 million net rentable square feet. As of December 31, 2009, the Partnership consolidates three office properties owned by real estate ventures containing 0.4 million net rentable square feet. Therefore, the Partnership owns and consolidates 245 properties with an aggregate of 25.6 million net rentable square feet. As of December 31, 2009, the Partnership owned economic interests in 11 unconsolidated real estate ventures that contain approximately 4.2 million net rentable square feet (collectively, the Real Estate Ventures). In addition, as of December 31, 2009, the Partnership owned approximately 492 acres of undeveloped land. The Properties and the properties owned by the Real Estate Ventures are located in or near Philadelphia, Pennsylvania, Metropolitan Washington, D.C., Southern and Central New Jersey, Richmond, Virginia, Wilmington, Delaware, Austin, Texas and Oakland, Carlsbad and Rancho Bernardo, California. In addition to managing properties that the Partnership owns, as of December 31, 2009, the Partnership was managing approximately 8.9 million net rentable square feet of office and industrial properties for third parties and Real Estate Ventures.

All references to building square footage, acres, occupancy percentage and the number of buildings are unaudited. Brandywine Realty Trust is the sole general partner of the Operating Partnership and, as of December 31, 2009, owned a 97.9% interest in the Operating Partnership. The Partnership conducts its third-party real estate management services business primarily through five management companies (collectively, the Management Companies): Brandywine Realty Services Corporation (BRSCO), BTRS, Inc. (BTRS), Brandywine Properties I Limited, Inc. (BPI), BDN Brokerage, LLC (BBL) and Brandywine Properties Management, L.P. (BPM). Each of BRSCO, BTRS and BPI is a taxable REIT subsidiary. The Operating Partnership owns, directly and indirectly, currently 100% of each of BRSCO, BTRS, BPI, BBL and BPM.

As of December 31, 2009, the Management Companies were managing properties containing an aggregate of approximately 34.0 million net rentable square feet, of which approximately 25.2 million net rentable square feet related to Properties owned by the Partnership and approximately 8.9 million net rentable square feet related to properties owned by third parties and Real Estate Ventures.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Reclassification and Revisions

Certain amounts have been reclassified in prior years to conform to the current year presentation. The reclassifications are primarily due to the treatment of sold or held for sale properties as discontinued operations on the statement of operations for all periods presented and the adoption of new accounting pronouncements that required retrospective application. The Partnership is also now reflecting tenant reimbursements that are payable to tenants of \$4.7 million in accounts payable and accrued expenses rather than in accounts receivable, net at December 31, 2008 to conform to the current year presentation. For the year ended December 31, 2009, the Partnership has \$5.4 million of tenant reimbursement owed to tenants in accounts payable and accrued expenses. See Recent Accounting Pronouncements Adopted in 2009 for details pertaining to the changes to prior periods resulting from the adoption of new accounting pronouncements.

F-54

Table of Contents

Principles of Consolidation

When the Partnership obtains an economic interest in an entity, the Partnership evaluates the entity to determine if the entity is deemed a variable interest entity (VIE), and if the Partnership is deemed to be the primary beneficiary, in accordance with the accounting standard for the consolidation of variable interest entities. When an entity is not deemed to be a VIE, the Partnership considers the provisions of the same accounting standard to determine whether a general partner, or the general partners as a group, controls a limited partnership or similar entity when the limited partner have certain rights. The Partnership consolidates (i) entities that are VIEs and of which the Partnership is deemed to be the primary beneficiary and (ii) entities that are non-VIEs which the Partnership controls and the limited partners neither have the ability to dissolve the entity or remove the Partnership without cause nor any substantive participating rights. Entities that the Partnership accounts for under the equity method (i.e., at cost, increased or decreased by the Partnership's share of earnings or losses, plus contributions, less distributions) include (i) entities that are VIEs and of which the Partnership is not deemed to be the primary beneficiary (ii) entities that are non-VIEs which the Partnership does not control, but over which the Partnership has the ability to exercise significant influence and (iii) entities that are non-VIE s that the Partnership controls through its general partner status, but the limited partners in the entity have the substantive ability to dissolve the entity or remove the Partnership without cause or have substantive participating rights. The Partnership will reconsider its determination of whether an entity is a VIE and who the primary beneficiary is, and whether or not the limited partners in an entity have substantive rights, if certain events occur that are likely to cause a change in the original determinations. The portion of these entities not owned by the Partnership is presented as non-controlling interest as of and during the periods consolidated. All intercompany accounts and transactions have been eliminated in consolidation.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates. Management makes significant estimates regarding revenue, valuation of real estate and related intangible assets and liabilities, useful lives of fixed assets, impairment of long-lived assets, equity method investments and securities, allowance for doubtful accounts and deferred costs.

Operating Properties

Operating properties are carried at historical cost less accumulated depreciation and impairment losses. The cost of operating properties reflects their purchase price or development cost. Pursuant to the Partnership's adoption of the accounting standard for business combination as of January 1, 2009, acquisition related costs are expensed as incurred. Prior of the adoption of the accounting standard, acquisition costs are capitalized when incurred. Costs incurred for the renovation and betterment of an operating property are capitalized to the Partnership's investment in that property. Ordinary repairs and maintenance are expensed as incurred; major replacements and betterments, which improve or extend the life of the asset, are capitalized and depreciated over their estimated useful lives. Fully-depreciated assets are removed from the accounts.

Purchase Price Allocation

The Partnership allocates the purchase price of properties to net tangible and identified intangible assets acquired based on fair values. Above-market and below-market in-place lease values for acquired properties are recorded based on the present value (using an interest rate which reflects the risks associated with the leases acquired) of the difference between (i) the contractual amounts to be paid pursuant to the in-place leases and (ii) the Partnership's estimate of the fair market lease rates for the corresponding in-place leases, measured over a period equal to the remaining non-cancelable term of the lease. Capitalized above-market lease values are amortized as a reduction of rental income over the remaining non-cancelable terms of the respective leases. Capitalized below-market lease values are amortized as an increase to rental income over the remaining non-cancelable terms of the respective leases, including any below market fixed-rate renewal periods.

Other intangible assets also include amounts representing the value of tenant relationships and in-place leases based on the Partnership s evaluation of the specific characteristics of each tenant s lease and the Partnership s overall

relationship with the respective tenant. The Partnership estimates the cost to execute leases with terms similar to the remaining lease terms of the in-place leases, including leasing commissions, legal and other related expenses. This intangible asset is amortized to expense over the remaining term of the respective leases. Partnership estimates of value are made using methods similar to those used by independent appraisers or by using independent appraisals. Factors considered by the Partnership in this analysis include an estimate of the carrying costs during the expected lease-up periods considering current market conditions and costs to execute similar leases. In estimating carrying costs, the Partnership includes real estate taxes, insurance and other operating expenses and estimates of lost rentals at market rates during the expected lease-up periods, which primarily range from three to twelve months. The Partnership also considers information obtained about each property as a result of its pre-acquisition due diligence, marketing and leasing activities in estimating the fair value of the tangible and intangible assets acquired. The Partnership also uses the information obtained as a result of its pre-acquisition due diligence as part of its consideration of the accounting standard governing asset retirement obligations and when necessary, will record a conditional asset retirement obligation as part of its purchase price.

F-55

Table of Contents

Characteristics considered by the Partnership in allocating value to its tenant relationships include the nature and extent of the Partnership s business relationship with the tenant, growth prospects for developing new business with the tenant, the tenant s credit quality and expectations of lease renewals, among other factors. The value of tenant relationship intangibles is amortized over the remaining initial lease term and expected renewals, but in no event longer than the remaining depreciable life of the building. The value of in-place leases is amortized over the remaining non-cancelable term of the respective leases and any below market fixed-rate renewal periods.

In the event that a tenant terminates its lease, the unamortized portion of each intangible, including market rate adjustments (above or below), in-place lease values and tenant relationship values, is charged to expense and market rate adjustments are recorded to revenue.

Depreciation and Amortization

The costs of buildings and improvements are depreciated using the straight-line method based on the following useful lives: buildings and improvements (five to 55 years) and tenant improvements (the shorter of the lease term or the life of the asset).

Construction in Progress

Project costs directly associated with the development and construction of a real estate project are capitalized as construction in progress. In addition, interest, real estate taxes and other expenses that are directly associated with the Partnership s development activities are capitalized until the property is placed in service. Internal direct construction costs totaling \$3.9 million in 2009, \$5.2 million in 2008 and \$4.8 million in 2007 and interest totaling \$8.8 million in 2009, \$16.7 million in 2008 and \$17.9 million in 2007 were capitalized related to development of certain Properties and land holdings.

Impairment or Disposal of Long-Lived Assets

The accounting standard for property, plant and equipment provides a single accounting model for long-lived assets as held-for-sale, broadens the scope of businesses to be disposed of that qualify for reporting as discontinued operations and changes the timing of recognizing losses on such operations.

The Partnership reviews long-lived assets whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. The review of recoverability is based on an estimate of the future undiscounted cash flows (excluding interest charges) expected to result from the long-lived asset s use and eventual disposition. These cash flows consider factors such as expected future operating income, trends and prospects, as well as the effects of leasing demand, competition and other factors. If impairment exists due to the inability to recover the carrying value of a long-lived asset, an impairment loss is recorded to the extent that the carrying value exceeds the estimated fair-value of the property. The Partnership is required to make subjective assessments as to whether there are impairments in the values of the investments in long-lived assets. These assessments have a direct impact on its net income because recording an impairment loss results in an immediate negative adjustment to net income. The evaluation of anticipated cash flows is highly subjective and is based in part on assumptions regarding future occupancy, rental rates and capital requirements that could differ materially from actual results in future periods. Although the Partnership s strategy is generally to hold its properties over the long-term, the Partnership will dispose of properties to meet its liquidity needs or for other strategic needs. If the Company s strategy changes or market conditions otherwise dictate an earlier sale date, an impairment loss may be recognized to reduce the property to the lower of the carrying amount or fair value less costs to sell, and such loss could be material. If the Partnership determines that impairment has occurred and the assets are classified as held and used, the affected assets must be reduced to their fair value.

Where properties have been identified as having a potential for sale, additional judgments are required related to the determination as to the appropriate period over which the undiscounted cash flows should include the operating cash flows and the amount included as the estimated residual value. Management determines the amounts to be included based on a probability weighted cash flow. This requires significant judgment. In some cases, the results of whether an impairment is indicated are sensitive to changes in assumptions input into the estimates, including the hold period until expected sale.

F-56

Table of Contents

During the first quarter of 2009, the Partnership determined that one of its properties, during testing for impairment under the held and used model, had a historical cost greater than the probability weighted undiscounted cash flows. Accordingly, the recorded amount was reduced to an amount based on management sestimate of the current fair value. This property was sold in the second quarter. The Partnership also recorded an impairment on properties designated as held for sale at June 30, 2008 of \$6.85 million; these properties were sold during the last quarter of 2008. During the Partnership s impairment review for the remaining part of 2009, it was determined that no additional impairment charges were necessary.

Cash and Cash Equivalents

Cash and cash equivalents are highly-liquid investments with original maturities of three months or less. The Partnership maintains cash equivalents in financial institutions in excess of insured limits, but believes this risk is mitigated by only investing in or through major financial institutions.

Cash in Escrow

Cash in escrow of \$31.4 million at December 31, 2009 represents cash that was used during 2009 for the financing of the Cira South Garage. This cash was held in escrow pursuant to the new markets tax credit transaction entered into by the Partnership on December 30, 2008.

Restricted Cash

Restricted cash consists of cash held as collateral to provide credit enhancement for the Partnership s mortgage debt, cash for property taxes, capital expenditures and tenant improvements. Restricted cash is included in other assets as discussed below.

Accounts Receivable and Accrued Rent Receivable

Leases with tenants are accounted for as operating leases. Minimum annual rentals under tenant leases are recognized on a straight-line basis over the term of the related lease. The cumulative difference between lease revenue recognized under the straight-line method and contractual lease payment terms is recorded as accrued rent receivable, net on the accompanying balance sheets. Included in current tenant receivables are tenant reimbursements which are comprised of amounts recoverable from tenants for common area maintenance expenses and certain other recoverable expenses that are recognized as revenue in the period in which the related expenses are incurred. As of December 31, 2009 and 2008, no tenant represented more than 10% of accounts receivable and accrued rent receivables.

Tenant receivables and accrued rent receivables are carried net of the allowances for doubtful accounts of \$4.2 million and \$12.2 million in 2009, respectively and \$4.9 million and \$10.6 million in 2008, respectively. The allowance is an estimate based on two calculations that are combined to determine the total amount reserved. First, the Partnership evaluates specific accounts where it has determined that a tenant may have an inability to meet its financial obligations. In these situations, the Partnership uses its judgment, based on the facts and circumstances, and records a specific reserve for that tenant against amounts due to reduce the receivable to the amount that the Partnership expects to collect. These reserves are reevaluated and adjusted as additional information becomes available. Second, a reserve is established for all tenants based on a range of percentages applied to receivable aging categories for tenant receivables. For accrued rent receivables, the Partnership considers the results of the evaluation of specific accounts and also considers other factors including assigning risk factors to different industries based on its tenants SIC classification. Considering various factors including assigning a risk factor to different industries, these percentages are based on historical collection and write-off experience adjusted for current market conditions.

Investments in Unconsolidated Real Estate Ventures

The Partnership accounts for its investments in unconsolidated Real Estate Ventures under the equity method of accounting as it is not the primary beneficiary (for VIE s) and the Partnership exercises significant influence, but does not control these entities under the provisions of the entities—governing agreements pursuant to the accounting standard for the consolidation of variable interest entities. These investments are recorded initially at cost, as Investments in Real Estate Ventures, and subsequently adjusted for equity in earnings and cash contributions and distributions.

Table of Contents 251

F-57

Table of Contents

On a periodic basis, management assesses whether there are any indicators that the value of the Partnership s investments in unconsolidated Real Estate Ventures may be other than temporarily impaired. An investment is impaired only if the value of the investment, as estimated by management, is less than the carrying value of the investment. To the extent impairment has occurred, the loss shall be measured as the excess of the carrying amount of the investment over the value of the investment, as estimated by management. The determination as to whether an impairment exists requires significant management judgment about the fair value of its ownership interest. To the extent that the Partnership acquires an interest in or contributes assets to a Real Estate Venture project, the difference between the Partnership s cost basis in the investment and the value of the Real Estate Venture or asset contributed is amortized over the life of the related assets, intangibles and liabilities and such adjustment is included in the Partnership s share of equity in income of unconsolidated Real Estate Ventures. For purposes of cash flow presentation, distributions from unconsolidated Real Estate Ventures are presented as part of operating activities when they are considered as return on investments. Distributions in excess of the Partnership s share in the cumulative unconsolidated Real Estate Ventures earnings are considered as return of investments and are presented as part of investing activities in accordance with the accounting standard for cash flow presentation.

Deferred Costs

Costs incurred in connection with property leasing are capitalized as deferred leasing costs. Deferred leasing costs consist primarily of leasing commissions and internal leasing costs that are amortized on the straight-line method over the life of the respective lease which generally ranges from one to 15 years. Management re-evaluates the remaining useful lives of leasing costs as economic and market conditions change.

Costs incurred in connection with debt financing are capitalized as deferred financing costs and charged to interest expense over the terms of the related debt agreements. Deferred financing costs consist primarily of loan fees which are amortized over the related loan term. Management re-evaluates the remaining useful lives of financing costs as economic and market conditions change.

Other Assets

Other assets is comprised of the following as of December 31, 2009:

	Ι	December 31,		
	2009		2008	
	(amou	(amounts in thousands)		
Prepaid ground rent	\$ 7,	733 \$		
Prepaid real estate taxes	7,	492	7,720	
Rent inducements, net	6,	680	8,432	
Cash surrender value of life insurance	6,	498	5,262	
Restricted cash	5,	632	13,292	
Marketable securities	2,	798	2,789	
Prepaid insurance	2,	747	4,058	
Furnitures, fixtures and equipment	2,	664	4,641	
Deposits on future settlements	1,	108	2,966	
Others	10,	006	9,848	
Total	\$ 53,	358 \$	59,008	

Notes Receivable

As of December 31, 2009, notes receivable included a \$2.8 million purchase money mortgage with a 20 year amortization period that bears interest at 8.5%, a \$7.5 million purchase money mortgage with a 20 year amortization period that bears interest at 8.5%, a \$39.1 million purchase money mortgage with an imputed interest rate of 4.0% accreting up to \$40.0 million due in 2010 and a \$22.5 million seven year purchase money mortgage (due 2016) that bears interest at approximately 6% cash pay/7.64% accrual. The \$22.5 million notes receivable is related to the sale of the two Trenton properties during the year and is presented net of \$12.9 deferred gain in accordance with the

accounting standard for installment sales (the Trenton Note). The Partnership expects to receive \$27.8 million at maturity of the Trenton Note including the difference between the cash payments and the stated accrual rate. See Note 3 for additional information regarding the sale and the Trenton Note.

F-58

Table of Contents

As of December 31, 2008, notes receivable included a \$2.8 million purchase money mortgage with a 20 year amortization period that bears interest at 8.5%, a \$7.7 million purchase money mortgage with a 20 year amortization period that bears interest at 8.5% and a \$37.5 million purchase money mortgage with an imputed interest rate of 4.0% accreting up to \$40.0 million due in 2010.

The Partnership periodically assesses the collectibility of the notes receivable in accordance with the accounting standard for receivables. No collectibility issues were noted as of December 31, 2009 and 2008.

Revenue Recognition

Rental revenue is recognized on the straight-line basis from the later of the date of the commencement of the lease or the date of acquisition of the property subject to existing leases, which averages minimum rents over the terms of the leases. The straight-line rent adjustment increased revenue by approximately \$6.4 million in 2009, \$14.0 million in 2008, and \$25.0 million in 2007. Deferred rents on the balance sheet represent rental revenue received prior to their due dates and amounts paid by the tenant for certain improvements considered to be landlord assets that will remain as the Partnership s property at the end of the tenant s lease term. The amortization of the amounts paid by the tenant for such improvements is calculated on a straight-line basis over the term of the tenant s lease and is a component of straight-line rental income and increased revenue by \$2.7 million in 2009, \$2.5 million in 2008, and \$3.3 million in 2007. Lease incentives, which are included as reductions of rental revenue in the accompanying consolidated statements of operations, are recognized on a straight-line basis over the term of the lease. Lease incentives decreased revenue by \$1.8 million in 2009, \$0.8 million in 2008, and \$0.1 million in 2007.

Leases also typically provide for tenant reimbursement of a portion of common area maintenance and other operating expenses to the extent that a tenant s pro rata share of expenses exceeds a base year level set in the lease or to the extent that the tenant has a lease on a triple net basis. For certain leases, significant assumptions and judgments are made by the Partnership in determining the lease term such as when termination options are provided to the tenant. The lease term impacts the period over which minimum rents are determined and recorded and also considers the period over which lease related costs are amortized. Termination fees received from tenants, bankruptcy settlement fees, third party management fees, labor reimbursement and leasing income are recorded when earned. No tenant represented greater than 10% of the Partnership s rental revenue in 2009, 2008 or 2007.

Income Taxes

No federal or state income taxes are payable by the Partnership, and accordingly, no provision for taxes has been made in the accompanying consolidated financial statements. The partners are to include their respective share of the Partnership s profits or losses in their individual tax returns. The Partnership s tax returns and the amount of allocable Partnership profits and losses are subject to examination by federal and state taxing authorities. If such examination results in changes to Partnership profits or losses, then the tax liability of the partners would be changed accordingly. The Partnership has several subsidiary real estate investment trusts (REITs) that have elected to be treated as a REIT under Sections 856 through 860 of the Internal Revenue Code of 1986, as amended (the Code). In addition, the Partnership has several subsidiary REITs. In order to maintain their qualification as a REIT, the Partnership and its REIT subsidiaries are required to, among other things, distribute at least 90% of its REIT taxable income to its stockholders and meet certain tests regarding the nature of its income and assets. The REIT subsidiaries are not subject to federal income tax with respect to the portion of its income that meets certain criteria and is distributed annually to the stockholders. Accordingly, no provision for federal income taxes is included in the accompanying consolidated financial statements with respect to the operations of these entities. The Partnership and its REIT subsidiaries intend to continue to operate in a manner that allows them to continue to meet the requirements for taxation as REITs. Many of these requirements, however, are highly technical and complex. If the Partnership or one of its REIT subsidiaries were to fail to meet these requirements, the Partnership would be subject to federal income tax. The Partnership is subject to certain state and local taxes. Provision for such taxes has been included in general and administrative expenses in the Partnership s Consolidated Statements of Operations and Comprehensive Income. The tax basis in the Partnership's assets was \$4.6 billion as of December 31, 2009 and \$4.4 billion as of December 31, 2008.

F-59

Table of Contents

The Partnership is subject to a 4% federal excise tax if sufficient taxable income is not distributed within prescribed time limits. The excise tax equals 4% of the annual amount, if any, by which the sum of (a) 85% of the Partnership s ordinary income and (b) 95% of the Partnership s net capital gain exceeds cash distributions and certain taxes paid by the Partnership. No excise tax was incurred in 2008, 2007, or 2006.

The Partnership may elect to treat one or more of its subsidiaries as a taxable REIT subsidiary (TRS). In general, a TRS of the Partnership may perform additional services for tenants of the Partnership and generally may engage in any real estate or non-real estate related business (except for the operation or management of health care facilities or lodging facilities or the provision to any person, under a franchise, license or otherwise, of rights to any brand name under which any lodging facility or health care facility is operated). A TRS is subject to corporate federal income tax. The Partnership has elected to treat certain of its corporate subsidiaries as TRSs, these entities provide third party property management services and certain services to tenants that could not otherwise be provided.

In 2007, the Partnership adopted the provisions of accounting standards for income taxes which changed the framework for accounting for uncertainty in income taxes. As a result of the adoption, the Partnership recognized no material adjustments regarding its current tax accounting treatment. The Partnership would recognize interest and penalties, to the extent incurred related to uncertain tax positions, as income tax expense, which would be included in general and administrative expense.

Earnings Per Share

Basic earnings per share is calculated by dividing income allocated to Common Shares by the weighted-average number of shares outstanding during the period. Diluted earnings per share includes the effect of common share equivalents outstanding during the period.

Treasury Shares

The Partnership accounts for its treasury share purchases using the cost method. Since repurchase, shares have been reissued at an amount less than their cost basis. The losses on reissuances are charged to the cumulative earnings of the Partnership using the FIFO basis.

Stock-Based Compensation Plans

The Partnership Agreement provides for the issuance by the Partnership to its general partner, the Company, of a number of Common Partnership Units equal to the number of common shares issued by the Company, the net proceeds of which are contributed to the Partnership. When the Company issues common shares under its equity-based compensation plan, the Partnership issues to the Company an equal number of Common Partnership Units. The Company maintains a shareholder-approved equity-incentive plan known as the Amended and Restated 1997 Long-Term Incentive Plan (the 1997 Plan). The 1997 Plan is administered by the Compensation Committee of the Company s Board of Trustees. Under the 1997 Plan, the Compensation Committee is authorized to award equity and equity-based awards, including incentive stock options, non-qualified stock options, restricted shares and performance-based shares. As of December 31, 2008, 3.3 million common shares remained available for future awards under the 1997 Plan. Through December 31, 2008, all options awarded under the 1997 Plan had a one to ten year term.

The Partnership incurred stock-based compensation expense of \$4.5 million in 2009, of which \$0.8 million was capitalized as part of the Partnership s review of employee salaries eligible for capitalization. The Partnership recognized stock-based compensation expense of \$4.6 million and \$4.7 million in 2008 and 2007, respectively. The expensed amounts are included in general and administrative expense on the Partnership s consolidated income statement in the respective periods.

Comprehensive Income

Comprehensive income or loss is recorded in accordance with the the accounting standard for comprehensive income. This accounting standard establishes standards for reporting comprehensive income and its components in financial statements. Comprehensive income includes unrealized gains and losses on available-for-sale securities and the effective portions of changes in the fair value of derivatives.

Table of Contents 256

F-60

Table of Contents

Accounting for Derivative Instruments and Hedging Activities

The Partnership accounts for its derivative instruments and hedging activities in accordance with the accounting standard for derivative and hedging activities. The accounting standard requires the Partnership to measure every derivative instrument (including certain derivative instruments embedded in other contracts) at fair value and record them in the balance sheet as either an asset or liability. See disclosures below related to the Partnership s adoption of the accounting standard for fair value measurements and disclosures.

For derivatives designated as fair value hedges, the changes in fair value of both the derivative instrument and the hedged item are recorded in earnings. For derivatives designated as cash flow hedges, the effective portions of changes in the fair value of the derivative are reported in other comprehensive income. During the year ended December 31, 2009, the Partnership recorded a \$(1.1) million fair value adjustment in its consolidated statements of operations related to two of its interest swaps in which the hedging relationship ceased due to the issuance of the unsecured notes on September 25, 2009. The ineffective portions of hedges are recognized in earnings in the current period and during the year ended December 31, 2009, the Partnership recognized \$0.1 million for the ineffective portion of its forward starting swaps prior to the termination of the hedging relationship (See Note 9).

The Partnership actively manages its ratio of fixed-to-floating rate debt. To manage its fixed and floating rate debt in a cost-effective manner, the Partnership, from time to time, enters into interest rate swap agreements as cash flow hedges, under which it agrees to exchange various combinations of fixed and/or variable interest rates based on agreed upon notional amounts.

Fair Value Measurements

The Partnership adopted a newly issued accounting standard for fair value measurements and disclosures. The new accounting standard defines fair value, establishes a framework for measuring fair value in GAAP and provides for expanded disclosure about fair value measurements. The accounting standard is applied prospectively and is applied to all other accounting pronouncements that require or permit fair value measurements. The accounting standard was applied to the Partnership s financial instruments effective January 1, 2008 and to all non-financial assets and non-financial liabilities effective January 1, 2009.

The accounting standard for fair value measurements and disclosures defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. It also establishes a fair value hierarchy which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. The standard describes three levels of inputs that may be used to measure fair value. Financial assets and liabilities recorded on the Consolidated Balance Sheets are categorized based on the inputs to the valuation techniques as follows:

Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the Partnership has the ability to access. Level 2 inputs are inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly. Level 2 inputs may include quoted prices for similar assets and liabilities in active markets, as well as inputs that are observable for the asset or liability (other than quoted prices), such as interest rates, foreign exchange rates, and yield curves that are observable at commonly quoted intervals. Level 3 inputs are unobservable inputs for the asset or liability, which is typically based on an entity—s own assumptions, as there is little, if any, related market activity or information. In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. The Partnership—s assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the asset or liability. The following table sets forth the Partnership—s financial assets and liabilities that were accounted for at fair value on a recurring basis as of December 31, 2009:

Fair Value Measurements at Reporting Date Using:

	Do	cember	Active	ed Prices in e Markets for	(gnificant Other servable	Unobservable
Description		31, 2009	Identical Assets (Level 1)		Inputs (Level 2)		Inputs (Level 3)
Recurring Assets: Available-for-Sale Securities	\$	431	\$	431	\$		\$
Liabilities: Interest Rate Swaps	\$	7,320	\$		\$	7,320	\$
		F-6	1				

Table of Contents

Liabilities:

Interest Rate Swaps

Forward Starting Interest Rate Swaps

The following table sets forth the Partnership s financial assets and liabilities that were accounted for at fair value on a recurring basis as of December 31, 2008:

Fair Value Measurements at Reporting

\$

10,985

7,481

18,466

	D		Active	Date led Prices in let Markets for	Using: Significant Other	Unobservable
Description	•	ember 31, 008		cal Assets evel 1)	Observable Inputs (Level 2)	Inputs (Level 3)
Recurring Assets: Available-for-Sale Securities	\$	423	\$	423	\$	\$

The adoption of the accounting standard for fair value measurements and disclosures did not have a material impact on the Partnership s non-financial assets and liabilities. Non-financial assets and liabilities recorded at fair value on a non-recurring basis to which the Partnership would apply the accounting standard where a measurement was required under fair value would include:

10,985

7,481

18,466

\$

Non-financial assets and liabilities initially measured at fair value in an acquisition or business combination that are not remeasured at least annually at fair value,

\$

Long-lived assets measured at fair value due to an impairment in accordance with the accounting standard for the impairment or disposal of long-lived assets,

Equity and cost method investments measured at fair value due to an impairment in accordance with the accounting standard for investments,

Notes receivable adjusted for any impairment in its value in accordance with the accounting standard for loan receivables and

Asset retirement obligations initially measured at fair value under the accounting standard for asset retirement obligations.

There were no items that were accounted for at fair value on a non-recurring basis as of December 31, 2009. *Accounting Pronouncements Adopted in 2009*

In June 2009, the Financial Accounting Standards Board (FASB) issued the FASB Accounting Standards Codification (Codification). The Codification became the single source for all authoritative GAAP recognized by the FASB to be applied for financial statements issued for periods ending after September 15, 2009. The Codification is not expected to change GAAP and it did not have an effect on the Partnership s consolidated financial position or results of operations.

In May 2009, the FASB issued a new accounting standard for subsequent events reporting. The new accounting standard established principles and requirements for evaluating and reporting subsequent events and distinguishes which subsequent events should be recognized in the financial statements versus which subsequent events should be disclosed in the financial statements. The accounting standard also requires disclosure of the date through which subsequent events are evaluated by management (see Note 17). The Partnership s adoption of the new standard did not have a material impact on its consolidated financial position or results of operations.

Table of Contents

In April 2009, the FASB issued an amendment to the disclosure requirements about fair value instruments. The amendment require disclosures about fair value of financial instruments for interim reporting periods of publicly traded companies in addition to the annual financial statements. It also requires those disclosures in summarized financial information at interim reporting periods. The amendment is effective for interim periods ending after June 15, 2009. Prior period presentation is not required for comparative purposes at initial adoption.

In April 2009, the FASB issued a new accounting standard for determining fair value when the volume and level of activity for financial and non-financial assets or liabilities have significantly decreased and for identifying transactions that are not orderly. The new accounting standard is effective for fiscal years and interim periods ending after June 15, 2009 and shall be applied prospectively. The Partnership s adoption of the new standard did not have a material impact on its consolidated financial position or results of operations.

In April 2009, the FASB issued amendments to the recognition and presentation requirements of other-than-temporary impairments to make the guidance in U.S. GAAP for debt securities more operational and to improve the presentation and disclosure of other-than temporary impairments on debt and equity securities in the financial statements. The amendments are effective for fiscal years and interim periods ending after June 15, 2009. The Partnership s adoption of these amendments did not have a material impact on its consolidated financial position or results of operations. In January 2009, the Partnership adopted the FASB issued accounting standard for disclosures about derivative instruments and hedging activities. This new standard enhances disclosure requirements for derivative instruments in order to provide users of financial statements with an enhanced understanding of (i) how and why an entity uses derivative instruments, (ii) how derivative instruments and related hedged items are accounted for under the accounting standard for derivative instruments and hedging activities and (iii) how derivative instruments and related hedged items affect an entity s financial position, financial performance, and cash flows. The new accounting standard is to be applied prospectively for the first annual reporting period beginning on or after November 15, 2008. See Note 9 for further discussion.

In January 2009, the Partnership adopted a newly issued accounting standard for convertible debt instruments. The new accounting standard requires the initial proceeds from convertible debt that may be settled in cash to be bifurcated between a liability component and an equity component. The objective of the guidance is to require the liability and equity components of convertible debt to be separately accounted for in a manner such that the interest expense recorded on the convertible debt would not equal the contractual rate of interest on the convertible debt, but instead would be recorded at a rate that would reflect the issuer—s conventional debt borrowing rate. This is accomplished through the creation of a discount on the debt that would be accreted using the effective interest method as additional non-cash interest expense over the period the debt is expected to remain outstanding (i.e. through the first optional redemption date). The provisions of the new accounting standard were adopted on January 1, 2009 and applied retrospectively.

The new accounting standard for convertible debt instruments impacted the Partnership's accounting for its 3.875% Exchangeable Notes and has a material impact on the Company s consolidated financial statements and results of operations. The principal amount outstanding is \$128.0 million at December 31, 2009 and \$282.3 million at December 31, 2008 (see Note 7). At certain times and upon certain events, the notes are exchangeable for cash up to their principal amount and, with respect to the remainder, if any, of the exchange value in excess of such principal amount, cash or common shares. The initial exchange rate is 25.4065 shares per \$1,000 principal amount of notes (which is equivalent to an initial exchange price of \$39.36 per share). The carrying amount of the equity component is \$24.4 million. The unamortized debt discount is \$4.3 million at December 31, 2009 and \$12.2 million at December 31, 2008 and will be amortized through October 15, 2011. The effective interest rate at December 31, 2009 and 2008 was 5.5%. The Partnership recognized contractual coupon interest of \$8.3 million in 2009, \$12.1 million in 2008 and \$13.3 million in 2007. In addition, the Partnership recognized interest on amortization of debt discount of \$4.0 million in 2009, \$4.3 million in 2008 and \$4.4 million in 2007. The application of the accounting standard for convertible debt resulted in an aggregate of approximately \$3.9 million and \$4.0 million (net of incremental capitalized interest) of additional non-cash interest expense retrospectively applied for the years ended December 31, 2008 and 2007, respectively. Debt discount write-offs resulting from debt repurchases amounted to \$3.8 million in 2009 and \$2.6 million in 2008. There were no repurchases made in 2007. The application of the new accounting

standard required the Partnership to reduce the amount of gain recognized on early extinguishment of debt for the year ended December 31, 2008 by approximately \$2.6 million.

F-63

Table of Contents

Effective January 1, 2009, the Partnership adopted a newly issued accounting standard related to whether instruments granted in share-based payment transactions are participating securities. This new standard requires that non-vested share-based payment awards that contain non-forfeitable rights to dividends or dividend equivalents be treated as participating securities in the computation of earnings per share pursuant to the two-class method. The accounting standard was applied retrospectively to all periods presented. The accounting standard required the Partnership to include the impact of its unvested restricted shares in earnings per share using this more dilutive methodology. For dilutive earnings per share this methodology or the treasury stock method would be used depending on which method is more dilutive. The face of the Partnership s consolidated statement of operations and earnings per share disclosure (See Note 11) has been updated to reflect the adoption of this accounting standard and are presented as amounts allocated to unvested restricted shareholders. The adoption of the new accounting standard did not have a material impact on the Partnership s consolidated financial position or results of operations.

Effective January 1, 2009, the Partnership adopted a newly issued accounting standard for non-controlling interests. In accordance with this accounting standard, non-controlling interests are presented as a component of consolidated shareholders—equity unless these interests are considered redeemable. Also, under this standard, net income will encompass the total income of all consolidated subsidiaries and there will be separate disclosure on the face of the income statement of the attribution of that income between controlling and non-controlling interests. Lastly, increases and decreases in non-controlling interests will be treated as equity transactions. The face of the Partnership s consolidated balance sheet, statement of operations and statements of other comprehensive income has been updated to reflect the adoption of this accounting standard. The adoption of this accounting standard did not have material impact on the Partnership s financial position or results of operations. As a result of the Partnership s adoption of this standard, amounts are now presented as non-controlling interests within equity (amounts were nominal as of December 31, 2008).

Limited partnership units of the Partnership have been included in the mezzanine section (between liability and equity) on the accompanying consolidated balance sheets. These units are redeemable by the holders for the cash equivalent thereof, or at the Company s option, a like number of unregistered common shares of the Company. Historically we have recorded the redeemable partnership units at their redemption amount (fair value) as of the balance sheet date. In accordance with the new accounting standard the redeemable partnership units should be adjusted to the maximum redemption amount at each balance sheet date, however it is not appropriate to reduce the amounts below a certain floor. The units should not be recorded at less than the original issue value of the units adjusted for income allocation and distributions. The revised presentation and floor measurement required by this accounting standard have been adopted retrospectively.

In accordance with the Partnership s retrospective adoption of the accounting standards for convertible and non-controlling interest, the Partnership s consolidated balance sheets and selected line items from the statements of operations for all periods presented have been revised as follows:

	As of December 31, 2008							
			Redeemable					
	Convertible		Limited					
		Debt	Partnership Units					
	As		Interest					
Balance Sheet:	Reported	orted Adjustment Adju		As Revised				
Assets:								
Construction-in-progress	\$ 121,402	\$ 817	\$	\$ 122,219				
Deferred costs, net	89,866	(539)		89,327				
Total assets	4,737,690	278		4,737,968				
Liabilities:								
Unsecured bonds, net of discount	1,930,147	(12,177)		1,917,970				
Total liabilities	3,027,647	(12,177)		3,015,470				

Redeemable limited partnership units 21,716 32,450 54,166 Brandywine Operating Partnership s equity \$ 1,688,327 \$ 12,455 \$ (32,450) \$ 1,668,332 The adoption of the accounting standards as described above increased/(reduced) total equity as of December 31, 2007 and 2006 by \$(2.3) million and \$92.1 million, respectively.

			For the Year Ended December 31, 2008 Convertible					
				Debt	N	on-controlling		
Income Statement:	1	As		A divistment		Interest		s Revised
income Statement:	1	Reported		Adjustment		Adjustment	A	s Reviseu
Interest expense	\$	(142,770)	\$	(3,876)	\$		\$	(146,646)
Gain on extinguishment of debt		20,664		(2,559)				18,105
Net income	\$	44,833	\$	(6,435)	\$	127	\$	38,525
				the Year Ended Convertible	Dec	cember 31, 2007		
				Debt	N	on-controlling		
		As				Interest		D 1 1
Income Statement:	ŀ	Reported		Adjustment		Adjustment	Α	s Revised
Interest expense	\$	(157,178)	\$	(3,972)	\$		\$	(161,150)
Net income	\$	58,843	\$	(3,972)	\$	464	\$	55,335
		F-64						
		1 04						

Table of Contents

The impact of the retrospective adoption of the accounting standards discussed above to the subtotals in the statements of cash flow was not material.

New Pronouncements

In June 2009, the FASB issued an amendment to the accounting and disclosure requirements for transfers of financial assets. This amendment requires greater transparency and additional disclosures for transfers of financial assets and the entity s continuing involvement with them and changes the requirements for derecognizing financial assets. In addition, this amendment eliminates the concept of a qualifying special-purpose entity (QSPE). This amendment is effective for fiscal years beginning after November 15, 2009. The Partnership is currently evaluating the impact of adopting this amendment on its consolidated financial position or results of operations.

In June 2009, the FASB also issued an amendment to the accounting and disclosure requirements for the consolidation of variable interest entities (VIEs). The elimination of the concept of a QSPE, as discussed above, removes the exception from applying the consolidation guidance within this amendment. This amendment requires an enterprise to perform a qualitative analysis when determining whether or not it must consolidate a VIE. The amendment also requires an enterprise to continuously reassess whether it must consolidate a VIE. Additionally, the amendment requires enhanced disclosures about an enterprise s involvement with VIEs and any significant change in risk exposure due to that involvement, as well as how its involvement with VIEs impacts the enterprise s financial statements. Finally, an enterprise will be required to disclose significant judgments and assumptions used to determine whether or not to consolidate a VIE. This amendment is effective for fiscal years beginning after November 15, 2009. The Partnership is currently evaluating the impact of adopting this amendment on its consolidated financial position or results of operations.

3. REAL ESTATE INVESTMENTS

As of December 31, 2009 and 2008, the gross carrying value of the Partnership's Properties was as follows:

	Decem	ber 31,
	2009	2008
	(amounts in	thousands)
Land	\$ 690,441	\$ 707,591
Building and improvements	3,393,498	3,481,289
Tenant improvements	428,679	419,440
	\$ 4,512,618	\$ 4,608,320

Acquisitions and Dispositions

The Partnership did not complete any acquisitions during the years ended December 31, 2009 and 2008. 2009

On October 13, 2009, the Partnership sold a condominium interest in an office building consisting of 40,508 square feet in Lawrenceville, New Jersey, for a sales price of \$7.9 million.

On October 1, 2009, the Partnership sold two office properties, totaling 473,658 net rentable square feet in Trenton, New Jersey for an aggregate sales price of \$85.0 million. We provided to the buyer a \$22.5 million seven-year, approximately 6.00% cash pay/7.64% accrual second mortgage loan. This sale was recorded using the installment sales method of accounting for real estate sales which requires for each cash payment received (including the buyer s payments under its first mortgage) profit to be apportioned in the same ratio as total cost and total profit bear to sales value. Accordingly, the Partnership recognized a gain on sale of \$2.7 million upon receipt of cash from the buyer in 2009 and expects to recognize the remaining gain of \$12.9 million substantially upon the repayment of the second mortgage in 2016. The buyer has the option to extend the maturity date of the second mortgage for an additional three years subject to certain conditions under the loan agreement. Interest income on the second mortgage is recognized as it is received. In addition, the Partnership was engaged to manage the properties sold during the term of the second mortgage and is entitled for a management fee equal to 2.5% of all gross receipts from the operation of the properties and will be reimbursed for all management related expenses.

Table of Contents

On April 29, 2009, the Partnership sold 7735 Old Georgetown Road, a 122,543 net rentable square feet office property located in Bethesda, Maryland, for a sales price of \$26.5 million.

On March 16, 2009, the Partnership sold 305 Harper Drive, a 14,980 net rentable square feet office property located in Moorestown, New Jersey, for a sales price of \$1.1 million.

On February 4, 2009, the Partnership sold two office properties, totaling 66,664 net rentable square feet in Exton, Pennsylvania, for an aggregate sales price of \$9.0 million.

On October 8, 2008, the Partnership sold five properties, totaling approximately 1.7 million net rentable square feet in Oakland, California for an aggregate sales price of \$412.5 million. The buyer assumed three mortgage loans totaling 95.3 million and was granted by the Partnership a \$40.0 million interest free note receivable secured by a first mortgage on two of the properties. The present value of the note receivable on the sale date was \$37.1 million and the balance will accrete to \$40.0 million as interest income is earned through the maturity date in August 2010 at an imputed 4.0% interest rate. The Partnership incurred an impairment charge of \$6.85 million upon the classification of these properties as held for sale at June 30, 2008.

On October 1, 2008, the Partnership sold Main Street Centre, a 0.4 million net rentable square feet office property located in Richmond, Virginia, for a sales price of \$48.8 million.

On April 25, 2008, the Partnership sold 100 Brandywine Boulevard, an office property located in Newtown, Pennsylvania containing 102,000 net rentable square feet, for a sales price of \$28.0 million.

On February 29, 2008, the Partnership sold 1400 Howard Boulevard, an office property located in Mount Laurel, New Jersey containing 75,590 net rentable square feet, for a sales price of \$22.0 million.

On February 14, 2008, the Partnership sold a parcel of land located in Henrico, Virginia containing 3.24 acres, for a sales price of \$0.4 million.

On January 14, 2008, the Partnership sold 7130 Ambassador Drive, an office property located in Allentown, Pennsylvania containing 114,049 net rentable square feet, for a sales price of \$5.8 million.

All sales presented above are included within discontinued operations. The sales prices above also do not include transaction costs for each of the respective sales.

4. INVESTMENT IN UNCONSOLIDATED VENTURES

As of December 31, 2009, the Partnership had an aggregate investment of approximately \$75.5 million in its 11 actively operating unconsolidated Real Estate Ventures. The Partnership formed these ventures with unaffiliated third parties, or acquired them, to develop office properties or to acquire land in anticipation of possible development of office properties. Ten of the Real Estate Ventures own 45 office buildings that contain an aggregate of approximately 4.2 million net rentable square feet, one Real Estate Venture developed a hotel property that contains 137 rooms in Conshohocken, PA.

The Partnership accounts for its unconsolidated interests in its Real Estate Ventures using the equity method. Unconsolidated interests range from 3% to 50%, subject to specified priority allocations in certain of the Real Estate Ventures.

F-66

Table of Contents

The amounts reflected in the following tables (except for the Partnership s share of equity and income) are based on the historical financial information of the individual Real Estate Ventures. One of the Real Estate Ventures, acquired in connection with the Prentiss Properties Trust merger in 2006, had a negative equity balance on a historical cost basis as a result of historical depreciation and distribution of excess financing proceeds. The Partnership reflected its acquisition of this Real Estate Venture interest at its relative fair value as of the date of the purchase of Prentiss. The difference between allocated cost and the underlying equity in the net assets of the investee is accounted for as if the entity were consolidated (i.e., allocated to the Partnership s relative share of assets and liabilities with an adjustment to recognize equity in earnings for the appropriate depreciation/amortization). The Partnership does not allocate operating losses of the Real Estate Ventures in excess of its investment balance unless the Partnership is liable for the obligations of the Real Estate Venture or is otherwise committed to provide financial support to the Real Estate Venture.

The Partnership s investment in Real Estate Ventures as of December 31, 2009 and the Partnership s share of the Real Estate Ventures income (loss) for the year ended December 31, 2009 was as follows (in thousands):

			Company s			
			Share			
			of 2009			
			Real	Real Estate	Current	
			Estate			
	Ownership	Carrying	Venture	Venture	Interest	Debt
	Percentage		Income	Debt at		
	(1)	Amount	(Loss)	100%	Rate	Maturity
Two Tower Bridge Associates	35%	\$ 1,468	\$ (114)	\$ 15,560	5.90%	May-13
Seven Tower Bridge Associates (2)	10%		(551)		N/A	N/A
Eight Tower Bridge Associates (5)	3.4%		339	52,500	L+5.00%	Jun-12
1000 Chesterbrook Boulevard	50%	1,770	204	25,446	6.88%	Nov-11
PJP Building Two, LC	30%	263	120	4,703	6.12%	Nov-23
PJP Building Three, LC	25%		32		N/A	N/A
PJP Building Five, LC	25%	156	96	6,099	6.47%	Aug-19
PJP Building Six, LC	25%	115	55	9,215	6.08%	Apr-23
PJP Building Seven, LC	25%	177	177	8,508	L+1.55%	Nov-13
Macquarie BDN Christina LLC	20%	6,859	797	59,000	8.00%	Jun-11
Broadmoor Austin Associates	50%	64,086	1,327	90,721	5.79%	Apr-11
Residence Inn Tower Bridge	50%	564	162	14,480	5.63%	Feb-16
G&I Interchange Office LLC						
(DRA) (3)	20%		1,180	184,000	5.78%	Jan-15
Invesco, L.P. (4)			244		N/A	N/A
		\$ 75,458	\$ 4,068	\$ 470,232		

(1) Ownership percentage represents the Partnership s entitlement to residual distributions after payments

- of priority returns, where applicable.
- (2) The loss related to Seven Tower Bridge above represents a writeoff of our investment balance due to the Venture terminating development on a parcel of land owned by the partnership.
- (3) The Partnership retained a 20% interest and received distributions from financing in excess of its basis. The Partnership has no commitment to fund and no expectation of operating losses, accordingly, the Partnership s carrying value has not been reduced below zero. The income recognized for the year ended December 31, 2009 relates to the distributions in excess of the Partnership s investment in the Venture. The amount is shown gross of the elimination

of 20% portion

of revenues we received for management fees of \$0.4 million as of December 31, 2009.

(4) The

Partnership s interest consists solely of a residual profits interest. The Partnership no longer has an investment in this real estate venture.

(5) The Partnership

has no
commitment to
fund and no
expectations of
operating losses,
accordingly, the
Partnership s
carrying value
has not been
reduced below
zero.

The following is a summary of the financial position of the unconsolidated Real Estate Ventures in which the Partnership had investment interests as of December 31, 2009 and 2008 (in thousands):

	December 31,				
		2009		2008	
Net property	\$	503,932	\$	553,833	
Other assets		96,643		94,165	
Other Liabilities		37,774		37,863	
Debt		470,232		515,832	
Equity		92,569		94,164	
Partnership s share of equity (Partnership s basis)		75,458		71,028	

F-67

Table of Contents

The following is a summary of results of operations of the unconsolidated Real Estate Ventures in which the Partnership had interests as of December 31, 2009, 2008 and 2007 (in thousands):

	Year ended December 31,						
		2009	2	2008 (a)		2007	
Revenue	\$	105,236	\$	105,844	\$	75,541	
Operating expenses		38,691		38,036		25,724	
Interest expense, net		30,858		30,585		21,442	
Depreciation and amortization		36,700		32,057(a)		15,526	
Net income		(1,012)		416(a)		12,849	
Partnership s share of income (Partnership s basis)		4,069		8,447		6,955	

(a) - Pertains to the correction of an error in DRA s unaudited financial statements. The adjustments relate to the understatement of depreciation expense amounting to \$2.1 million. The adjustments have no impact on the Company s consolidated financial statements.

Equity in income of real estate ventures in the Partnership s consolidated statement of operations for the twelve-months ended December 31, 2007 includes a \$3.9 million distribution on account of a residual profits interest that is not included in the table above.

As of December 31, 2009, the aggregate principal payments of recourse and non-recourse debt payable to third-parties are as follows (in thousands):

2010	\$ 21,410
2011	165,303
2012	56,072
2013	22,220
2014	3,162
Thereafter	202,065
	\$ 470,232

As of December 31, 2009, the Partnership had guaranteed repayment of approximately \$2.1 million of loans on behalf of certain Real Estate Ventures. The Partnership also provides customary environmental indemnities in connection

with construction and permanent financing both for its own account and on behalf of its Real Estate Ventures.

5. DEFERRED COSTS

As of December 31, 2009 and 2008, the Partnership s deferred costs were comprised of the following (in thousands):

	December 31, 2009					
	Total Cost			rumulated ortization		Deferred Costs, net
Leasing Costs Financing Costs	\$	124,391 42,965	\$	(50,643) (10,616)	\$	73,748 32,349
Total	\$	167,356	\$	(61,259)	\$	106,097
			Dece	Deferred		
	Т	otal Cost		eumulated ortization		Costs, net
Leasing Costs Financing Costs	\$	115,263 25,169	\$	(39,528) (11,577)	\$ \$	75,735 13,592
Total	\$	140,432	\$	(51,105)	\$	89,327

During 2009, 2008 and 2007, the Partnership capitalized internal direct leasing costs of \$5.3 million, \$7.9 million and \$8.2 million, respectively, in accordance with the accounting standard for the capitalization of leasing costs.

F-68

Table of Contents

6. INTANGIBLE ASSETS AND LIABILITIES

As of December 31, 2009 and 2008, the Partnership s intangible assets/liabilities were comprised of the following (in thousands):

	December 31, 2009						
	Total Cost			ccumulated nortization		Deferred Costs, net	
In-place lease value Tenant relationship value Above market leases acquired	\$	123,456 97,566 15,674	\$	(71,402) (49,374) (10,757)	\$	52,054 48,192 4,917	
Total	\$	236,696	\$	(131,533)	\$	105,163	
Below market leases acquired	\$	75,325	\$	(38,238)	\$	37,087	
			Dec	ember 31, 20	08		
	Т	otal Cost	Accumulated Amortization			Deferred Costs, net	
In-place lease value Tenant relationship value Above market leases acquired	\$	145,518 103,485 23,351	\$	(71,138) (40,835) (14,624)	\$	74,380 62,650 8,727	
Total	\$	272,354	\$	(126,597)	\$	145,757	
Below market leases acquired	\$	82,950	\$	(35,324)	\$	47,626	

For the years ended December 31, 2009, 2008, and 2007, the Partnership wrote off through the acceleration of amortization of approximately \$2.4 million, \$1.7 million and \$4.1 million, respectively, of intangible assets as a result of tenant move-outs prior to the end of the associated lease terms. For the years ended December 31, 2009, 2008, and 2007, the Partnership accelerated amortization of approximately \$0.4 million, \$0.1 million and \$0.4 million, respectively, of intangible liabilities as a result of tenant move-outs.

As of December 31, 2009, the Partnership s annual amortization for its intangible assets/liabilities is as follows (in thousands, assumes no early terminations):

	Assets	Li	Liabilities		
2010	\$ 28,842	\$	8,307		
2011	22,452		7,013		
2012	17,217		6,275		
2013	12,438		5,836		
2014	9,130		4,348		
Thereafter	15,084		5,308		

Total \$ 105,163 \$ 37,087

7. DEBT OBLIGATIONS

The following table sets forth information regarding the Partnership s mortgage indebtedness outstanding at December 31, 2009 and 2008 (in thousands):

	December 31,				Maturity
	2009		2008	Interest Rate	Date
MORTGAGE DEBT:					
200 Commerce Drive	\$	\$	5,684	7.12%(a)	Sep-09
Plymouth Meeting Exec	42,042		42,785	7.00%(b)	Dec-10
Four Tower Bridge	10,158		10,404	6.62%	Feb-11
Arboretum I, II, III & V	21,046		21,657	7.59%	Jul-11
Midlantic Drive/Lenox Drive/DCC I	58,215		59,784	8.05%	Oct-11
Research Office Center	39,999		40,791	5.30%(b)	Oct-11
Concord Airport Plaza	35,594		36,617	5.55%(b)	Jan-12
Six Tower Bridge	13,557		14,185	7.79%	Aug-12
Newtown Square/Berwyn Park/Libertyview	59,557		60,910	7.25%	May-13
Coppell Associates	2,711		3,273	6.89%	Dec-13
Southpoint III	3,255		3,863	7.75%	Apr-14
	F-69				

Table of Contents

Tysons Corner Coppell Associates Two Logan Square One Logan Square Principal balance outstanding Plus: unamortized fixed-rate debt premiums, net	Ι	December 31, 2009 98,056 16,600 89,800 60,000 550,590 1,130	Ι	December 31, 2008 99,529 16,600 68,808 484,890 2,635	Interest Rate 5.36%(b) 5.75% 7.57%(c) 4.50%(d)	Maturity Date Aug-15 Feb-16 Apr-16 Jul-16
Total mortgage indebtedness	\$	551,720	\$	487,525		
UNSECURED DEBT:						
\$275.0M 4.500% Guaranteed Notes due 2009				196,680	4.62%	Nov-09
Bank Term Loan		183,000		183,000	LIBOR + 0.80%	Oct-10(e)
\$300.0M 5.625% Guaranteed Notes due 2010		198,545		275,545	5.61%	Dec-10
					LIBOR +	
Credit Facility		92,000		153,000	0.725%	Jun-11(e)
\$320.7M 3.875% Guaranteed Exchangeable						
Notes due 2026		127,960		282,030	5.50%	Oct-11(f)
\$300.0M 5.750% Guaranteed Notes due 2012		187,825		300,000	5.77%	Apr-12
\$250.0M 5.400% Guaranteed Notes due 2014		242,681		250,000	5.53%	Nov-14
\$250.0M 7.500% Guaranteed Notes due 2015		250,000			7.75%	May-15
\$250.0M 6.000% Guaranteed Notes due 2016		250,000		250,000	5.95%	Apr-16
\$300.0M 5.700% Guaranteed Notes due 2017		300,000		300,000	5.75%	May-17
Indenture IA (Preferred Trust I)		27,062		27,062	LIBOR + 1.25%	Mar-35
Indenture IB (Preferred Trust I)		25,774		25,774	LIBOR + 1.25%	Apr-35
Indenture II (Preferred Trust II)		25,774		25,774	LIBOR + 1.25%	Jul-35
Principal balance outstanding Less: unamortized exchangeable debt		1,910,621		2,268,865		
discount		(4,327)		(12,177)		
unamortized fixed-rate debt discounts, net		(3,437)		(2,718)		
Total unsecured indebtedness	\$	1,902,857	\$	2,253,970		
Total Debt Obligations	\$	2,454,577	\$	2,741,495		

(a) On
September 30,
2009, the
Partnership
pre-paid the

remaining balance of the mortgage debt with no penalty.

- (b) Loans were assumed upon acquisition of the related property. Interest rates presented above reflect the market rate at the time of acquisition.
- (c) The Two Logan Square mortgage loan was re-financed in the amount of \$89.8 million on April 1, 2009. The new loan bears interest at 7.57% per annum and has a seven year term with three years of interest only payments followed by a thirty year amortization schedule.
- (d) The Partnership obtained a mortgage on a previously unencumbered property during the third quarter 2009. The loan features a floating rate of LIBOR plus 350 basis points (subject to a LIBOR floor)

and a seven-year term with three years interest only followed by a thirty-year amortization schedule at a 7.5% constant.

- (e) These loans may be extended to June 29, 2012 at the Partnership s discretion.
- (f) On October 20, 2011, the holders of the Exchangeable Notes have the right to request the redemption of all or a portion of the Exchangeable Notes they hold at a price equal to 100% of the principal amount plus accrued and unpaid interest. Accordingly, the Exchangeable Notes have been presented with an October 20, 2011 maturity

On September 25, 2009, the Partnership closed a registered offering of \$250.0 million in aggregate principal amount of its 7.50% senior unsecured notes due 2015. The notes were priced at 99.412% of their face amount with a yield to maturity of 7.625%, representing a spread at the time of pricing of 5.162% to the yield on the August 2014 Treasury note. The notes have been reflected net of discount of \$1.4 million in the consolidated balance sheet as of December 31, 2009. The net proceeds which amounted to \$247.0 million after deducting underwriting discounts and offering expenses were used to repay the Partnership s indebtedness under its unsecured revolving credit facility and for general corporate purposes.

On July 7, 2009, the Partnership closed a \$60.0 million first mortgage on One Logan Square, a 594,361 square foot office property located in Philadelphia, Pennsylvania. This loan accrues interest at a rate of LIBOR plus 3.5% with a

minimum LIBOR rate of 1% over a seven-year term with three years of interest only payments and interest and principal payments based on a thirty-year amortization schedule for the remaining four years. The loan proceeds were used for general corporate purposes including repayment of existing indebtedness.

F-70

Table of Contents

On June 29, 2009, the Partnership entered into a forward financing commitment to borrow up to \$256.5 million under two separate loans which are secured by mortgages on the 30th Street Post Office (the Post Office project), the Cira South Garage (the garage project) and by the leases of space at these facilities upon the completion of these projects. Of the total borrowings, \$209.7 million and \$46.8 million will be allocated to the Post Office project and to the garage project, respectively. The Partnership paid a \$17.7 million commitment fee, which includes a \$1.5 million arrangement fee, in connection with this commitment. The total loan amount together with the net commitment fee was deposited in an escrow account to be administered by The Bank of New York Mellon (the trustee). In accordance with the trust agreement between the lender and the trustee, the lender assigned its rights under the loans to the Trust. The Trust issued certificates to third parties in an amount equal to the funding commitment. Upon investment of the escrow account in a portfolio of U.S. Government treasuries, the net commitment fee of \$16.2 million will be used together with the interest earned on the escrow account to pay interest costs of the loans through August 26, 2010 which is also the anticipated completion date of the projects and the expected funding date. In order for funding to occur, certain conditions must be met by the Partnership which primarily relate to the completion of the projects and the commencement of the rental payments from the respective leases with the IRS on these properties. The loans will bear interest at 5.93% and require principal and interest payments based on a twenty year amortization schedule. The Partnership intends to use the loan proceeds to reduce borrowings under its credit facility and for general corporate purposes. As of December 31, 2009, the commitment fee is included as part of the deferred costs in the Partnership s consolidated balance sheet as it believes the funding is probable of occurring. The Partnership will amortize this cost over the term of the loan starting on the date the funding of the loans has occurred. In the event that the Partnership believes the funding will not occur, this cost will be written off in the period that such determination was made. In addition, should the funding not occur either because the Partnership does not meet the conditions or the Partnership decides not to proceed with the funding, a termination fee is payable (see Note 16).

During 2009, 2008 and 2007, the Partnership s weighted-average interest rate on its mortgage notes payable was 6.45%, 6.40% and 6.74%, respectively. As of December 31, 2009 and 2008, the net carrying value of the Partnership s Properties that are encumbered by mortgage indebtedness was \$784.2 million and \$691.6 million, respectively. During the year ended December 31, 2009, the Partnership repurchased \$444.7 million of its existing Notes in a series of transactions which are summarized in the table below:

Notes	Repurchase Amount	Principal	Gain	Deferred Financing Amortization
2009 Notes	\$ 92,736	\$ 94,130	\$ 1,377	\$ 88
2010 Notes	71,414	76,999	5,565	215
2012 Notes	109,104	112,175	2,610	361
2014 Notes	6,329	7,319	961	28
3.875% Notes	136,880	154,070	12,664	1,289
	\$ 416,463	\$ 444,693	\$ 23,177	\$ 1,981

During the year ended December 31, 2008, the Partnership exercised the accordion feature on its \$150.0 million unsecured term loan which it had entered into in October 2007 and borrowed an additional \$33.0 million, bringing its total outstanding balance to \$183.0 million. All outstanding borrowings under the term loan bear interest at a periodic rate of LIBOR plus 80 basis points. The net proceeds of the term loan were used to reduce indebtedness under the Partnership s unsecured revolving credit facility. The Term Loan matures on October 18, 2010 and may be extended at the Partnership s option for two, one-year periods but not beyond the final maturity date of its revolving credit facility. There is no scheduled principal amortization of the Term Loan and the Partnership may prepay borrowings in whole or in part without premium or penalty. Portions of the Term Loan bear interest at a per annum floating rate equal to: (i) the higher of (x) the prime rate or (y) the federal funds rate plus 0.50% per annum or (ii) a London interbank offered rate that is the rate at which Eurodollar deposits for one, two, three or six months are offered plus between

0.475% and 1.10% per annum (the Libor Margin), depending on the Company s debt rating. The Term Loan Agreement contains financial and operating covenants. Financial covenants include minimum net worth, fixed charge coverage ratio, maximum leverage ratio, restrictions on unsecured and secured debt as a percentage of unencumbered assets and other financial tests. Operating covenants include limitations on the Partnership s ability to incur additional indebtedness, grant liens on assets, enter into affiliate transactions, and pay dividends. The Partnership was in compliance with all covenants as of December 31, 2009.

On April 30, 2007, the Operating Partnership completed an underwritten public offering of \$300.0 million aggregate principal amount of 5.70% unsecured notes due 2017 (the 2017 Notes). Brandywine Realty Trust guaranteed the payment of principal and interest on the 2017 Notes. The Company used proceeds from these notes to reduce borrowings under the Company s revolving credit facility. The Operating Partnership s indenture relating to unsecured notes contains financial restrictions and requirements, including (1) a leverage ratio not to exceed 60%, (2) a secured debt leverage ratio not to exceed 40%, (3) a debt service coverage ratio of greater than 1.5 to 1.0, and (4) an unencumbered asset value of not less than 150% of unsecured debt. The Partnership was in compliance with all financial covenants as of December 31, 2009.

F-71

Table of Contents

In April 2007, the Partnership entered into a \$20.0 million Sweep Agreement (the Sweep Agreement) to be used for cash management purposes. Borrowings under the Sweep Agreement bear interest at one-month LIBOR plus 0.75%. The Sweep Agreement ended in April 2009 at which point the agreement was not renewed.

The Partnership utilizes credit facility borrowings for general business purposes, including the acquisition, development and redevelopment of properties and the repayment of other debt. The maturity date of the \$600.0 million Credit Facility (the Credit Facility) is June 29, 2011 (subject to an extension of one year, at the Partnership s option, upon its payment of an extension fee equal to 15 basis points of the committed amount under the Credit Facility). The per annum variable interest rate on outstanding balances is LIBOR plus 0.725%. The interest rate and facility fee are subject to adjustment upon a change in the Partnership s unsecured debt ratings. The Partnership has the option to increase the Credit Facility to \$800.0 million subject to the absence of any defaults and the Partnership s ability to acquire additional commitments from its existing or new lenders. As of December 31, 2009, the Partnership had \$92.0 million of borrowings, \$13.9 million of letters of credit outstanding, and a \$51.0 million holdback in connection with its historic tax credit transaction, leaving \$471.1 million of unused availability. During the years ended December 31, 2009 and 2008, the weighted-average interest rate on Credit Facility borrowings was 2.08% and 4.35% respectively. As of December 31, 2009 and 2008, the weighted average interest rate on Credit Facility borrowings was 0.96% and 1.85%, respectively.

The Credit Facility requires the maintenance of ratios related to minimum net worth, debt-to-total capitalization and fixed charge coverage and includes non-financial covenants. The Partnership was in compliance with all financial covenants as of December 31, 2009.

As of December 31, 2009, the Partnership s aggregate principal payments are as follows (in thousands):

2010	\$	432,804
2011		352,214
2012		239,483
2013		59,753
2014		246,394
Thereafter	1	1,130,563
Total principal payments	2	2,461,211
Net unamortized premiums/discounts		(6,634)

Outstanding indebtedness \$ 2,454,577

8. FAIR VALUE OF FINANCIAL INSTRUMENTS

The following fair value disclosure was determined by the Partnership using available market information and discounted cash flow analyses as of December 31, 2009 and 2008, respectively. The discount rate used in calculating fair value is the sum of the current risk free rate and the risk premium on the date of acquiring or assuming the instruments or obligations. Considerable judgment is necessary to interpret market data and to develop the related estimates of fair value. Accordingly, the estimates presented are not necessarily indicative of the amounts that the Partnership could realize upon disposition. The use of different estimation methodologies may have a material effect on the estimated fair value amounts. The Partnership believes that the carrying amounts reflected in the Consolidated Balance Sheets at December 31, 2009 and 2008 approximate the fair values for cash and cash equivalents, accounts receivable, other assets, accounts payable and accrued expenses.

F-72

Table of Contents

The following are financial instruments for which the Partnership estimates of fair value differ from the carrying amounts (in thousands):

	December	31, 2009	December 31, 2008				
	Carrying Amount	Fair Value	Carrying Amount	Fair Value			
Mortgage payable, net of premiums	\$ 551,720	\$ 523,745	\$ 484,890	\$ 459,519			
Unsecured notes payable, net of discounts	\$ 1,557,011	\$ 1,497,356	\$ 1,854,186	\$ 1,152,056			
Variable Rate Debt Instruments	\$ 353,610	\$ 341,210	\$ 414,610	\$ 398,748			
Notes Receivable	\$ 71,989(a)	\$ 62,776	\$ 48,048	\$ 46,227			

(a) For purposes of this disclosure, the Trenton Note is presented gross of the recognized deferred gain of

\$12.9 million.

9. RISK MANAGEMENT AND USE OF FINANCIAL INSTRUMENTS

Risk Management

In the course of its on-going business operations, the Partnership encounters economic risk. There are three main components of economic risk: interest rate risk, credit risk and market risk. The Partnership is subject to interest rate risk on its interest-bearing liabilities. Credit risk is primarily the risk of inability or unwillingness of tenants to make contractually required payments and counterparties on derivatives not fulfilling their obligations. Market risk is the risk of declines in the value of properties due to changes in rental rates, interest rates or other market factors affecting the valuation of properties held by the Partnership.

Risks and Uncertainties

In the course of its on-going business operations, the Partnership encounters economic risk. There are three main components of economic risk: interest rate risk, credit risk and market risk. The Partnership is subject to interest rate risk on its interest-bearing liabilities. Credit risk is primarily the risk of inability or unwillingness of tenants to make contractually required payments. Market risk is the risk of declines in the value of properties due to changes in rental rates, interest rates or other market factors affecting the valuation of properties held by the Partnership.

The Partnership expects that the impact of the current state of the economy, including high unemployment and the unprecedented volatility and illiquidity in the financial and credit markets, will continue to have a dampening effect on the fundamentals of its business, including increases in past due accounts, tenant defaults, lower occupancy and reduced effective rents. These conditions would negatively affect the Partnership s future net income and cash flows and could have a material adverse effect on its financial condition.

The Partnership s Credit Facility, Bank Term Loan and the indenture governing the unsecured public debt securities (Note 7) contain restrictions, requirements and other limitations on the ability to incur indebtedness, including total debt to asset ratios, secured debt to total asset ratios, debt service coverage ratios and minimum ratios of unencumbered assets to unsecured debt which it must maintain. The ability to borrow under the Credit Facility is subject to compliance with such financial and other covenants. In the event that the Partnership fails to satisfy these covenants, it would be in default under the Credit Facility, the Bank Term Loan and the indenture and may be required to repay such debt with capital from other sources. Under such circumstances, other sources of capital may not be available, or may be available only on unattractive terms.

Availability of borrowings under the Credit Facility is subject to a traditional material adverse effect clause. Each time the Partnership borrows it must represent to the lenders that there have been no events of a nature which would have a material adverse effect on the business, assets, operations, condition (financial or otherwise) or prospects of the Partnership taken as a whole or which could negatively effect the ability of the Partnership to perform its obligations under the Credit Facility. While the Partnership believes that there are currently no material adverse effect events, the Partnership is operating in unprecedented economic times and it is possible that such event could arise which would limit the Partnership s borrowings under the Credit Facility. If an event occurs which is considered to have a material adverse effect, the lenders could consider the Partnership in default under the terms of the Credit Facility and the borrowings under the Credit Facility would become due and payable. If the Partnership is unable to obtain a waiver, this would have a material adverse effect on the Partnership's financial position and results of operations. The Partnership was in compliance with all financial covenants as of December 31, 2009. Management continuously monitors the Partnership s compliance with and anticipated compliance with the covenants. Certain of the covenants restrict management s ability to obtain alternative sources of capital. While the Partnership currently believes it will remain in compliance with its covenants, in the event of a continued slow-down and continued crisis in the credit markets, the Partnership may not be able to remain in compliance with such covenants and if the lender would not provide a waiver, it could result in an event of default.

F-73

Table of Contents

Use of Derivative Financial Instruments

The Partnership s use of derivative instruments is limited to the utilization of interest rate agreements or other instruments to manage interest rate risk exposures and not for speculative purposes. The principal objective of such arrangements is to minimize the risks and/or costs associated with the Partnership s operating and financial structure, as well as to hedge specific transactions. The counterparties to these arrangements are major financial institutions with which the Partnership and its affiliates may also have other financial relationships. The Partnership is potentially exposed to credit loss in the event of non-performance by these counterparties. However, because of the high credit ratings of the counterparties, the Partnership does not anticipate that any of the counterparties will fail to meet these obligations as they come due. The Partnership does not hedge credit or property value market risks through derivative financial instruments.

The Partnership formally assesses, both at inception of the hedge and on an on-going basis, whether each derivative is highly-effective in offsetting changes in cash flows of the hedged item. If management determines that a derivative is not highly-effective as a hedge or if a derivative ceases to be a highly-effective hedge, the Partnership will discontinue hedge accounting prospectively. The related ineffectiveness would be charged to the Statement of Operations. The valuation of these instruments is determined using widely accepted valuation techniques including discounted cash flow analysis on the expected cash flows of each derivative. This analysis reflects the contractual terms of the derivatives, including the period to maturity, and uses observable market-based inputs, including interest rate curves and implied volatilities. The fair values of interest rate swaps are determined using the market standard methodology of netting the discounted future fixed cash receipts (or payments) and the discounted expected variable cash payments (or receipts). The variable cash payments (or receipts) are based on an expectation of future interest rates (forward curves) derived from observable market interest rate curves.

To comply with the provisions of the accounting standard for fair value measurements and disclosures, the Partnership incorporates credit valuation adjustments to appropriately reflect both its own nonperformance risk and the respective counterparty s nonperformance risk in the fair value measurements. In adjusting the fair value of its derivative contracts for the effect of nonperformance risk, the Partnership has considered the impact of netting and any applicable credit enhancements, such as collateral postings, thresholds, mutual puts, and guarantees.

Although the Partnership has determined that the majority of the inputs used to value its derivatives fall within Level 2 of the fair value hierarchy, the credit valuation adjustments associated with its derivatives utilize Level 3 inputs, such as estimates of current credit spreads to evaluate the likelihood of default by itself and its counterparties. However, as of December 31, 2009 and 2008, the Partnership has assessed the significance of the impact of the credit valuation adjustments on the overall valuation of its derivative positions and has determined that the credit valuation

adjustments are not significant to the overall valuation of its derivatives. As a result, the Partnership has determined

that its derivative valuations in their entirety are classified in Level 2 of the fair value hierarchy.

The fair values of the hedges at December 31, 2009 and 2008 are included in other liabilities and accumulated other comprehensive income in the accompanying balance sheet, except for the \$1.1 million fair value adjustment of the hedges charged as an expense to the consolidated statements of operations during the year ended December 31, 2009, relating to two of the Partnership s interest rate swaps which were both cash settled in December 2009. The hedging relationship with these swaps ceased upon the Partnership s planned issuance of its unsecured notes effective September 21, 2009, and as such the interest rate swaps no longer qualify for hedge accounting. Accordingly, changes in the fair value of these interest rate swaps were charged to our consolidated statements of operations until they were cash settled. The Partnership also recognized \$0.1 million of ineffectiveness of the hedges during the year ended December 31, 2009 prior to the termination of the hedging relationship.

F-74

Table of Contents

The following table summarizes the terms and fair values of the Partnership s derivative financial instruments at December 31, 2009 and 2008. The notional amounts provide an indication of the extent of the Partnership s involvement in these instruments at that time, but do not represent exposure to credit, interest rate or market risks.

Hedge	Hedge			Notional	Amount		Trade	Maturity	Fair	Value	
Product	Type	Designation	-	12/31/20091	12/31/2008	Strike	Date	Date 1	2/31/20092/31/2008		
Swap	Interest Rate	Cash Flow	(b)	\$123,000	\$ 78,000(a)	4.709%	9/20/07	10/18/10	\$5,162	\$ 7,204	
Swap	Interest Rate	Cash Flow	(b)	25,000	25,000	4.415%	10/19/07	10/18/10	827	1,439	
Swap	Interest Rate	Cash Flow	(b)	25,000	25,000	3.747%	11/26/07	10/18/10	688	1,111	
Swap	Interest Rate	Cash Flow	(b)		25,000	3.338%	1/4/08	12/18/10		603	
Swap	Interest Rate	Cash Flow	(b)	25,774	25,774	2.975%	10/16/08	10/30/10	643	628	
Swap	Interest Rate	Cash Flow	(c)		25,000	4.770%	1/4/08	12/18/19		4,079	
Swap	Interest Rate	Cash Flow	(c)		25,000	4.423%	3/19/08	12/18/19		3,402	

\$198,774 \$228,774 \$7,320 \$18,466

- (a) National amount accreting up to \$155,000 through October 8, 2010.
- (b) Hedging unsecured variable rate debt.
- (c) Cash settled at their maturity dates.

Concentration of Credit Risk

Concentrations of credit risk arise when a number of tenants related to the Partnership s investments or rental operations are engaged in similar business activities, or are located in the same geographic region, or have similar economic features that would cause their inability to meet contractual obligations, including those to the Partnership, to be similarly affected. The Partnership regularly monitors its tenant base to assess potential concentrations of credit risk. Management believes the current credit risk portfolio is reasonably well diversified and does not contain any unusual concentration of credit risk. No tenant accounted for 5% or more of the Partnership s rents during 2009, 2008 and 2007. Recent developments in the general economy and the global credit markets have had a significant adverse effect on companies in numerous industries. The Partnership has tenants concentrated in various industries that may be experiencing adverse effects from the current economic conditions and the Partnership could be adversely affected if such tenants go into default on their leases.

10. **DISCONTINUED OPERATIONS**

For the years ended December 31, 2009, 2008 and 2007, income from discontinued operations relates to an aggregate of 36 properties containing approximately 6.7 million net rentable square feet that the Partnership has sold since January 1, 2007.

The following table summarizes revenue and expense information for the properties sold which qualify for discontinued operations reporting since January 1, 2007 (in thousands):

	Years Ended December 31,					
		2009 2008				2007
Revenue:						
Rents	\$	8,055	\$	52,712	\$	82,049
Tenant reimbursements		5,309		7,829		11,114
Termination fees				25		183
Other		123		227		404
Total revenue		13,487		60,793		93,750
Expenses:						
Property operating expenses		4,665		21,077		31,560
Real estate taxes		1,763		6,270		8,953
Depreciation & amortization		2,155		13,412		27,507
Provision for impairment		3,700		6,850		
Total operating expenses		12,283		47,609		68,020
Operating income		1,204		13,184		25,730
Interest income		(1)		17		26
Interest expense				(4,595)		(5,497)
Income from discontinued operations before gain on sale of						
interests in real estate and minority interest		1,203		8,606		20,259
Net gain on sale of interests in real estate		1,238		28,497		25,743
Income from discontinued operations		2,441		37,103		46,002
Income from discontinued operations attributable to non-controlling interest		(30)		(127)		(465)
Income from discontinued operations attributable to Brandywine	ø	2 411	ф	26.076	ф	15 527
Operating Partnership	\$	2,411	\$	36,976	\$	45,537

Discontinued operations have not been segregated in the consolidated statements of cash flows. Therefore, amounts for certain captions will not agree with respective data in the consolidated statements of operations.

F-75

Table of Contents

11. NON-CONTROLLING INTEREST IN CONSOLIDATED REAL ESTATE VENTURES

As of December 31, 2009 and 2008, the Partnership owned interests in three consolidated real estate ventures that own three office properties containing approximately 0.4 million net rentable square feet. The Partnership is the primary beneficiary and these consolidated real estate ventures are variable interest entities under the accounting standard for consolidation.

The non-controlling interests associated with certain of the Real Estate Ventures that have finite lives under the terms of the partnership agreements represent mandatorily redeemable interests as defined under the accounting standard for certain financial instruments with characteristics of both liabilities and equity. The aggregate amount related to these non-controlling interests classified within equity is \$0.1 million at December 31, 2009 and a nominal amount as of December 31, 2008. The Partnership believes that the aggregate settlement value of these interests was approximately \$7.9 million and \$9.1 million as of December 31, 2009 and 2008, respectively. This amount is based on the estimated liquidation values of the assets and liabilities and the resulting proceeds that the Partnership would distribute to its Real Estate Venture partners upon dissolution, as required under the terms of the respective partnership agreements. Subsequent changes to the estimated fair values of the assets and liabilities of the consolidated Real Estate Ventures will affect the Partnership s estimate of the aggregate settlement value. The partnership agreements do not limit the amount that the minority partners would be entitled to in the event of liquidation of the assets and liabilities and dissolution of the respective partnerships.

12. PARTNERS EQUITY

Earnings per Common Partnership Unit

The following table details the number of units and net income used to calculate basic and diluted earnings per common partnership unit (in thousands, except unit and per unit amounts; results may not add due to rounding):

		Years ended December 31, 2009 2008									2007		
E		Basic		Diluted	Basic		00	Diluted		Basic		Diluted	
Numerator Income from continuing operations	\$	5,648	\$	5,648	\$	1,422	\$	1,422	\$	9,333	\$	9,333	
Net income (loss) from continuing operations attributable to non-controlling													
interests Amount allocable to unvested restricted		(30)		(30)		(127)		(127)		(465)		(465)	
unitholders Preferred units		(279)		(279)		(763)		(763)		(765)		(765)	
dividends		(7,992)		(7,992)		(7,992)		(7,992)		(7,992)		(7,992)	
Income (loss) from continuing operations available to common unitholders		(2,653)		(2,653)		(7,460)		(7,460)		111		111	
Discontinued		2,441		2,441		37,103		37,103		46,002		46,002	
operations attributable to common		2,771		2,771		57,105		57,105		40,002		70,002	

unitholders

Net income (loss) available to common unitholders	\$ (2	12) \$	(212)	\$ 29,64	43 5	\$ 29,643	\$ 46,113	\$ 46,113
Denominator Weighted-average units outstanding Contingent securities/Stock based compensation	114,712,8	69	114,712,869	90,391,04	14	90,391,044	91,170,209	91,170,209 49,128
Total weighted-average units outstanding	114,712,8	69	116,066,115	90,391,04	14	90,399,784	91,170,209	91,219,337
Earnings per Common Partnership Units: Income from continuing operations attributable to common unitholders Discontinued operations attributable	\$ (0.	02) \$	(0.02)	\$ (0.0	08) 5	\$ (0.08)	\$ 0.01	\$ 0.01
to common unitholders	0.	02	0.02	0.4	41	0.41	0.48	0.48
Net income attributable to common unitholders	\$	\$		\$ 0	33 5	\$ 0.33	\$ 0.49	\$ 0.49

Unvested restricted units are considered participating securities which require the use of the two-class method for the computation of basic and diluted earnings per unit. For the twelve months ended December 31, 2009, 2008 and 2007, earnings representing nonforfeitable dividends as noted in the table above were allocated to the unvested restricted units.

F-76

Table of Contents

Common Partnership Unit and Preferred Mirror Units

The Company is the sole general partner of the Partnership and conducts substantially all its business and owns its assets through the Partnership and as a result does not have any significant assets, liabilities or operations, other than its investment in the Partnership s Units, nor does it have any employees of its own. Pursuant to the Partnership Agreement, the Partnership reimburses the Company for all expenses incurred on behalf of its operations. The Partnership issues partnership units to the Company in exchange for the contribution of the net proceeds of any equity security issuance by the Company. The number and terms of such partnership units correspond in number and terms of the related equity securities issued by the Company. In addition, the Partnership may also issue separate classes of partnership units. Historically, the Partnership has had the following types of partnership units outstanding (i) Preferred Partnership Units which have been issued to parties other than the Company (ii) Preferred Mirror Partnership Units which have been issued to the Company and (iii) Common Partnership Units which include both interests held by the Company and those held by other limited partners. Each of these interests is described in more detail below.

Preferred Mirror Partnership Units

In exchange for the proceeds received in corresponding offerings by the Company of preferred shares of beneficial interest, the Partnership has issued to the Company a corresponding amount of Preferred Mirror Partnership Units with terms consistent with that of the preferred securities issued by the Company.

On December 30, 2003, the Partnership issued 2,000,000 Series D Preferred Mirror Units to Brandywine Realty Trust in exchange for its contribution of the proceeds of its Series C Preferred Shares. The 2,000,000 Series D Preferred Mirror Units outstanding have an aggregate liquidation preference of \$50.0 million, or \$25.00 per unit. Cumulative distributions on the Series D Preferred Mirror Units are payable quarterly at an annualized rate of 7.50% of the liquidation preference. In the event that any of the Series C Preferred Shares of Brandywine Realty Trust are redeemed, which may occur at the option of Brandywine Realty Trust at any time on or after December 30, 2009, then an equivalent number of Series D Preferred Mirror Units will be redeemed.

On February 27, 2004, the Partnership issued 2,300,000 Series E Preferred Mirror Units to Brandywine Realty Trust in exchange for its contribution of the net proceeds of its Series D Preferred Shares. The 2,300,000 Series E Preferred Mirror Units outstanding have an aggregate liquidation preference of \$57.5 million, or \$25.00 per unit. Cumulative distributions on the Series E Preferred Mirror Units are payable quarterly at an annualized rate of 7.375% of the liquidation preference. In the event that any of the Series D Preferred Shares of Brandywine Realty Trust are redeemed, which may occur at the option of Brandywine Realty Trust at any time on or after February 27, 2009, then an equivalent number of Series E Preferred Mirror Units will be redeemed.

Common Partnership Units (Redeemable and General)

The Partnership has two classes of Common Partnership Units: (i) Class A Limited Partnership Interest which are held by both the Company and outside third parties and (ii) General Partnership Interests which are held by the Company. (Collectively, the Class A Limited Partnership Interest and General Partnership Interests are referred to as Common Partnership Units). The holders of the Common Partnership Units are entitled to share in cash distributions from, and in profits and losses of, the Partnership, in proportion to their respective percentage interests, subject to preferential distributions on the preferred mirror units and the preferred units.

The Common Partnership Units held by the Company (comprised of both General Partnership Units and Class A Limited Partnership Units) are presented as partner s equity in the consolidated financial statements. Class A Limited Partnership Interest held by parties other than the Company are redeemable at the option of the holder for a like number of common shares of the Company, or cash, or a combination thereof, at the election of the Company. Because the form of settlement of these redemption rights are not within the control of the Partnership, these Common Partnership Units have been excluded from partner s equity and are presented as redeemable limited partnership units measured at the potential cash redemption value as of the end of the periods presented based on the closing market price of the Company s common shares at December 31, 2009, 2008 and 2007, which was \$11.40, \$7.71, \$17.93 respectively. As of December 31, 2009, 2008 and 2007, 2,809,108 and 2,816,229 Class A Units were outstanding and owned by outside limited partners of the Partnership.

On December 8, 2009, the Partnership declared a distribution of \$0.15 per Common Share, totaling \$19.3 million, which was paid on January 20, 2010 to shareholders of record as of January 6, 2010. On December 8, 2009, the Partnership declared distributions on its Series C Preferred Shares and Series D Preferred Shares to holders of record as of December 30, 2009. These shares are entitled to a preferential return of 7.50% and 7.375%, respectively. Distributions paid on January 15, 2010 to holders of Series C Preferred Shares and Series D Preferred Shares totaled \$0.9 million and \$1.1 million, respectively.

F-77

Table of Contents

On June 2, 2009, the Partnership completed its public offering (the offering) of 40,250,000 of its common shares, par value \$0.01 per share. The common shares were issued and sold by the Partnership to the underwriters at a public offering price of \$6.30 per common share in accordance with an underwriting agreement. The common shares sold include 5,250,000 shares issued and sold pursuant to the underwriters—exercise in full of their over-allotment option under the underwriting agreement. The Partnership received net proceeds of approximately \$242.3 million from the offering net of underwriting discounts, commissions and expenses. The Partnership used the net proceeds from the offering to repay outstanding borrowings under its \$600.0 million unsecured revolving credit facility amounting to \$242.0 million and for general corporate purposes.

Common Share Repurchases

The Partnership maintains a share repurchase program under which the Board has authorized us to repurchase our common shares from time to time. The Board initially authorized this program in 1998 and has periodically replenished capacity under the program. On May 2, 2006 the Partnership s Board restored capacity to 3.5 million common shares.

The Partnership did not repurchase any shares during the year-ended December 31, 2009. As of December 31, 2009, the Partnership may purchase an additional 0.5 million shares under the plan.

Repurchases may be made from time to time in the open market or in privately negotiated transactions, subject to market conditions and compliance with legal requirements. The share repurchase program does not contain any time limitation and does not obligate the Partnership to repurchase any shares. The Partnership may discontinue the program at any time.

13. SHARE BASED COMPENSATION

Stock Options

At December 31, 2009, the Partnership had 2,404,567 options outstanding under its shareholder approved equity incentive plan. There were 1,788,448 options unvested as of December 31, 2009 and \$0.6 million of unrecognized compensation expense associated with these options will be recognized over a weighted average period of 1.63 years. During the year ended December 31, 2009 and 2008, the Partnership recognized \$0.6 million and \$0.3 million, respectively, of compensation expense included in general and administrative expense related to unvested options. No options were unvested during the year ended December 31, 2007.

Option activity as of December 31, 2009 and changes during the year ended December 31, 2009 were as follows:

		Weighted Average Exercise		Weighted Average Remaining Contractual		Aggregate Intrinsic
	Shares	P	rice	Term (in years)	Va	lue (in 000 s)
Outstanding at January 1, 2009 Granted Exercised	1,754,648 676,491	\$	20.41 2.91	8.77 9.25	\$	(30,093) 5,743,405
Forfeited or expired	(26,572)		20.61			
Outstanding at December 31, 2009	2,404,567	\$	15.48	8.38	\$	(9,816,670)
Vested/Exercisable at December 31, 2009	616,119	\$	20.03	7.54	\$	(5,268,260)

F-78

Table of Contents

The fair value of share option awards is estimated on the date of the grant using the Black-Scholes option valuation model. The following weighted-average assumptions were utilized in calculating the fair value of options granted during the year ended December 31, 2009 and 2008:

Grant Date				April 1, 2009		rch 20, 008		April 8, 2008	
Risk-free interest rate Dividend yield Volatility factor Weighted-average expected life There were no options granted do	uring the year-e	ende	d Decem	2.20 23.64 40.99 7 yrs ber 31, 2007.	1-% 1-%	8. 23.	74% 81% 15% yrs	3.03% 8.52% 23.22% 7 yrs	
	Shares	Weigh Avera Exerc Pric		Weighted Average Remaining Contractual Term (in Years)	Shares	A E	eighted verage xercise Price	Weighted Average Remaining Contractual Term (in Years)	
Outstanding at beginning of year	1,070,099	\$	26.13	0.54	1,286,075	\$	26.45	1.5	
Granted Prentiss options converted to Company options as part of the Prentiss acquisition (See Note 3) Exercised Forfeited/Expired	1,824,594 (1,140,045)		20.61	8.61	(198,495) (17,481)	\$ \$	28.80 0.00	0.87	
Outstanding at end of year	1,754,648	\$	20.41	9.01	1,070,099	\$	26.13	0.54	
Vested/Exercisable at end of year 401(k) Plan	60,224	\$	14.71	1.83	1,070,099	\$	26.13		

The Company sponsors a 401(k) defined contribution plan for its employees. Each employee may contribute up to 100% of annual compensation, subject to specific limitations under the Internal Revenue Code. At its discretion, the Company can make matching contributions equal to a percentage of the employee s elective contribution and profit sharing contributions. Employees vest in employer contributions over a three-year service period. The Company contributions were \$0.2 million in 2009, \$0.6 million in 2008 and \$0.6 million in 2007.

Restricted Share Awards

As of December 31, 2009, 708,580 restricted shares were outstanding and vest over three to seven years from the initial grant date. The remaining compensation expense to be recognized at December 31, 2009 was approximately \$5.2 million. That expense is expected to be recognized over a weighted average remaining vesting period of 2.1 years. The Partnership recognized stock compensation related to outstanding restricted shares of \$3.2 million during the year ended December 31, 2009, of which \$0.8 million was capitalized as part of the Partnership s review of

employee salaries eligible for capitalization. For the years ended December 31, 2008 and 2007, the Partnership recognized \$3.0 million of compensation expense included in general and administrative expense in the respective period related to outstanding restricted shares.

The following table summarizes the Partnership s restricted share activity for the twelve months-ended December 31, 2009:

Non-vested at January 1, 2009	Shares	Aver	eighted eage Grant Fair value
Non-vested at January 1, 2009	475,496	\$	26.21
Granted	372,586		3.36
Vested	(119,268)		21.84
Forfeited	(20,234)		14.65
Non-vested at December 31, 2009	708,580	\$	9.69

F-79

Table of Contents

Restricted Performance Share Units Plan

On April 1, 2009 the Compensation Committee of the Partnership s Board of Trustees awarded 488,292 share-based units, referred to as Restricted Performance Share Units (RPSU), to executive participants. The awards are contingent upon the Partnership s total shareholder return as compared to its industry peers and the employment status of the participants through the performance period. The performance period commenced on January 1, 2009 and will end on the earlier of December 31, 2011 or the date of a change in control.

If the total shareholder return during the measurement period places the Partnership at or above a certain percentile as compared to its peers based on an industry-based index at the end of the measurement period then the number of shares that will be delivered shall equal a certain percentage of the participant s base units.

The participants will also receive dividend equivalent rights (DER) based on the initial number of the units awarded. The DER will be calculated throughout the vesting period and the dollar value of the DER will be used to purchase additional RPSU. All shares due to the participants will be delivered on March 1, 2012. On April 1, 2009, the Partnership awarded 488,292 RPSU to its officers. As of December 31, 2009, 470,861 of the RPSU awarded remained outstanding and 20,525 DERs have been determined. The shares awarded have a three year cliff vesting period which is the period the \$1.1 million fair value of the awards will be amortized. On the date of the grant, the awards were valued using a Monte Carlo simulation. For the year-ended December 31, 2009, the Partnership recognized compensation expense of \$0.3 million related to this plan.

Outperformance Program

On August 28, 2006, the Compensation Committee of the Company s Board of Trustees adopted a long-term incentive compensation program (the outperformance program) under the 1997 Plan. The outperformance program provided for share-based awards, with share issuances (if any), to take the form of both vested and restricted common shares and with any share issuances contingent upon the Partnership s total shareholder return during a three year measurement period exceeding specified performance hurdles. These hurdles were not met and, accordingly, no shares were delivered under the outperformance program and the outperformance program, has terminated in accordance with its terms. The awards under the outperformance program were accounted for in accordance with the accounting standard for stock-based compensation. The aggregate grant date fair values of the awards under the outperformance program, as adjusted for estimated forfeitures, were approximately \$5.9 million (with the values determined through a Monte Carlo simulation) and are being amortized into expense over the five-year vesting period beginning on the grant dates using a graded vesting attribution model. For the years ended December 31, 2009, 2008 and 2007, the Partnership recognized \$0.9 million, \$1.0 million and \$1.4 million, respectively, of compensation expense related to the outperformance program, \$0.5 million remains to be recognized as compensation expense as of December 31, 2009. *Employee Share Purchase Plan*

On May 9, 2007, the Company s shareholders approved the 2007 Non-Qualified Employee Share Purchase Plan (the ESPP). The ESPP is intended to provide eligible employees with a convenient means to purchase common shares of the Partnership through payroll deductions and voluntary cash purchases at an amount equal to 85% of the average closing price per share for a specified period. Under the plan document, the maximum participant contribution for the 2009 plan year is limited to the lesser of 20% of compensation or \$25,000. The number of shares reserved for issuance under the ESPP is 1.25 million. During the year ended December 31, 2009, employees made purchases of \$0.4 million under the ESPP and the Partnership recognized \$0.3 million of compensation expense related to the ESPP. During the year ended December 31, 2008, employees made purchases of \$0.6 million under the ESPP and the Partnership recognized \$0.1 million of compensation expense related to the ESPP. The Board of Directors of the Partnership may terminate the ESPP at its sole discretion at anytime.

Deferred Compensation

In January 2005, the Company adopted a Deferred Compensation Plan (the Plan) that allows trustees and certain key employees to voluntarily defer compensation. Compensation expense is recorded for the deferred compensation and a related liability is recognized. Participants may elect designated benchmark investment options for the notational investment of their deferred compensation. The deferred compensation obligation is adjusted for deemed income or loss related to the investments selected. At the time the participants defer compensation, the Partnership records a liability, which is included in the Partnership s consolidated balance sheet. The liability is adjusted for changes in the

market value of the participants selected investments at the end of each accounting period, and the impact of adjusting the liability is recorded as an increase or decrease to compensation cost. For the years ended December 31, 2009, 2008 and 2007, the Partnership recorded a net increase in compensation cost of \$1.5 million, a net reduction in compensation cost of \$2.8 million and a net increase in compensation cost of \$0.9 million, respectively, in connection with the Plan due to the change in market value of the participant investments in the Plan.

F-80

Table of Contents

The deferred compensation obligations are unfunded, but the Company has purchased assets, company-owned life insurance policies and mutual funds, which can be utilized as a future funding source for the obligations related to the Plan. Participants in the Plan have no interest in any assets set aside by the Company to meet its obligations under the deferral plan. For the years ended December 31, 2009, 2008 and 2007, the Company recorded a net reduction in compensation cost of \$1.8 million, a net increase in compensation cost of \$2.7 million and a net decrease in compensation cost of \$0.8 million, respectively, in connection with the investments in the Company-owned policies and mutual funds.

Participants in the Plan may elect to have all or a portion of their deferred compensation invested in the Partnership s common shares. The Partnership holds these shares in a rabbi trust, which is subject to the claims of the Partnership s creditors in the event of the Partnership s bankruptcy or insolvency. The Plan does not provide for diversification of a participant s deferral allocated to the Company common share and deferrals allocated to Partnership common share can only be settled with a fixed number of shares. In accordance with the accounting standard for deferred compensation arrangements where amounts earned are held in a rabbi trust and invested, the deferred compensation obligation associated with Partnership s common share is classified as a component of shareholder s equity and the related shares are treated as shares to be issued and are included in total shares outstanding. At December 31, 2009 and 2008, there were 0.3 million and 0.2 million shares, respectively, to be issued included in total shares outstanding. Subsequent changes in the fair value of the common shares are not reflected in operations or shareholders equity of the Partnership.

14. **DISTRIBUTIONS**

	Years ended December 31,						
		2009	2	2008	2	2007	
Common Partnership Unit Distributions:							
Total distributions per unit	\$	0.60	\$	1.76	\$	1.76	
Preferred Unit Distributions:							
Total distributions declared	\$ 7,	992,000	\$ 7,	992,000	\$ 7,	992,000	
15. TAX CREDIT TRANSACTIONS							

Historic Tax Credit Transaction

On November 17, 2008, the Partnership closed a transaction with US Bancorp (USB) related to the historic rehabilitation of the 30th Street Post Office in Philadelphia, Pennsylvania (Project), an 862,692 square foot office building which is 100% pre-leased to the Internal Revenue Service (expected commencement of the IRS lease is August 2010). USB has agreed to contribute approximately \$67.9 million of Project costs and advanced \$10.2 million of that contemporaneously with the closing of the transaction. USB advanced another \$23.8 million of the said funds in December 2009. The remaining funds will be advanced in 2009 and 2010 subject to the Partnership s achievement of certain construction milestones and its compliance with the federal rehabilitation regulations. In return for the investment, USB will, upon completion of the Project in 2010, receive substantially all of the rehabilitation credits available under section 47 of the Internal Revenue Code.

In exchange for its contributions into the Project, USB is entitled to substantially all of the benefits derived from the tax credit, but does not have a material interest in the underlying economics of the property. This transaction also includes a put/call provision whereby the Partnership may be obligated or entitled to repurchase USB s interest in the Project. The Partnership believes the put will be exercised and an amount attributed to that puttable non-controlling interest obligation is included in other liabilities and is being accreted to the expected fixed put price.

Based on the contractual arrangements that obligate the Partnership to deliver tax benefits and provide other guarantees to USB and that entitle the Partnership through fee arrangements to receive substantially all available cash flow from the Project, the Partnership concluded that the Project should be consolidated in accordance with the accounting standard for consolidation. The Partnership also concluded that capital contributions received from USB, in substance, are consideration that the Partnership receives in exchange for its obligation to deliver tax credits and other tax benefits to USB. These receipts other than the amounts allocated to the put obligation will be recognized as

revenue in the consolidated financial statements only after the put/call provision is exercised and when USB no longer has any ongoing interest in the Project. The tax credit is subject to 20% recapture per year beginning one year after the completion of the Project in 2010. The Partnership expects that USB will exercise the put/call provision in December 2015 when the recapture period ends. The Partnership will recognize the cash received as income once either the put or the call is exercised.

F-81

Table of Contents

The USB contributions made during 2009 and 2008 of \$23.8 million and \$10.2 million, respectively, is presented within deferred income on the Partnership s consolidated balance sheet at December 31, 2009 and 2008. The said USB contributions recorded as deferred income are net of the amounts allocated to non-controlling interest as described above of \$0.7 million in 2009 and \$0.2 million in 2008.

Direct and incremental costs incurred in structuring the arrangement are deferred and will be recognized as expense in the consolidated financial statements upon the recognition of the related revenue as discussed above. The deferred cost at December 31, 2009 is \$2.4 million and is included in other assets on the Partnership s consolidated balance sheet. Amounts included in interest expense related to the accretion of the non-controlling interest liability and the 2% return expected to be paid to USB on its non-controlling interest aggregate to \$0.2 million for the year-ended December 31, 2009.

New Markets Tax Credit Transaction

On December 30, 2008, the Partnership entered into a transaction with USB related to the Cira Garage Project (garage project) in Philadelphia, Pennsylvania and expects to receive a net benefit of \$7.8 million under a qualified New Markets Tax Credit Program (NMTC). The NMTC was provided for in the Community Renewal Tax Relief Act of 2000 (the Act) and is intended to induce investment capital in underserved and impoverished areas of the United States. The Act permits taxpayers (whether companies or individuals) to claim credits against their Federal income taxes for up to 39% of qualified investments in qualified, active low-income businesses or ventures.

USB contributed \$13.3 million into the garage project and as such they are entitled to substantially all of the benefits derived from the tax credit, but they do not have a material interest in the underlying economics of the garage project. This transaction also includes a put/call provision whereby the Partnership may be obligated or entitled to repurchase USB s interest. The Partnership believes the put will be exercised and an amount attributed to that obligation is included in other liabilities. The said put price is insignificant.

Based on the contractual arrangements that obligate the Partnership to deliver tax benefits and provide various other guarantees to USB, the Partnership concluded that the project should be consolidated in accordance with the accounting standard for consolidation. The USB contribution of \$13.3 million is included in deferred income on the Partnership s consolidated balance sheet at December 31, 2009 and 2008. The USB contribution other than the amount allocated to the put obligation will be recognized as income in the consolidated financial statements only after the put/call provision is exercised and when USB no longer has any ongoing interest in the Project. The NMTC is subject to 100% recapture for a period of seven years as provided in the Internal Revenue Code. The Partnership expects that USB will exercise the put/call provision in December 2015 at the end of the recapture period.

Direct and incremental costs incurred in structuring the arrangement are deferred and amortized over the expected duration of the arrangement in proportion to the recognition of the related revenue. The deferred costs at December 31, 2009 is \$5.4 million and is included in other assets on the Partnership s consolidated balance sheet.

F-82

Table of Contents

16. ACCUMULATED OTHER COMPREHENSIVE INCOME (LOSS)

The following table details the components of accumulated other comprehensive income (loss) as of and for the three years ended December 31, 2009 (in thousands):

Balance at January 1, 2007	(Los	zed Gains ses) on urities 328	ash Flow Hedges 1,248	Accumulated Other omprehensive Loss 1,576
Change during year			(3,600)	(3,600)
Settlement of treasury locks			(3,860)	(3,860)
Settlement of forward starting swaps			1,148	1,148
Reclassification adjustments for (gains) losses reclassified into operations		(585)	3,436	2,851
Balance at December 31, 2007 Change during year Reclassification adjustments for (gains) losses		(257)	(1,628) (15,288)	(1,885) (15,288)
reclassified into operations		248	(80)	168
Balance at December 31, 2008 Change during year Ineffectiveness of forward starting swaps Other Reclassification adjustments for (gains) losses reclassified into operations	\$	(9)	\$ (16,996) 7,395 (125) 491 (184)	\$ (17,005) 7,395 (125) 491 (184)
Balance at December 31, 2009	\$	(9)	\$ (9,419)	\$ (9,428)

Over time, the unrealized gains and losses held in Accumulated Other Comprehensive Income (AOCI) will be reclassified to earnings when hedged items are recognized in earnings. The current balance held in AOCI is expected to be reclassified to earnings over the lives of the current hedging instruments, or for realized losses on forecasted debt transactions, over the related term of the debt obligation (including the planned issuance related to previously forecasted transactions that are considered to be reasonably possible of occurring), as applicable. During the year ended December 31, 2008, the Partnership reclassified approximately \$(0.5) million to interest expense associated with treasury lock agreements and forward starting swaps previously settled.

17. SEGMENT INFORMATION

As of December 31, 2009, the Partnership manages its portfolio within six segments: (1) Pennsylvania,

- (2) Metropolitan Washington D.C, (3) New Jersey/Delaware, (4) Richmond, Virginia, (5) Austin, Texas, and
- (2) Metropolitan Washington D.C. (3) New Jersey/Delaware, (4) Richmond, Virginia, (5) Austin, Texas, and (6) California. The Pennsylvania segment includes properties in Chester, Delaware, Bucks, and Montgomery counties in the Philadelphia suburbs and the City of Philadelphia in Pennsylvania. The Metropolitan Washington, D.C. segment includes properties in Northern Virginia and suburban Maryland. The New Jersey/Delaware segment includes properties in counties in the southern and central part of New Jersey including Burlington, Camden and Mercer counties and the state of Delaware. The Richmond, Virginia segment includes properties primarily in Albemarle, Chesterfield and Henrico counties, the City of Richmond and Durham, North Carolina. The California segment includes properties in Oakland, Concord, Carlsbad and Rancho Bernardo. The Austin, Texas segment includes properties in Coppell and Austin. The corporate group is responsible for cash and investment management,

development of certain real estate properties during the construction period, and certain other general support functions. Land held for development and construction in progress are transferred to operating properties by region upon completion of the associated construction or project.

F-83

Table of Contents

Segment information for the three years ended December 31, 2009, 2008 and 2007 are as follows (in thousands):

		Metropolitan	New , Jersey	Richmond,				
2009:	Pennsylvani	a D.C.	/Delaware	Virginia	Austin, Texas	California	Corporate	Total
Real estate investments, at cost:								
Operating properties Construction-in-progress		\$ 1,356,206 \$	\$	\$	\$ 282,093 \$	\$ 251,972 \$	\$ \$ \$271,962 \$	4,512,618 271,962
Land inventory	\$	\$	\$	\$	\$	\$	\$ 97,368 \$	97,368
Total revenue Property operating expenses, real estate taxes and third party	\$ 239,038	\$ 140,438	\$ 103,277	\$ 36,387	\$ 35,143	\$ 29,282	\$ (1,346) \$	582,219
management expenses	90,455	52,712	48,254	14,337	15,404	14,683	(1,460)	234,385
Net operating income	\$ 148,583	\$ 87,726	\$ 55,023	\$ 22,050	\$ 19,739	\$ 14,599	\$ 114 \$	347,834
2008: Real estate investments, at cost:								
Operating properties Construction-in-progress Land inventory		\$ 1,371,997 \$ \$	\$ 674,503 \$ \$	\$ 297,171 \$ \$	\$ 280,826 \$ \$	\$ 248,877 \$ \$	\$ \$ \$122,219 \$ \$100,516 \$,
Total revenue Property operating expenses, real estate taxes and third party	\$ 243,216	\$ 138,339	\$ 104,711	\$ 38,047	\$ 37,388	\$ 29,590	\$ (1,870) \$	589,421
management expenses	86,071	49,672	46,895	13,136	16,385	12,855	3,370	228,384
Net operating income	\$ 157,145	\$ 88,667	\$ 57,816	\$ 24,911	\$ 21,003	\$ 16,735	\$ (5,240) \$	361,037
2007: Real estate investments, at cost:								
Operating properties Construction-in-progress Land inventory		\$ 1,302,833 \$ \$	\$ 663,503 \$ \$	\$ 348,310 \$ \$	\$ 236,959 \$ \$	\$ 579,120 \$ \$	\$ \$ \$332,380 \$ \$ 70,297 \$	4,813,565 332,380 70,297
Total revenue Property operating expenses, real estate taxes and third party	\$ 274,246 96,366		\$ 101,927 46,911	\$ 31,693 10,655	\$ 37,874 16,407	\$ 30,141 10,942	\$ (1,801) \$ 4,293	604,811 230,537

management expenses

Net operating income \$ 177,880 \$ 85,768 \$ 55,016 \$ 21,038 \$ 21,467 \$ 19,199 \$ (6,094) \$ 374,274

F-84

Table of Contents

Net operating income is defined as total revenue less property operating expenses, real estate taxes and third party management expenses. Segment net operating income includes revenue, real estate taxes and property operating expenses directly related to operation of the properties within the respective geographical region. Segment net operating income excludes property level depreciation and amortization, revenue and expenses directly associated with third party real estate management services, expenses associated with corporate administrative support services, and inter-company eliminations. Below is a reconciliation of consolidated net operating income to consolidated income (loss) from continuing operations:

	Year	End	ed Decembe	r 31.	,
	2009		2008		2007
	(am	oun	ts in thousan	ds)	
Consolidated net operating income	\$ 347,834	\$	361,037	\$	374,274
Less:					
Interest expense	(135,740)		(146,646)		(161,150)
Deferred financing costs	(5,864)		(5,450)		(4,496)
Loss on settlement of treasury lock agreements					(3,698)
Depreciation and amortization	(208,590)		(202,043)		(219,553)
Administrative expenses	(20,821)		(23,002)		(27,932)
Provision for impairment on land inventory			(10,841)		
Recognized Hedge Activity	(916)				
Plus:					
Interest income	2,500		1,839		4,014
Equity in income of real estate ventures	4,069		8,447		6,955
Net gain on sales of interests in depreciated real estate					40,919
Net (loss) gain on sales of interests in undepreciated real estate			(24)		
Gain on early extinguishment of debt	23,176		18,105		
Income (loss) from continuing operations	5,648		1,422		9,333
Income from discontinued operations	2,441		37,103		46,002
Net income	\$ 8,089	\$	38,525	\$	55,335

19. OPERATING LEASES

The Partnership leases properties to tenants under operating leases with various expiration dates extending to 2025. Minimum future rentals on non-cancelable leases at December 31, 2009 are as follows (in thousands):

Year	Minimum Rent
2010	\$ 473,953
2011	421,120
2012	358,097
2013	309,052
2014	260,157
Thereafter	1,010,618

Total minimum future rentals presented above do not include amounts to be received as tenant reimbursements for operating costs.

20. COMMITMENTS AND CONTINGENCIES

Legal Proceedings

The Partnership is involved from time to time in litigation on various matters, including disputes with tenants and disputes arising out of agreements to purchase or sell properties. Given the nature of the Partnership s business

activities, these lawsuits are considered routine to the conduct of its business. The result of any particular lawsuit cannot be predicted, because of the very nature of litigation, the litigation process and its adversarial nature, and the jury system. The Partnership does not expect that the liabilities, if any, that may ultimately result from such legal actions will have a material adverse effect on the consolidated financial position, results of operations or cash flows of the Partnership.

F-85

Table of Contents

Letters-of-Credit

Under certain mortgages, the Partnership has funded required leasing and capital reserve accounts for the benefit of the mortgage lenders with letters-of-credit which totaled \$13.9 million at December 31, 2009. Certain of the tenant rents at properties that secure these mortgage loans are deposited into the loan servicer s depository accounts, which are used to fund debt service, operating expenses, capital expenditures and the escrow and reserve accounts, as necessary. At December 31, 2009, the Partnership guaranteed a \$51.0 million holdback from the Credit Facility in connection with its historic tax credit transaction. Any excess cash is included in cash and cash equivalents.

Ground Rent

Future minimum rental payments under the terms of all non-cancelable ground leases under which the Partnership is the lessee are expensed on a straight-line basis regardless of when payments are due. Minimum future rental payments on non-cancelable leases at December 31, 2009 are as follows (in thousands):

2010	\$ 2,318
2011	2,318
2012	2,318
2013	2,318
2014	2,409
Thereafter	285,913

One of the land leases for a property (currently under development) provides for contingent rent participation by the lessor in certain capital transactions and net operating cash flows of the property after certain returns are achieved by the Partnership. Such amounts, if any, will be reflected as contingent rent when incurred. The leases also provide for payment by the Partnership of certain operating costs relating to the land, primarily real estate taxes. The above schedule of future minimum rental payments does not include any contingent rent amounts nor any reimbursed expenses.

Other Commitments or Contingencies

As part of the Partnership s September 2004 acquisition of a portfolio of properties from The Rubenstein Company (which the Partnership refers to as the TRC acquisition), the Partnership acquired its interest in Two Logan Square, a 696,477 square foot office building in Philadelphia, primarily through its ownership of a second and third mortgage secured by this property. This property is consolidated as the borrower is a variable interest entity and the Partnership, through its ownership of the second and third mortgages, is the primary beneficiary. The Partnership currently does not expect to take title to Two Logan Square until, at the earliest, September 2019. If the Partnership takes fee title to Two Logan Square upon a foreclosure of its mortgage, the Partnership has agreed to pay an unaffiliated third party that holds a residual interest in the fee owner of this property an amount equal to \$0.6 million (if we must pay a state and local transfer upon taking title) and \$2.9 million (if no transfer tax is payable upon the transfer).

The Partnership is currently being audited by the Internal Revenue Service for its 2004 tax year. The audit concerns the tax treatment of the transaction in September 2004 in which the Partnership acquired a portfolio of properties through the acquisition of a limited partnership. At this time it does not appear that an adjustment would result in a material tax liability for the Partnership. However, an adjustment could raise a question as to whether a contributor of partnership interests in the 2004 transaction could assert a claim against the Partnership under the tax protection agreement entered into as part of the transaction.

As part of the Partnership s 2006 acquisition of Prentiss Properties Trust, the TRC acquisition in 2004 and several of our other transactions, the Partnership agreed not to sell certain of the properties it acquired in transactions that would trigger taxable income to the former owners. In the case of the TRC acquisition, the Partnership agreed not to sell acquired properties for periods up to 15 years from the date of the TRC acquisition as follows at September 30, 2009: One Rodney Square and 130/150/170 Radnor Financial Center (January 2015); and One Logan Square, Two Logan Square and Radnor Corporate Center (January 2020). In the Prentiss acquisition, the Partnership assumed the obligation of Prentiss not to sell Concord Airport Plaza before March 2018. The Partnership s agreements generally provide that it may dispose of the subject properties only in transactions that qualify as tax-free exchanges under Section 1031 of the Internal Revenue Code or in other tax deferred transactions. If the Partnership were to sell a

restricted property before expiration of the restricted period in a non-exempt transaction, the Partnership may be required to make significant payments to the parties who sold it the applicable property on account of tax liabilities attributed to them.

The Partnership invests in its properties and regularly incurs capital expenditures in the ordinary course to maintain the properties. The Partnership believes that such expenditures enhance our competitiveness. The Partnership also enters into construction, utility and service contracts in the ordinary course of business which may extend beyond one year. These contracts typically provide for cancellation with insignificant or no cancellation penalties.

F-86

Table of Contents

During 2008, in connection with the development of the PO Box/IRS and Cira Garage projects, the Company entered into a historic tax credit and new market tax credit arrangement, respectively. The Partnership is required to be in compliance with various laws, regulations and contractual provisions that apply to its historic and new market tax credit arrangements. Non-compliance with applicable requirements could result in projected tax benefits not being realized and require a refund or reduction of investor capital contributions, which are reported as deferred income in the Partnership s consolidated balance sheet, until such time as its obligation to deliver tax benefits is relieved. The remaining compliance periods for its tax credit arrangements runs through 2015. The Partnership does not anticipate that any material refunds or reductions of investor capital contributions will be required in connection with these arrangements. Refer to Note 16 for further discussion on the tax credit transactions.

On June 29, 2009, the Partnership entered into a forward financing commitment to borrow up to \$256.5 million under two separate loans which are secured by mortgages on the Post Office project, the garage project and by the leases of space at these facilities upon the completion of these projects (See Note 7). In order for funding to occur, certain conditions must be met by the Partnership and primarily relate to the completion of the projects and the commencement of the rental payments from the respective leases on these properties. The expected funding date is scheduled on August 26, 2010 which is also the anticipated completion date of the projects. In the event the conditions were not met, the Partnership has the right to extend the funding date by paying an extension fee amounting to \$1.8 million for each 30 day extension within the allowed two year extension period. In addition, the Partnership can also voluntarily elect to terminate the loans during the forward period including the extension period by paying a termination fee. The Partnership is also subject to the termination fee if the conditions were not met on the final advance date. The termination fee is calculated as the greater of the 0.5% of the total available principal to be funded or the difference between the present value of the scheduled interest and principal payments (based on the principal amount to be funded and the then 20-year treasury rate plus 50 basis points) from the funding date through the loans maturity date and the amount to be funded. In addition, deferred financing costs related to these loans will be accelerated if the Partnership chose to terminate the forward financing commitment.

21. SUBSEQUENT EVENT

On January 14, 2010, the Partnership sold an office property containing 121,815 net rentable square feet located in Richmond, Virginia, for a sales price of \$10.9 million.

The Partnership has evaluated subsequent events.

F-87

Table of Contents

22. SUMMARY OF QUARTERLY RESULTS (UNAUDITED)

The following is a summary of quarterly financial information as of and for the years ended December 31, 2009 and 2008 (in thousands, except per share data):

	1	1st Quarter		2nd Quarter		3rd Quarter (a)		4th Quarter (a)	
2009:									
Total revenue	\$	146,917	\$	142,074	\$	146,593	\$	146,635	
Net income		(873)		5,780		7,309		(4,127)	
Income allocated to Common Partnership Units		(778)		5,612		7,148		(3,956)	
Basic earnings per Common Partnership Unit	\$	(0.03)	\$	0.03	\$	0.04	\$	(0.04)	
Diluted earnings per Common Partnership Unit	\$	(0.03)	\$	0.03	\$	0.04	\$	(0.04)	
2008:									
Total revenue	\$	148,457	\$	147,516	\$	144,338	\$	149,110	
Net income		13,597		8,213		1,746		14,969	
Income allocated to Common Partnership Units		13,070		7,912		1,697		14,538	
Basic earnings per Common Partnership Unit	\$	0.13	\$	0.07	\$	(0.01)	\$	0.14	
Diluted earnings per Common Partnership Unit	\$	0.13	\$	0.06	\$	(0.01)	\$	0.14	

(a) The fourth

quarter net

income includes

a \$0.9 million

out of period

adjustment

pertaining to the

Company s

incorrect

recording during

the quarter

ended

September 30,

2009 of an

amount released

from

Accumulated

Other

Comprehensive

Income as a

charge rather

than a credit to

recognized

hedge activity.

The amount

released of

\$0.4 million

relates to a forecasted transaction which was no longer expected to occur. The reversal of the entry resulted in the \$0.9 million of income in the quarter ended December 31, 2009. In addition, the fourth quarter of 2009 contains an out of period depreciation adjustment of \$1.3 million relating to tenant assets that should have been written off over the second and third quarters of 2009 amounting to \$0.6 million and \$0.7 million, respectively.

The summation of quarterly earnings per share amounts do not necessarily equal the full year amounts. The above information was updated to reclassify amounts previously reported to reflect discontinued operations and the retrospective adoption of the new accounting standards. See Note 2 and Note 10.

F-88

Table of Contents

Brandywine Operating Partnership Schedule II Valuation and Qualifying Accounts (in thousands)

		lance at eginning		_		Balance at End		
Description Allowance for doubtful accounts:	of Period		Additions		Deductions (1)		of Period	
Year ended December 31, 2009	\$	15,474	\$	2,596	\$	1,707	\$	16,363
Year ended December 31, 2008	\$	10,162	\$	6,900	\$	1,588	\$	15,474
Year ended December 31, 2007	\$	9,311	\$	2,147	\$	1,296	\$	10,162

(1) Deductions
represent
amounts that the
Partnership had
fully reserved
for in prior
periods and
pursuit of
collection of
such amounts
was ceased
during the
period.

F-89

Table of Contents

Table of Contents

BRANDYWINE OPERATING PARTNERSHIP, L.P. SCHEDULE III

Real Estate and Accumulated Depreciation December 31, 2009 (in thousands)

		Initial Cost	Net	Gross	Amount at December		arried			
		Im	provement	s		A	ccumulate	d		
		,	•			Γ	epreciation	n		
		-	etirements)			at			
Encumberance	es	Building	a:		Building		December		WD	
at		and	Since		and		31,	of	Yeldrep	reciabl
December 31,							2009			
CitState 2009	Land In	nprovemen	squisition	Land In	nprovement	·Total (a)		nstructiA	orquired	Life
PENNSYLVANIA 2007	Luna III	прто четнен	.bquisition	Luna m	прто четтет	ordi (u)	(6) 201	iisti ucu	u quirec	Line
2929 Arch StreePhiladelPhia 130 North 18th		208,570	17,954		226,524	226,524	36,427	2005	N/A	40
	14,496	107,736	9,874	14,473	117,633	132,106	20,451	1983	2004	23
	16,066	100,255	3,940	16,066	104,195	120,261	17,168	1988	2004	33
	11,925	36,986	13,064	11,897	50,078	61,975	10,691	1983	2004	29
Avenue RadnorA One Radnor	8,014	16,508	25,497	8,609	41,410	50,019	10,236	1973	2004	24
Corporate Center RadnonA	7,323	28,613	11,526	7,323	40,139	47,462	6,107	1998	2004	29
201 King of Prussia Road Radn A Plymouth	8,956	29,811	5,101	8,949	34,918	43,868	8,466	2001	2004	25
401 Plymouth Roadeetiles Four Radnor	6,198	16,131	15,222	6,199	31,353	37,551	7,442	2001	2000	40
Corporate Center RadnerA Five Radnor	5,406	21,390	8,976	5,705	30,067	35,772	6,300	1995	2004	30
Corporate Center RadnerA 101 West Elm W.	6,506	25,525	1,892	6,578	27,345	33,923	4,678	1998	2004	38
Street Conshoh@ken 4000 Chemical Plymouth	6,251	25,209	1,031	6,251	26,239	32,491	3,261	1999	2005	40
Road Meeti R A Three Radnor	4,373	24,546	1,295	4,373	25,841	30,214	1,157	2007	N/A	40
Corporate Center Radn A King	4,773	17,961	1,250	4,791	19,192	23,984	3,766	1998	2004	29
640 Freedom Business Center PrussPaA King of	4,222	16,891	2,689	4,222	19,580	23,802	6,628	1991	1998	40
555 Croton Road PrussPaA	4,486	17,943	1,026	4,486	18,969	23,455	4,261	1999	2001	40

313

	_ugug.	J								
400 Berwyn Park Berwyn King	2,657	4,462	15,790	2,657	20,252	22,909	6,473	1999	1999	40
of 630 Allendale Roal Truss A 101 Lindenwood	2,836	4,028	15,499	2,636	19,727	22,363	7,289	2000	2000	40
Drive MalvePnA East	4,152	16,606	1,324	4,152	17,931	22,082	4,334	1988	2001	40
52 Swedesford Whiteland Square TwpPA	4,241	16,579	1,002	4,241	17,581	21,822	5,771	1988	1998	40
Germantown PikeMeetil A 10 630 West Plymouth Plymouth	0,626 3,652	15,288	1,456	3,652	16,744	20,396	3,685	1986	2002	40
Germantown PikeMeeti PgA 10 Blue	0,652 3,558	14,743	2,094	3,558	16,836	20,395	3,376	1988	2002	40
980 Harvest Drive BellPA Two Radnor	3,304	16,960	0	3,304	16,961	20,264	5,098	1988	2002	40
Corporate Center RadnorA 610 West Plymouth	3,937	15,484	810	3,942	16,289	20,231	3,144	1998	2004	29
Germantown PikeMeetil A 10 620 West Plymouth Germantown PikeMeetil A 10		14,514 14,435	1,921 1,417	3,651 3,572	16,434 15,851	20,086 19,424	3,588 3,843	1987 1990	2002	40
200 Barr Harbour Drive Conshoh		15,525	163	2,827	15,688	18,515	6,116	1990	2002	40
1050 Westlakes Drive BerwynA	2,611	10,445	5,046	2,611	15,491	18,102	4,376	1984	1999	40
W. 1 West Elm Stæenshohæken	3,557	14,249		3,557	14,347	17,904	1,526	1999	2005	40
•	3,255 2,595	11,809	3,370	2,595	15,178	17,774	2,189	1994	2001	40
181 Washington Street Conshoho Reken (300 Berwyn Park Berwyn A 10 King		14,221 13,422	812 1,983	2,673 2,206	15,032 15,405	17,705 17,611	6,688 5,478	1998 1989	2004 1997	40 40
620 Freedom Of Business Center PrussPA King Of	2,770	11,014	3,295	2,770	14,309	17,079	5,242	1986	1998	40
1000 First AvenuePrussPA King Of	2,772	10,936	3,177	2,772	14,113	16,885	4,494	1980	1998	40
1060 First AvenuePrussPA 301 Lindenwood	2,712	10,953	2,609	2,712	13,562	16,274	4,279	1987	1998	40
Drive Malve P rA King Of	2,729	10,915	1,955	2,729	12,870	15,599	3,419	1984	2001	40
1040 First AvenuePrussPaA 595 East	2,860	11,282	1,047	2,860	12,329	15,189	4,192	1985	1998	40
Swedesford Road WayrRA King	2,729	10,917	1,491	2,729	12,408	15,137	2,063	1998	2003	40
630 Freedom Of Business Center PrussPA	2,773	11,144	978	2,773	12,122	14,895	4,203	1989	1998	40

King Of											
1020 First AvenuePrussPaA 130 Radnor Chester		2,168	8,576	4,118	2,168	12,693	14,862	3,895	1984	1998	40
Road RadnorA 170 Radnor Chester		2,573	8,338	3,692	2,567	12,035	14,603	1,830	1983	2004	25
Road Radn PrA		2,514	8,147	3,340	2,509	11,493	14,001	2,246	1983	2004	25
200 Berwyn Park Berwyn A 575 East	7,254	1,533	9,460	2,351	1,533	11,811	13,344	4,564	1987	1997	40
Swedesford Road WayneA 1180 Swedesford		2,178	8,712	1,856	2,178	10,568	12,746	1,842	1985	2003	40
Road BerwyhA King		2,086	8,342	1,237	2,086	9,580	11,665	2,471	1987	2001	40
610 Freedom Of											
Business Center PrussPA 565 East		2,017	8,070	722	2,017	8,792	10,809	3,086	1985	1998	40
Swedesford Road WayneA 1160 Swedesford		1,872	7,489	1,201	1,872	8,690	10,562	1,688	1984	2003	40
Road BerwyPA		1,781	7,124	1,245	1,781	8,369	10,150	2,248	1986	2001	40
100 Berwyn Park BerwyhA Blue	5,580	1,180	7,290	963	1,180	8,253	9,433	3,135	1986	1997	40
925 Harvest Drive BellPA King Of		1,671	6,606	1,128	1,671	7,734	9,405	2,775	1990	1998	40
650 Park Avenue PrussPaA 426 Lancaster		1,916	4,378	2,530	1,916	6,908	8,824	2,950	1968	1998	40
Avenue Devo P (A		1,689	6,756	369	1,689	7,126	8,814	2,489	1990	1998	40
1100 Cassett RoadBerwyhA		1,695	6,779	(0)	1,695	6,779	8,474	1,483	1997	2001	40
14 Campus Newtown											
Boulevard SquateA King	6,725	2,244	4,217	1,734	2,244	5,951	8,195	1,648	1998	1998	40
500 North Gulph Of											
Road PrussPaA Blue		1,303	5,201	1,564	1,303	6,765	8,068	2,661	1979	1996	40
920 Harvest Drive BellPA 2240/2250 ButlerPlymouth		1,209	6,595	(245)	1,208	6,351	7,559	2,398	1990	1998	40
Pike Meeti R gA		1,104	4,627	1,666	1,104	6,293	7,397	2,811	1984	1996	40
One Progress Dri Horsh AA 585 East		1,399	5,629	230	1,399	5,859	7,258	2,360	1986	1996	40
Swedesford Road WayneA		1,350	5,401	358	1,350	5,758	7,109	902	1998	2003	40
429 Creamery WayExto P A King Of		1,368	5,471	19	1,368	5,490	6,858	1,244	1996	2001	40
741 First Avenue PrussPA		1,287	5,151	219	1,287	5,369	6,657	1,956	1966	1998	40
440 Creamery WayExtoPA		982	3,927	1,717	982	5,644	6,626	1,508	1991	2001	40
412 Creamery WayExto P A King		1,195	4,779	503	1,195	5,282	6,477	1,296	1999	2001	40
Of 875 First Avenue PrussPA 17 Campus Newtown		618	2,473	3,302	618	5,775	6,393	2,086	1966	1998	40
Boulevard SquateA	4,699	1,108	5,155	46	1,108	5,201	6,309	2,083	2001	1997	40

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479 Thomas Jo	nes										
Way	Exto R A	1,075	4,299	808	1,075	5,107	6,182	1,231	1988	2001	40
500 Enterprise											
Drive	Horshan	1,303	5,188	(446)	1,303	4,741	6,045	1,804	1990	1996	40
11 Campus	Newtown										
Boulevard	SquareA 4,610	1,112	4,067	802	1,112	4,869	5,981	1,429	1998	1999	40
Philadelphia											
Marine Center	Philadel Ph ia	532	2,196	3,249	628	5,349	5,977	1,241	Various	1998	40

F-90

Table of Contents

BRANDYWINE OPERATING PARTNERSHIP, L.P. SCHEDULE III

Real Estate and Accumulated Depreciation December 31, 2009 (in thousands)

Gross Amount at Which Carried
Initial Cost December 31, 2009
Net

					INCL							
				Im	provement	nts Accumulated						
								Depreciation				
				(R	etirements))			at			
	Encu	ımberanc	es	Building]	Building	Ι	December	Year		
		at		and	Since		and		31,	of	Yelder	reciab
	D	ecember										
		31,							2009			
	Cit§tate		LandIm	proveme	txquisition	LandIm	provement	Fotal (a)	(b) Co	nstructi	bor quired	Life
467 Creamery Way	Exto P A		906	3,623	1,365	906	4,988	5,894	1,171	1988	2001	40
300 Lindenwood Drive			848	3,394	1,362	849	4,756	5,604	1,110	1991	2001	40
436 Creamery Way	ExtoPA		994	3,978	555	994	4,532	5,527	1,112	1991	2001	40
is a crowning in all	King			0,570		,,,	.,	0,027	-, -	1,,,1	_001	
	Of											
751-761 Fifth Avenue	PrussPaA		1,097	4,391	31	1,097	4,422	5,519	1,505	1967	1998	40
	Newtown		1,007	1,571		1,007	.,	5,517	1,000	1707	1,,,0	10
15 Campus Boulevard	SquarleA	4,800	1,164	3,896	408	1,164	4,304	5,468	1,012	2002	2000	40
15 Campus Boulevara	King	1,000	1,101	3,070	100	1,10	1,501	2,100	1,012	2002	2000	
	Of											
600 Park Avenue	PrussPaA		1,012	4,048	385	1,012	4,433	5,445	1,443	1964	1998	40
000 Tark Tivenae	King		1,012	1,010	303	1,012	1, 133	3,113	1,115	1701	1770	10
	Of											
620 Allendale Road	PrussPaA		1,020	3,839	514	1,020	4,353	5,373	1,387	1961	1998	40
442 Creamery Way	ExtoPA		894	3,576	684	894	4,260	5,154	1,100	1991	2001	40
100 Arrandale Bouleva			970	3,878	274	970	4,152	5,122	983	1997	2001	40
	Newtown		210	3,070	214	710	7,132	3,122	703	1))/	2001	10
18 Campus Boulevard		3,615	787	3,312	461	787	3,773	4,560	1,676	1990	1996	40
_	Plymouth	3,013	707	3,312	701	707	3,173	7,500	1,070	1770	1770	40
2260 Butler Pike	Meeti PgA		661	2,727	1,103	662	3,829	4,491	1,665	1984	1996	40
486 Thomas Jones Way	•		806	3,256	339	806	3,595	4,401	1,360	1990	1996	40
1700 Paoli Pike	Malve P nA		458	559	3,281	488	3,810	4,298	1,017	2000	2000	40
120 West Germantown			730	337	3,201	700	3,010	7,270	1,017	2000	2000	40
Pike	Meeti PgA		685	2,773	652	685	3,425	4,110	1,518	1984	1996	40
457 Creamery Way	ExtorA		777	3,107	25	777	3,423	3,909	699	1990	2001	40
437 Cicalicity way	West		7 7 7	3,107	23	111	3,132	3,909	099	1990	2001	40
1336 Enterprise Drive			731	2,946	47	731	2,993	3,724	1,133	1989	1997	40
1330 Enterprise Drive	King		731	2,940	47	731	2,993	3,724	1,133	1707	1991	40
	Of											
680 Allendale Road	PrussPaA		689	2,756	0	689	2,765	3 151	046	1962	1998	40
					9			3,454	946		1998	
456 Creamery Way	Exto P A		635	2,548	(48)	635 547	2,500	3,135	1,010	1987	1996	40
630 Clark Avenue	KingPA		547	2,190	0	547	2,190	2,737	746	1960	1998	40

Table of Contents 317

Of

Prussia										
140 West GermantownPlymouth										
Pike Meeti P A	481	1,976	264	482	2,239	2,721	934	1984	1996	40
468 Thomas Jones Way Exto R A	526	2,112	74	527	2,185	2,712	926	1990	1996	40
481 John Young Way Exto R A	496	1,983	14	496	1,997	2,493	435	1997	2001	40
100 Lindenwood Drive Malve P rA	473	1,892	78	473	1,970	2,443	452	1985	2001	40
King	173	1,072	70	175	1,570	2,113	152	1705	2001	10
of										
640 Allendale Road PrussPaA	439	432	1,480	439	1,912	2,351	445	2000	2000	40
King	137	132	1,100	137	1,712	2,331	115	2000	2000	
of										
660 Allendale Road PrussPA	396	3,343	(1,637)	396	1,706	2,102	821	1962	1998	40
200 Lindenwood Drive Malve P rA	324	1,295	1	324	1,296	1,620	284	1984	2001	40
Plymouth	324	1,275	1	324	1,270	1,020	201	1704	2001	10
351 Plymouth Road Meetiles	1,043	555		1,043	555	1,598	66	N/A	2000	40
111 Arrandale Road Exto P A	262	1,048	125	262	1,173	1,435	287	1996	2001	40
922 Swedesford Road BerwyhA	218	1,040	(218)	202	1,173	1,733	207	N/A	N/A	40
722 Swedestord Road Berwynt	210		(210)					14/11	14/11	70
METROPOLITAN										
WASHINGTON D.C.										
Wildin (010) 2.0.										
1676 International DriveMcleanA 62,713	18,437	97,538	1,031	18,785	98,221	117,006	8,591	1999	2006	55
2340 Dulles Corner	10,137	>1,550	1,001	10,700	70,221	117,000	0,071	1,,,,	2000	
Boulevard Hernd ViA	16,345	65,379	18,370	16,129	83,965	100,094	10,569	1987	2006	40
13820 Sunrise Valley	10,5 15	00,017	10,570	10,12)	05,705	100,00	10,000	1707	2000	
Drive Hernd ViA	11,082	47,290	19,687	11,082	66,977	78,059	1,931	2007	N/A	40
7101 Wisconsin AvenuBethesMaD	9,634	48,402	4,825	9,816	53,045	62,860	6,396	1975	2006	45
3130 Fairview Park Falls	,,05 !	10,102	1,025	,,010	22,012	02,000	0,570	1770	2000	10
Drive ChurchA	6,576	51,605	2,262	6,700	53,743	60,443	4,739	1999	2006	53
2291 Wood Oak Drive Hernd ViA	8,243	52,413	(741)	8,782	51,133	59,915	4,610	1999	2006	55
2355 Dulles Corner	0,2 .0	02,.10	(, , , ,	0,702	01,100	0,,,,,	.,010		2000	
Boulevard Hernd ViA	10,365	43,876	5,245	10,365	49,121	59,486	5,514	1988	2006	40
196/198 Van Buren	10,000	.0,070	0,2.0	10,000	.,,,,,,	67,.00	0,01.	1,00	2000	
Street Hernd ViA	7,931	43,812	7,171	8,348	50,565	58,914	6,513	1991	2006	53
2251 Corporate Park	,,,,,,	10,012	,,1,1	0,5 10	20,202	50,511	0,010	1,,,1	2000	
Drive Hernd ViA	11,472	45,893	42	11,472	45,936	57,407	3,636	2000	2006	40
2411 Dulles Corner Parklernd VrA	7,279	46,340	3,654	7,417	49,856	57,273	4,630	1990	2006	50
1900 Gallows Road ViennaA	7,797	47,817	(897)	7,944	46,773	54,717	3,680	1989	2006	52
3141 Fairview Park Falls	.,	.,-	()	. ,-	-,	- ,	-,			
Drive ChurdhA	5,918	40,981	841	6,050	41,691	47,741	4,573	1988	2006	51
13880 Dulles Corner	-,	,		2,020	, -, -	,	1,0 . 0	-, -,		
Lane Hernd ViA	7,236	39,213	640	7,373	39,716	47,089	4,728	1997	2006	55
6600 Rockledge Drive Bethe MD	.,	37,421	8,329	.,	45,750	45,750	4,819	1981	2006	50
2121 Cooperative Way Hernd ViA	5,598	38,639	219	5,795	38,661	44,456	3,536	2000	2006	54
8260 Greensboro Drive McleanA 33,296		33,964	407	8,102	34,221	42,323	3,794	1980	2006	52
2273 Research Bouleva Ro ckv MD 14,180		31,110	3,128	5,237	34,168	39,405	4,552	1999	2006	45
2201 Cooperative Way Hernd ViA	4,809	34,093	(1,785)	4,809	32,309	37,118	2,772	1990	2006	54
2275 Research Bouleva Ro ckv MD 14,180	•	29,668	1,389	5,154	30,962	36,116	3,158	1990	2006	45
8521 Leesburg Pike ViennaA	4,316	30,885	(57)	4,397	30,746	35,143	3,276	1984	2006	51
1880 Campus Commons	.,213	,	(5.)	.,	,,	,0	- , - , 3		_ = = = =	
Drive RestowA	6,164	28,114	86	6,281	28,083	34,364	2,466	1985	2006	52
	- ,	-,		- ,	-,	- ,	,			

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12015 Lee Jackson Memorial Highway Fairfakt 3,770 22,895 2,188 3,842 25,012 28,853 3,605 1985 2006 42 11720 Beltsville Drive BeltsvMID 3,831 16,661 4,660 3,904 21,248 25,151 2,913 1987 2006 46 11781 Lee Jackson Memorial Highway Fairfakt 3,246 19,836 (229) 3,307 19,546 22,853 2,611 1982 2006 40 13825 Sunrise Valley Drive Herndkit 3,794 19,365 (1,376) 3,866 17,917 21,783 1,590 1989 2006 46 11700 Beltsville Drive BeltsvMID 2,808 12,081 743 2,863 12,769 15,632 1,707 1981 2006 46 4401 Fair Lakes Court Fairfakt 1,569 11,982 (142) 1,599 11,810 13,409 1,171 1988 2006 52 11710 Beltsville Drive BeltsvMID 2,278 11,100 (709) 2,321 10,348 12,669 1,359 1987 2006 46 3141 Fairview Park Falls Drive I Churdh 733 4,939 (100) 733 4,838 5,572 386 1988 2006 51 3141 Fairview Park Falls Drive I Churdh 297 1,964 0 297 1,964 2,261 157 1988 2006 51 11740 Beltsville Drive Bethekdid 198 870 18 202 884 1,086 75 1987 2006 46 NEW MEDSEV/MELA AWARE
11720 Beltsville Drive Beltsville 3,831 16,661 4,660 3,904 21,248 25,151 2,913 1987 2006 46 11781 Lee Jackson Memorial Highway FairfakA 3,246 19,836 (229) 3,307 19,546 22,853 2,611 1982 2006 40 13825 Sunrise Valley Drive Herndivia 3,794 19,365 (1,376) 3,866 17,917 21,783 1,590 1989 2006 46 11700 Beltsville Drive Beltsville 2,808 12,081 743 2,863 12,769 15,632 1,707 1981 2006 46 4401 Fair Lakes Court FairfakA 1,569 11,982 (142) 1,599 11,810 13,409 1,171 1988 2006 52 11710 Beltsville Drive Beltsville 2,278 11,100 (709) 2,321 10,348 12,669 1,359 1987 2006 46 3141 Fairview Park Falls Falls Drive I Churdia 733 4,939 (100) 733 4,838 5,572 386 1988 2006 51 3141 Fairview Park Falls Falls Drive II Churdia 297 1,964 0 297 1,964 2,261 157 1988 2006 51 11740 Beltsville Drive Betheid 198 870 18 202 884 1,086 75 1987 2006 46 NEW NEW
11781 Lee Jackson Memorial Highway FairfakA 3,246 19,836 (229) 3,307 19,546 22,853 2,611 1982 2006 40 13825 Sunrise Valley Drive Herndwia 3,794 19,365 (1,376) 3,866 17,917 21,783 1,590 1989 2006 46 11700 Beltsville Drive BeltsvMiD 2,808 12,081 743 2,863 12,769 15,632 1,707 1981 2006 46 4401 Fair Lakes Court FairfakA 1,569 11,982 (142) 1,599 11,810 13,409 1,171 1988 2006 52 11710 Beltsville Drive BeltsvMiD 2,278 11,100 (709) 2,321 10,348 12,669 1,359 1987 2006 46 3141 Fairview Park Falls Fairview Park Falls Drive I ChurdkA 733 4,939 (100) 733 4,838 5,572 386 1988 2006 51 3141 Fairview Park Falls Fairview Park Falls Falls Drive II ChurdkA 297 1,964 0 297 1,964 2,261 157 1988 2006 51 11740 Beltsville Drive Bethedd 198 870 18 202 884 1,086 75 1987 2006 46 NEW NEW
Memorial Highway FairfakA 3,246 19,836 (229) 3,307 19,546 22,853 2,611 1982 2006 40 13825 Sunrise Valley
13825 Sunrise Valley Drive Herndwith 3,794 19,365 (1,376) 3,866 17,917 21,783 1,590 1989 2006 46 11700 Beltsville Drive BeltsvMID 2,808 12,081 743 2,863 12,769 15,632 1,707 1981 2006 46 4401 Fair Lakes Court Fairfak 1,569 11,982 (142) 1,599 11,810 13,409 1,171 1988 2006 52 11710 Beltsville Drive BeltsvMID 2,278 11,100 (709) 2,321 10,348 12,669 1,359 1987 2006 46 3141 Fairview Park Falls Drive I Churdk 733 4,939 (100) 733 4,838 5,572 386 1988 2006 51 3141 Fairview Park Falls Drive II Churdk 297 1,964 0 297 1,964 2,261 157 1988 2006 51 11740 Beltsville Drive Bethed 198 870 18 202 884 1,086 75 1987 2006 46 NEW NEW
Drive Herndwa 3,794 19,365 (1,376) 3,866 17,917 21,783 1,590 1989 2006 46 11700 Beltsville Drive Beltsville 2,808 12,081 743 2,863 12,769 15,632 1,707 1981 2006 46 4401 Fair Lakes Court Fairfak 1,569 11,982 (142) 1,599 11,810 13,409 1,171 1988 2006 52 11710 Beltsville Drive Beltsville 2,278 11,100 (709) 2,321 10,348 12,669 1,359 1987 2006 46 3141 Fairview Park Falls Drive I Churdk 733 4,939 (100) 733 4,838 5,572 386 1988 2006 51 3141 Fairview Park Falls Fairview Park Falls Drive II Churdk 297 1,964 0 297 1,964 2,261 157 1988 2006 51 11740 Beltsville Drive Bethedd 198 870 18 202 884 1,086 75 1987 2006 46 NEW NEW
11700 Beltsville Drive BeltsvMID 4401 Fair Lakes Court FairfakA 1,569 11,982 (142) 1,599 11,810 13,409 1,171 1988 2006 52 11710 Beltsville Drive BeltsvMID 2,278 11,100 (709) 2,321 10,348 12,669 1,359 1987 2006 46 3141 Fairview Park Falls Drive I ChurakA 733 4,939 (100) 733 4,838 5,572 386 1988 2006 51 3141 Fairview Park Falls Drive II ChurakA 297 1,964 0 297 1,964 2,261 157 1988 2006 51 11740 Beltsville Drive Betherata NEW
4401 Fair Lakes Court Fairfak 1,569 11,982 (142) 1,599 11,810 13,409 1,171 1988 2006 52 11710 Beltsville Drive BeltsvMID 2,278 11,100 (709) 2,321 10,348 12,669 1,359 1987 2006 46 3141 Fairview Park Falls Drive II ChurakA 297 1,964 0 297 1,964 2,261 157 1988 2006 51 11740 Beltsville Drive Betheshad 198 870 18 202 884 1,086 75 1987 2006 46
11710 Beltsville Drive Beltsv MD 2,278 11,100 (709) 2,321 10,348 12,669 1,359 1987 2006 46 3141 Fairview Park Falls Drive I ChurdhA 733 4,939 (100) 733 4,838 5,572 386 1988 2006 51 3141 Fairview Park Falls Drive II ChurdhA 297 1,964 0 297 1,964 2,261 157 1988 2006 51 11740 Beltsville Drive BetheddD 198 870 18 202 884 1,086 75 1987 2006 46 NEW
3141 Fairview Park Falls Drive I ChurchA 733 4,939 (100) 733 4,838 5,572 386 1988 2006 51 3141 Fairview Park Falls Drive II ChurchA 297 1,964 0 297 1,964 2,261 157 1988 2006 51 11740 Beltsville Drive Bethechd 198 870 18 202 884 1,086 75 1987 2006 46 NEW
Drive I Churana 733 4,939 (100) 733 4,838 5,572 386 1988 2006 51 3141 Fairview Park Falls Drive II Churana 297 1,964 0 297 1,964 2,261 157 1988 2006 51 11740 Beltsville Drive Bethesada 198 870 18 202 884 1,086 75 1987 2006 46 NEW
3141 Fairview Park Falls Drive II ChurchA 297 1,964 0 297 1,964 2,261 157 1988 2006 51 11740 Beltsville Drive BethesMad 198 870 18 202 884 1,086 75 1987 2006 46 NEW
Drive II ChurðhA 297 1,964 0 297 1,964 2,261 157 1988 2006 51 11740 Beltsville Drive Betheðað 198 870 18 202 884 1,086 75 1987 2006 46 NEW
11740 Beltsville Drive Bethe Mad D 198 870 18 202 884 1,086 75 1987 2006 46 NEW
NEW
JERSEY/DELAWARE
920 North King StreetWilmin DEn 6,141 21,140 1,081 6,141 22,221 28,362 4,529 1989 2004 30
1009 Lenox Drive Lawrence Ville 4,876 19,284 4,020 5,118 23,063 28,180 7,914 1989 1998 40
300 Delaware AvenueWilmin 25cn 6,368 13,739 2,614 6,369 16,353 22,721 4,168 1989 2004 23
525 Lincoln Drive WestMarltoni 3,727 17,620 1,009 3,727 18,630 22,356 4,090 1986 2004 40

F-91

Table of Contents

BRANDYWINE OPERATING PARTNERSHIP, L.P. SCHEDULE III

Real Estate and Accumulated Depreciation December 31, 2009 (in thousands)

Gross Amount at Which Carried Initial Cost December 31, 2009

Accumulated

Net

Improvements

		ım	provemen	ıs			epreciation			
		(R	etirements	s)		DC	at)II		
Encumberance	ces	Building			Building	Γ	December	r Year		
at		and	Since		and		31,	of	YeaDe	oreciable
December							•			
31,						Total	2009			
CitState 2009	Landn	nproveme A	tsquisition	Landm	provemen	ts (a)	(b)Co	nstructi	boc quired	Life
700 East Gate Mt.		•	•		1		. ,		•	
Drive LaureNJ	3,569	14,436	2,153	3,569	16,590	20,158	5,362	1984	1998	40
989 Lenox										
Drive Lawrence VIIIe	3,701	14,802	1,481	3,850	16,134	19,984	2,839	1984	2003	40
10000										
Midlantic Mt.										
Drive Laure NJ	3,206	12,857	2,613	3,206	15,470	18,676	6,307	1990	1997	40
One Righter										
Parkway Wilmin DEn 9,227	2,545	10,195	5,456	2,545	15,651	18,196	5,871	1989	1996	40
Main Street										
Plaza 1000 Voorhers	2,732	10,942	4,127	2,732	15,069	17,801	6,463	1988	1997	40
2000 Lenox										
Drive Lawrence VIIIe10,496	2,291	12,221	3,210	2,684	15,038	17,722	6,400	2000	2000	40
Two Righter										
Parkway Wilmin D En	2,802	11,217	3,460	2,802	14,677	17,479	955	1987	2001	40
15000										
Midlantic Mt.										
Drive Laure NJ	3,061	12,254	1,106	3,061	13,360	16,421	4,889	1991	1997	40
997 Lenox										
Drive Lawrence Ville 7,917	2,410	9,700	4,140	2,540	13,710	16,250	4,021	1987	1998	40
993 Lenox										
Drive Lawrence Ville 9,792	2,811	17,996	(5,484)	2,960	12,363	15,323	4,372	1985	1998	40
1200 Lenox										
Drive Lawrence Ville	1,071	12,967	851	1,071	13,817	14,889	549	2007	N/A	40
1000 Atrium Mt.										
Way LaureNJ	2,061	8,180	3,962	2,061	12,142	14,203	3,848	1989	1997	40
1120										
Executive										
Boulevard Marlton J	2,074	8,415	2,239	2,074	10,654	12,728	4,465	1987	1997	40
1000 Howard Mt.		0.500	6.5		40.555	10		1000	400-	4.0
Boulevard LaureNJ	2,297	9,288	965	2,297	10,253	12,550	4,151	1988	1997	40
400 NewaEkE	2,528	9,220	733	2,528	9,953	12,481	2,262	1997	2002	40
Commerce										

Drive										
220 Lake Cherry										
Drive East HillNJ	2,144	8,798	878	2,144	9,676	11,820	2,417	1988	2001	40
200 Lake Cherry										
Drive East HillNJ	2,069	8,275	1,474	2,069	9,749	11,818	2,752	1989	2001	40
457										
Haddonfield Cherry										
Road HillNJ 11,774	2,142	9,120	329	2,142	9,449	11,591	4,092	1990	1996	40
2000										
Midlantic Mt.										
Drive Laure NJ 10,717	2,202	8,823	60	2,203	8,882	11,085	3,270	1989	1997	40
10 Lake										
Center DriveMarltdMJ	1,880	7,521	1,619	1,880	9,140	11,020	2,534	1989	2001	40
100 Lenox										
Drive Lawrence Ville			10,771	1,134	9,637	10,771	539	1977	1999	N/A
701 East Gate Mt.										
Drive Laure NJ	1,736	6,877	1,005	1,736	7,882	9,618	2,785	1986	1998	40
210 Lake Cherry										
Drive East HillNJ	1,645	6,579	759	1,645	7,338	8,983	1,906	1986	2001	40
308 Harper										
Drive Moorest Mn	1,643	6,663	219	1,644	6,881	8,525	2,209	1976	1998	40
305										
Fellowship Mt.										
Drive Laure NJ	1,421	5,768	1,265	1,421	7,033	8,454	2,466	1980	1998	40
307										
Fellowship Mt.										
Drive Laure NJ	1,565	6,342	449	1,565	6,792	8,356	2,259	1981	1998	40
303										
Fellowship Mt.										
Drive LaureNJ	1,493	6,055	652	1,494	6,707	8,200	2,194	1979	1998	40
309										
Fellowship Mt.		 .								
Drive LaureNJ	1,518	6,154	397	1,518	6,551	8,069	2,087	1982	1998	40
1000 Lenox										
Drive Lawrence Ville	1,174	4,696	2,180	1,244	6,806	8,050	2,033	1982	2002	40
1000 Bishops Mt.	0.2.4			004	6 00 2	- 01-		•••	•	4.0
Gate LaureNJ	934	6,287		934	6,883	7,817	1,612	2005	2000	40
9000										
Midlantic Mt.	1 470	5.005	0.5	1 470	7 000	7.460	2 220	1000	1007	40
Drive LaureNJ 5,926	1,472	5,895	95	1,472	5,990	7,462	2,230	1989	1997	40
6 East										
Clementon	1 245	5.266	250	1 245	5.716	7.061	0.015	1000	1007	40
Road Gibbsboth	1,345	5,366	350	1,345	5,716	7,061	2,015	1980	1997	40
Three										
Greentree	222	(024	607	224	((21	(054	4.020	1004	1006	40
Centre Marlton J	323	6,024	607	324	6,631	6,954	4,930	1984	1986	40
100										
Commerce	1 160	4.622	0.40	1 160	5 400	6.640	2 120	1000	1007	40
Drive NewaENE	1,160	4,633	849	1,160	5,482	6,642	2,139	1989	1997	40
200 NewafkE	911	4,414	1,018	911	5,432	6,343	1,340	1998	2002	40
Commerce										

Drive											
30 Lake		1.040	4 151	010	1.042	7 00 4	6.106	1.010	1006	2001	40
Center DriveMarlto		1,043	4,171	912	1,043	5,084	6,126	1,310	1986	2001	40
161 Gaither Moun Drive Laure		1,016	4,064	714	1,016	4,778	5,794	1,183	1987	2001	40
Two	NJ	1,010	4,004	/14	1,010	4,778	3,794	1,103	1987	2001	40
Greentree											
Centre Marlto	MI	264	4,693	694	264	5,387	5,651	3,616	1983	1986	40
One Greentree	IND	204	4,073	074	204	3,307	3,031	3,010	1703	1700	40
Centre Marlto	MI	345	4,440	590	345	5,030	5,375	3,365	1982	1986	40
Two Eves	140	3 13	1,110	370	3 13	3,030	3,373	3,303	1702	1700	10
Drive Marltd	MJ	818	3,461	43	818	3,503	4,322	1,326	1987	1997	40
4000			-, -			- ,	,-	,			
Midlantic Mt.											
Drive Laure	NJ 4,133	714	5,085	(1,524)	714	3,561	4,275	1,412	1998	1997	40
20 East	•			, , ,		·	•	•			
Clementon											
Road Gibbsb	Ar.b	769	3,055	281	769	3,336	4,105	1,201	1986	1997	40
Five Eves											
Drive Marlto	MJ	703	2,819	491	703	3,310	4,013	1,303	1986	1997	40
8000 Lincoln											
Drive Marlto	MJ	606	2,887	303	606	3,189	3,796	1,442	1997	1996	40
304 Harper											
Drive Moorest	Myn	657	2,674	418	657	3,092	3,749	1,076	1975	1998	40
Main Street											
Piazza Voorhe	A 3	696	2,802	151	696	2,953	3,649	1,158	1990	1997	40
815 East Gate Mt.											
Drive Laure	ŊJ	636	2,584	307	636	2,891	3,527	995	1986	1998	40
817 East Gate Mt.											
Drive Laure	ŊJ	611	2,426	360	611	2,785	3,397	886	1986	1998	40
Four B Eves											
Drive Marlto	MJ	588	2,369	381	588	2,749	3,338	1,148	1987	1997	40
Four A Eves		520	0.160	1.40	520	2 210	2 0 40	076	1005	1005	40
Drive Marlto	MJ	539	2,168	142	539	2,310	2,849	876	1987	1997	40
Main Street		521	2.052		522	0.107	2 (20	005	1000	1007	40
Promenade Voorhe	88	531	2,052	55	532	2,107	2,638	805	1988	1997	40
10 Foster Avenue Gibbsb	ALK.	244	071	265	244	1 226	1 490	402	1002	1007	40
	N.O	244	971	265	244	1,236	1,480	492	1983	1997	40
7 Foster Avenue Gibbsbo	NI L	221	021	94	231	1,014	1 246	201	1983	1997	40
Avenue Gibbsbo 50 East	M.D	231	921	94	231	1,014	1,246	391	1983	1997	40
Clementon											
Road Gibbsb	Y IY	114	964	3	114	967	1,081	338	1986	1997	40
4 Foster	ИIJ	114	904	3	114	907	1,001	336	1900	1997	40
Avenue Gibbsb	Y IY	183	726	37	183	763	946	280	1974	1997	40
2 Foster	n a	103	120	31	103	703	9 1 0	200	17/4	1771	40
Avenue Gibbsb	Y -P	185	730	24	185	754	939	269	1974	1997	40
1 Foster	/1 3 /	103	730	∠¬т	103	134	737	20)	1717	1///	70
Avenue Gibbsb	λ₽	93	364	63	93	428	520	157	1972	1997	40
5 U.S.	/1 3 /)3	507	03)3	720	320	137	1714	1///	70
Avenue Gibbsb	λέβ	21	81	3	21	84	105	29	1987	1997	40
-1.1			01	5		5.	100	-/	2701	-//	.0

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5 Foster Avenue	Gibbsb ðf b		9	32	26	9	58	67	19	1968	1997	40
RICHMO	OND											
300												
Arboretun	n											
Place	Richm&h&	12,156	5,450	21,892	3,089	5,450	24,982	30,431	7,830	1988	1998	40
7501 Boul	lders											
View Driv	eRichm&h&l	4	4,669	19,699	474	4,925	19,917	24,842	1,234	1990	2007	40
7300												
Beaufont												
Springs D	ri Re ichm&h&l	4	4,672	19,689	306	4,922	19,745	24,667	1,196	2000	2007	40
6800 Para	gon											
Place	Richm&h&	4	4,552	18,414	975	4,552	19,389	23,941	1,790	1986	2006	40
6802 Para	gon											
Place	Richm&h&	2	2,917	11,454	1,890	2,917	13,344	16,261	3,080	1989	2002	40
1025 Boul	lders											
Parkway	Richm&h&	2	2,574	11,297	738	2,824	11,785	14,609	836	1994	2007	40
2100-2116	5											
West												
Laburnam												
Avenue	Richmona	2	2,482	8,846	2,533	2,482	11,378	13,861	3,618	1976	1998	40
					F-9	12						
					F-9	2						

Table of Contents

BRANDYWINE OPERATING PARTNERSHIP, L.P. SCHEDULE III

Real Estate and Accumulated Depreciation December 31, 2009 (in thousands)

Improvements

	Gross Amount at Which Carried
Initial Cost	December 31, 2009
Net	

Accumulated

		(D. (*)						Depreciation					
		imberances	}	Building and	Retirements) Since		Building and		at December 31,	Year of	YeaDepr		
	December CitState 31, 2009		Land	Improvements	Acquisition	Land	Improvements	Total (a)	2009 (b©o	nstructi	orquired L		
5 Beaufont	•	-,		F	7			()			1		
ngs Driv& l Beaufont	t		2,344		502	2,594	10,629	13,223		1999	2007		
ngs Driv & Paragon			2,349	·	276	2,599		13,021		1998	2007		
l	Richm&h&l			10,288	809	403	10,695	11,097	1,473	2007	2005		
oretum way R 5 Lake	Richm & h & Glen		1,857	7,702	877	1,857	8,579	10,436	2,799	1991	1998		
			1,640	6,567	1,373	1,640	7,939	9,580	2,534	1996	1998		
on Avenud I Brittons	Durha N C		1,622	6,419	910	1,581	7,370	8,951	2,694	1985	1998		
Road R	Richm&h&l		1,202	4,820	1,863	1,202	6,683	7,885	2,329	1987	1998		
oretum way R Gateway	Richm&h&	3,313	1,362	5,489	590	1,362	6,079	7,441	1,948	1988	1998		
tre Parkwiki 2	ijchm&h&l		391	5,410	760	391	6,170	6,561	1,231	2001	1998		
rywood way I)	Henri & A		1,069	4,281	984	1,069	5,265	6,334	1,845	1980	1998		
oretum way R	Richm &h&	2,747	1,110	4,474	457	1,110	4,931	6,041	1,611	1988	1998		
oretum way R	Richm&h&l	2,831	985	3,973	993	985	4,966	5,951	1,389	1988	1998		
tmoreland et R 1-2245	Richm&h&l		1,061	4,241	224	1,061	4,465	5,526	1,389	1975	1998		
ılynn StreRe	eichm&h&l		1,020	4,067	370	1,020	4,437	5,457	1,430	1989	1998		

oretum way Richm & h&	ı	582	2,433	224	582	2,658	3,239	884	1991	1998	
way Richm &h& 3 Dabney	l	362	2,433	224	362	2,036	3,239	004	1991	1990	
d Richm&h&	l	512	2,049	234	512	2,283	2,795	793	1989	1998	
ney RoadRichm&h&	l	530	2,123	140	530	2,263	2,793	794	1994	1998	
l Dabney d Richm \ h\	l	550	2,203	37	550	2,240	2,790	727	1993	1998	
2-2224 llynn Str æi chm & h&	I	502	2,014	157	502	2,170	2,673	714	1985	1998	
' Dabney d Richm &h& 2179	l	507	2,034	15	507	2,049	2,556	662	1986	1998	
i-2179 Ilynn Str dei chm &h 6 Dabney	I	423	1,695	269	423	1,964	2,387	701	1985	1998	
d Richm&h& Dabney	l	455	1,822	18	455	1,840	2,295	593	1987	1998	
d Richm&h& Dabney	I	356	1,427	379	356	1,806	2,162	653	1982	1998	
d Richm & n& 0-2146	I	387	1,552	111	387	1,663	2,050	535	1983	1998	
lynn Str æi chm & h&) Tomlynn	I	353	1,416	194	353	1,609	1,963	578	1988	1998	
et Richm & h& Dabney	I	281	1,125	106	281	1,231	1,512	384	1986	1998	
d Richm&h& lders LanRichm&h&		264 1,256	1,059	11 0	265 1,256	1,068	1,334 1,256	344	1984 NA	1998 2007]
LIFORNIA											
Grand											
nue Oakla 6dA 0 & 5790		13,556	54,266	3,148	13,557	57,413	70,970	3,650	1990	2007	
t Street Carlsback Concord		7,073	22,907	2,854	7,517	25,317	32,834	2,485	1999	2006	
nue Concord Concord	18,320	6,395	24,664	640	6,515	25,183	31,698	6,635	1984	2006	
nue Concoco 70 W San	18,327	6,476	24,966	215	6,476	25,180	31,656	6,777	1984	2006	
ardo DriveDieg&A & 5950		2,979	15,896	1,407	3,155	17,127	20,282	1,745	2002	2006	
lace CourCarlsback La Place		3,706	11,185	1,537	3,956	12,472	16,428	1,397	1988	2006	
rt Carlsb@ A S Avenida		2,824	9,413	1,619	3,000	10,856	13,856	1,121	1987	2006	
nas Carlsback Corte Del		2,121	8,361	1,216	2,257	9,441	11,698	1,220	1986	2006	
al Carlsb@dA Kaiser		3,261	6,077	1,026	3,500	6,865	10,364	1,034	1991	2006	
a Oakla 6 dA		7,841			7,841		7,841		N/A	2006]

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land Lot I	BOakla 6 dA	L	4,342		(0)	4,342		4,342		N/A	2006	ľ
STIN												
) Capital (as Hwy	of											
th I Mopac	AustifiX	-	5,152	37,928	3,798	5,251	41,628	46,878	5,107	1984	2006	
ressway I Mopac	AustifiX	-	4,188	41,229	266	4,251	41,432	45,683	4,354	2001	2006	
ressway I South	AustifiX		3,538	34,346	2,241	3,606	36,520	40,126	5,324	2000	2006	
ac ressway I Mopac	AustifiX	<i>.</i>	3,698	34,912	(2,352)	3,769	32,489	36,257	2,535	1999	2006	
ressway I South	AustifiX		3,290	31,548	89	3,370	31,556	34,926	3,000	2001	2006	
ressway I South	AustifiX	-	1,688	21,011	2,884	1,689	23,894	25,583	103	2007	2006	
ac ressway 7 East	M usti h X		1,688	19,229	2,640	1,689	21,868	23,557	1,524	2007	2006	
	CoppalK	19,311	1,516	14,895	8	1,517	14,903	16,420	2,547	1998	2006	
ressway	AustifiX		1,227	10,959	469	1,250	11,405	12,655	1,114	1999	2006	
al:		\$ 551,720	\$680,832	\$3,396,822	\$ 434,271	\$690,441	\$3,822,177	\$4,512,618	\$716,956			

F-93

Table of Contents

(a) Reconciliation of Real Estate:

The following table reconciles the real estate investments from January 1, 2007 to December 31, 2009 (in thousands):

	2009	2008	2007
Balance at beginning of year	\$ 4,608,320	\$ 4,825,747	\$ 4,939,489
Additions: Acquisitions Capital expenditures	80,506	122 247,345	158,399 179,691
Less: Dispositions Assets transferred to held-for-sale	(176,208)	(464,894)	(451,832)
Balance at end of year	\$ 4,512,618	\$ 4,608,320	\$ 4,825,747

The aggregate cost for federal income tax purposes is \$4.6 billion as of December 31, 2009

(b) Reconciliation of Accumulated Depreciation:

The following table reconciles the accumulated depreciation on real estate investments from January 1, 2007 to December 31, 2009 (in thousands):

	2009	2008	2007
Balance at beginning of year	\$ 639,688	\$ 558,908	\$ 515,698
Additions: Depreciation expense Depreciation expense Acquisitions Continued operations discontinued operations	141,309 6,494	144,631 6,494	167,160 4,748
Less: Dispositions Assets transferred to held-for-sale	(70,535)	(70,345)	(128,698)
Balance at end of year	\$ 716,956	\$ 639,688	\$ 558,908

F-94

Table of Contents

G&I VI Interchange Office, LLC Consolidated Financial Statements for the Years Ended December 31, 2009, 2008 and 2007

F-95

Table of Contents

G&I VI Interchange Office, LLC

Index

December 31, 2009, 2008 and 2007

	Page(s)
Report of Independent Auditors	F-97
Consolidated Financial Statements	
Balance Sheets	F-98
Statements of Operations	F-99
Statements of Members Equity	F-100
Statements of Cash Flows	F-101
Notes to Consolidated Financial Statements	F-102 110

F-96

Table of Contents

Report of Independent Auditors

To the Members of G&I VI Interchange Office, LLC:

In our opinion, the accompanying consolidated statements of operations, Members equity, and cash flows present fairly, in all material respects, the results of operations and cash flows of G&I Interchange Office, LLC (the Company) for the period from October 24, 2007 (Inception) to December 31, 2007, in conformity with accounting principles generally accepted in the United States of America. These consolidated statements of operations, Members equity, and cash flows are the responsibility of the Company s management. Our responsibility is to express an opinion on these consolidated statements of operations, Members equity, and cash flows based on our audit. We conducted our audit of these statements in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated statements of operations, Members equity, and cash flows are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated statements of operations, Members equity, and cash flows, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audit provide a reasonable basis for our opinion.

/s/ PricewaterhouseCoopers Philadelphia, Pennsylvania March 27, 2008

F-97

Table of Contents

G&I VI Interchange Office, LLC Consolidated Balance Sheets December 31, 2009 and 2008 (Not covered by Auditors Report)

(in thousands of dollars)

	2009		2008
Assets			
Real estate investments:			
Land	\$ 36,741	\$	36,741
Building and improvements	150,466		150,105
Development land and construction in progress	1,594		3,188
Tenant improvements	22,509		19,961
	211,310		209,995
Accumulated depreciation	(20,022)		(10,690)
Real estate investments, net	191,288		199,305
Cash and cash equivalents	2,989		2,682
Restricted cash	1,328		1,398
Accounts receivable, net	469		42
Accrued rent receivable, net	2,988		1,782
Deferred costs, net of accumulated amortization of \$618 and \$187	2,162		1,309
Intangible assets, net of accumulated amortization of \$17,135 and \$10,754	26,509		35,094
Related party assets (Note 7)	5,124		5,517
Other assets	1,475		1,231
Total assets	\$ 234,332	\$	248,360
Liabilities and Members Equity			
	\$ 184,000	\$	184.000
		·	•
1 7	1,941		1,436
Acquired below market leases, net of accumulated amortization of \$2,765 and			
\$1,517	3,766		5,075
Total liabilities	192,035		192,673
	3,205		3,205
Commitments and contingencies (Note 8)	•		•
Members equity	39,092		52,482
Total liabilities, non-controlling interest, and members equity	\$ 234,332	\$	248,360
Mortgage notes payable Accounts payable and accrued expenses Security deposits and deferred rents Acquired below market leases, net of accumulated amortization of \$2,765 and \$1,517 Total liabilities Non-controlling interest Commitments and contingencies (Note 8) Members equity	\$ 3,766 192,035 3,205 39,092	\$	5,075 192,673 3,205 52,482

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

F-98

G&I VI Interchange Office, LLC Consolidated Statements of Operations Years Ended December 31, 2009, 2008 (Not covered by Auditors Report) and for the Period from October 24, 2007 (Inception) to December 31, 2007 (in thousands of dollars)

		For the Years Ended			For the Period From Inception to December 31,		
	December 31, 2008 (as			2008 (as			
D		2009	ac	djusted)		2007	
Revenue							
Rental income	\$	28,381	\$	28,849	\$	991	
Tenant reimbursements		4,605		2,815		82	
Termination fees		73		1,379			
Other income		363		302			
Total revenues		33,422		33,345		1,073	
Expenses							
Property operating expenses		8,998		8,256		236	
Real estate taxes		3,227		3,213		111	
Interest		10,937		11,058		385	
Depreciation and amortization		17,911		22,084		767	
Administrative expenses		802		413			
Total expenses		41,875		45,024		1,499	
Net loss Non-controlling interest		(8,453) (272)		(11,679) (214)		(426)	
Net loss attributable to the Company	\$	(8,725)	\$	(11,893)	\$	(426)	

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

F-99

Table of Contents

G&I VI Interchange Office, LLC Consolidated Statements of Members Equity Years Ended December 31, 2009, 2008 (Not covered by Auditors Report) and for the Period from October 24, 2007 (Inception) to December 31, 2007 (in thousands of dollars)

	Inv Inte	&I VI restment erchange	$\mathbf{O}_{\mathbf{I}}$	andywine perating tnership, L.P.	Total
Balance at Inception	\$		\$		\$
Contributions		54,288		13,572	67,860
Net loss		(341)		(85)	(426)
Balance at December 31, 2007		53,947		13,487	67,434
Distributions		(2,447)		(612)	(3,059)
Net loss		(9,514)		(2,379)	(11,893)
Balance at December 31, 2008 (as adjusted)		41,986		10,496	52,482
Distributions		(3,732)		(933)	(4,665)
Net loss		(6,980)		(1,745)	(8,725)
Balance at December 31, 2009	\$	31,274	\$	7,818	\$ 39,092

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

F-100

Table of Contents

G&I VI Interchange Office, LLC Consolidated Statements of Cash Flows Years Ended December 31, 2009, 2008 (Not covered by Auditors Report) and for the Period from October 24, 2007 (Inception) to December 31, 2007 (in thousands of dollars)

	2008					2007		
		2009	(as	adjusted)		2007		
Cash flows from operating activities	Φ	(9.452)	\$	(11.670)	\$	(426)		
Net loss Adjustments to reconcile net loss to net cash from operating	\$	(8,453)	Ф	(11,679)	Ф	(426)		
activities								
Depreciation and amortization		17,911		22,084		767		
Straight line rents and amortization of above/below market		17,911		22,004		707		
intangibles		(1,859)		(1,140)		(51)		
Deferred financing cost amortization		184		184		(31)		
Changes in assets and liabilities related to operations		104		104		,		
Accounts receivable		(427)		(42)				
Related party assets (unearned rent receivable)		(427)		319				
Other assets		(243)		6		(1,237)		
Tenant security deposits and deferred rents		505		(170)		(1,237)		
Accounts payable and accrued expenses		166		1,855		154		
Accounts payable and accruca expenses		100		1,033		134		
Net cash provided by (used in) operating activities		7,784		11,417		(786)		
Cash flows from investing activities								
Cash paid for property acquisitions						(229,806)		
Property advance						(3,205)		
Construction receivable from affiliate of member		393		888		(3,200)		
Capital expenditures		(1,966)		(6,031)		(3,200)		
Leasing costs		(1,037)		(208)				
Restricted cash		70		(1,398)				
Restricted cush		70		(1,570)				
Net cash used in investing activities		(2,540)		(6,749)		(236,211)		
Cash flows from financing activities								
Mortgage notes payable						184,000		
Payments for deferred financing costs						(1,291)		
Contributions from members						54,288		
Distributions to non-controlling interests		(272)		(214)				
Distributions to members		(4,665)		(3,059)				
Related party assets (funding of tenant security deposit receivable)				1,287				
Net cash provided by (used in) financing activities		4,937		2,143		236,997		
Net change in cash and cash equivalents		307		2,682				
Cash and cash equivalents Beginning of period		2,682		,				
Cash and cash equivalents	\$	2,989	\$	2,682	\$			

335

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Cash paid for interest during the period	\$ 10,783	\$ 9,930	\$ 379
Supplemental disclosure of non-cash financing activity			
Contributions from member			13,572
Tenant security deposits and deferred rents			1,606
Related party assets			(1,606)
Capital expenditures financed through accounts payable as of			
year-end	133	153	
TTI	1' 1 4 1 6'	 	

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

F-101

Table of Contents

G&I VI Interchange Office, LLC Years Ended December 31, 2009, 2008 (Not covered by Auditors Report) and for the Period from October 24, 2007 (Inception) to December 31, 2007 (in thousands of dollars)

1. Organization and Nature of Operations

G&I VI Interchange Office LLC (the Company) was formed on October 24, 2007 (Inception), as a Delaware Limited Liability Company. Two wholly-owned subsidiaries of Brandywine Operating Partnership, L.P. (collectively, Brandywine) were admitted as members of the Company on December 19, 2007. The other member of the Company is G&I VI Investment Interchange Office LLC (G&I VI), an investment vehicle advised by DRA Advisors LLC. Neither G&I VI nor DRA Advisors LLC is affiliated with Brandywine. The Company was formed for the purpose of acquiring, owning, leasing and managing 29 office buildings, (collectively, the Properties) totaling approximately 1,611,000 net rentable square feet. The Properties are located in the Montgomery, Bucks, and Lehigh counties in Pennsylvania. On December 19, 2007, Brandywine transferred to the Company 100% of its ownership interests in 26 of the Properties and transferred to the Company an 89% ownership interest in three of the Properties (89/11 Properties) with Brandywine s remaining 11% ownership interest reflected as non-controlling interest on the consolidated balance sheet of the Company. As of December 31, 2009, G&I VI and Brandywine maintained an 80% and 20% interest in the Company, respectively. The Company engaged Brandywine to perform property management and leasing services for the Properties. (See Note 7).

2. Summary of Significant Accounting Policies

Basis of Accounting and Principles of Consolidation

The consolidated financial statements are prepared on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America. The accompanying consolidated financial statements include the financial position, results of operations, and cash flows of the Company and the Properties in which the Company has a controlling interest.

When the Company obtains an economic interest in an entity, the Company evaluates the entity to determine if the entity is deemed a variable interest entity (VIE), and if the Company is deemed to be the primary beneficiary, in accordance with the accounting standard for the consolidation of variable interest entities. When an entity is not deemed to be a VIE, the Company considers the provisions of the same accounting standard in determining whether a general partner, or the general partners as a group, controls a limited partnership or similar entity when the limited partners have certain rights. The Company consolidates (i) entities that are VIEs and of which the Company is deemed to be the primary beneficiary and (ii) entities that are non-VIEs which the Company controls and in which the limited partners do not have the ability to dissolve the entity or remove the Company without cause nor substantive participating rights. The 89/11 Properties are considered VIEs of which the Company is the primary beneficiary and therefore these properties are consolidated. The Company will reconsider its determination of whether an entity is a VIE and who the primary beneficiary is, and whether or not the limited partners in an entity have substantive rights, if certain events occur that are likely to cause a change in the original determinations. The portion of the 89/11 Properties not owned by the Company is presented as non-controlling interest as of December 31, 2009. All intercompany accounts and transactions have been eliminated in consolidation.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of

assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates. Management makes significant estimates regarding revenue, impairment of long-lived assets, allowance for doubtful accounts and deferred costs.

F-102

Table of Contents

G&I VI Interchange Office, LLC

Years Ended December 31, 2009, 2008 (Not covered by Auditors Report) and for the Period from October 24, 2007 (Inception) to December 31, 2007

(in thousands of dollars)

Real Estate Investments

Real estate investments are carried at historical cost less accumulated depreciation and impairment losses, if any. The cost of real estate investments reflects their purchase price or development cost. Costs incurred for the acquisition and renovation of an operating property are capitalized to the Company s investment in that property. Ordinary repairs and maintenance are expensed as incurred; major replacements and betterments, which improve or extend the life of the asset, are capitalized and depreciated over their estimated useful lives. Fully-depreciated assets are removed from the accounts.

The cost of buildings and improvements are depreciated using the straight-line method based on the following useful lives: buildings and improvements (five to 51 years) and tenant improvements (the shorter of the lease term or the life of the asset).

In accordance with accounting standard for property, plant and equipment, long-lived assets, such as real estate investments and purchased intangibles subject to amortization, are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset group may not be recoverable. Recoverability of assets to be held and used is measured by a comparison of the carrying amount of an asset to estimated undiscounted future cash flows expected to be generated by the asset. If the carrying amount of an asset exceeds its estimated future cash flows, an impairment charge is recognized by the amount by which the carrying amount of the asset exceeds the fair value of the asset. Assets to be disposed of are separately presented in the balance sheet and reported at the lower of the carrying amount or fair value less costs to sell, and are no longer depreciated. The other assets and liabilities related to assets classified as held-for-sale are presented separately in the consolidated balance sheet. The Company had no properties classified as held for sale at December 31, 2009.

Purchase Price Allocation

The Company allocates the purchase price of properties to net tangible and identified intangible assets acquired based on fair values. Above-market and below-market lease values for acquired properties are recorded based on the present value (using an interest rate which reflects the risks associated with the leases acquired) of the difference between (i) the contractual amounts to be paid pursuant to the in-place leases and (ii) the Company s estimate of the fair market lease rates for the corresponding in-place leases, measured over a period equal to the remaining non-cancelable term of the lease. Capitalized above-market lease values are amortized as a reduction of rental income over the remaining non-cancelable terms of the respective leases. Capitalized below-market lease values are amortized as an increase to rental income over the remaining non-cancelable terms of the respective leases, including any below market fixed-rate renewal periods.

F-103

Table of Contents

G&I VI Interchange Office, LLC

Years Ended December 31, 2009, 2008 (Not covered by Auditors Report) and for the Period from October 24, 2007 (Inception) to December 31, 2007

(in thousands of dollars)

Other intangible assets also include amounts representing the value of tenant relationships and in-place leases based on the Company s evaluation of the specific characteristics of each tenant s lease and the Company s overall relationship with the respective tenant. The Company estimates the cost to execute leases with terms similar to the remaining lease terms of the in-place leases, including leasing commissions, legal and other related expenses. This intangible asset is amortized to expense over the remaining term of the respective leases. The Company estimates of value are made using methods similar to those used by independent appraisers or by using independent appraisals. Factors considered by the Company in this analysis include an estimate of the carrying costs during the expected lease-up periods considering current market conditions and costs to execute similar leases. In estimating carrying costs, the Company includes real estate taxes, insurance and other operating expenses and estimates of lost rentals at market rates during the expected lease-up periods, which primarily approximate six months. The Company also considers information obtained about each property as a result of its pre acquisition due diligence, marketing and leasing activities in estimating the fair value of the tangible and intangible assets acquired. The Company also uses the information obtained as a result of its pre-acquisition due diligence as part of its consideration of the accounting standard governing asset retirement obligations, and when necessary, will record a conditional asset retirement obligation as part of its purchase price.

Characteristics considered by the Company in allocating value to its tenant relationships include the nature and extent of the Company s business relationship with the tenant, growth prospects for developing new business with the tenant, the tenant s credit quality and expectations of lease renewals, among other factors. The value of tenant relationship intangibles is amortized over the remaining initial lease term and expected renewals, but in no event longer than the remaining depreciable life of the building. The value of in-place leases is amortized over the remaining non-cancelable term of the respective leases and any below market fixed-rate renewal periods.

In the event that a tenant terminates its lease, the unamortized portion of each intangible, including market rate adjustments (above or below), in-place lease values and tenant relationship values, would be charged to expense and

market rate adjustments would be recorded to revenue. Cash and Cash Equivalents

Cash and cash equivalents are highly-liquid investments with original maturities of three months or less. The Company maintains cash equivalents in financial institutions in excess of insured limits, but believes this risk is mitigated by only investing in or through major financial institutions.

Restricted Cash

Restricted cash represents tenant security deposits, which are segregated and restricted under the terms of the underlying leases.

Deferred Costs

The Company has capitalized as deferred costs certain expenditures related to the leasing and financing of the Properties. Deferred leasing commissions are amortized, on a straight-line basis, over the terms of the related leases. Deferred financing costs are charged to interest expense over the terms of the related debt.

Revenue Recognition

Rental income from leases is recognized on a straight-line basis regardless of when payments are due. The cumulative difference between rental income recognized and contractual lease payments is recorded as accrued rent receivable on the accompanying balance sheet. The straight-line rent adjustment increased revenue by approximately \$1,218 in 2009, \$1,700 in 2008 and \$41 in 2007.

Certain lease agreements also contain provisions that require tenants to reimburse a pro-rata share of real estate taxes and certain common area maintenance costs subject to their proportionate share of increases over their respective base year amounts. These amounts are included in tenant reimbursements on the accompanying consolidated statement of income and are recorded when earned.

F-104

Table of Contents

G&I VI Interchange Office, LLC

Years Ended December 31, 2009, 2008 (Not covered by Auditors Report) and for the Period from October 24, 2007 (Inception) to December 31, 2007

(in thousands of dollars)

Other Assets

As of December 31, 2009 and 2008, respectively, other assets included prepaid real estate taxes of \$1,242 and \$1,231 and prepaid service contracts of \$233 and \$0.

Deferred Rent

Deferred rent represents revenue received from tenants prior to their due dates.

Income Taxes

The Company has elected to be treated as a partnership for federal tax purposes and is therefore not taxed directly. The taxable income or loss of the Company is included in the income tax returns of the members; accordingly, no provision for income tax expense or benefit is reflected in the accompanying consolidated financial statements. The Company s tax returns and the amount of allocable Company profit and losses are subject to examination by federal and state taxing authorities. If such examination results in changes to Company profits or losses, then the tax liability of the partners would be changed accordingly.

New Accounting Pronouncements

FASB Codification

In June 2009, the Financial Accounting Standards Board (FASB) issued the FASB Accounting Standards Codification and the Hierarchy of Generally Accepted Accounting Principles , (formerly FAS 168). FASB Accounting Standards Codification 105-10 (or ASC 105-10) establishes the FASB Accounting Standards Codification (Codification) as the single source for all authoritative GAAP recognized by the FASB to be applied for financial statements issued for periods ending after September 15, 2009. The Codification does not change GAAP and will not have an effect on the Company s financial position, results of operations, or liquidity.

Accounting for Uncertainty in Income Taxes

On January 1, 2009, the Company adopted the authoritative guidance on accounting for and disclosure of uncertainty in tax positions in accordance with the FASB ASC 740-10 (formerly FIN 48) *Accounting for Uncertainty in Income Taxes*. This guidance prescribes a recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. The guidance requires that an entity recognize in the financial statements the impact of a tax position if that position is more likely than not to be sustained on audit, based on the technical merits of the position. The guidance also provides clarification on de-recognition, balance sheet classification, interest and penalties, and footnote disclosures. As the Company has elected to be treated as a partnership for federal tax purposes and does not pay federal or state income taxes, the adoption of the guidance as of January 1, 2009 did not have a material effect on its financial statements.

Non-Controlling Interests

Effective January 1, 2009, the Company adopted a newly issued accounting standard for non-controlling interests. In accordance with this accounting standard, non-controlling interests are presented as a component of equity unless these interests are considered redeemable. Also, under this standard, net income will encompass the total income of all consolidated subsidiaries and there is separate disclosure on the face of the income statement of the attribution of that income between controlling and non-controlling interests. Lastly, increases and decreases in non-controlling interests are treated as equity transactions. The face of the Company s consolidated balance sheet, statement of operations and statements of other comprehensive income has been updated to reflect the adoption of this accounting standard. The adoption of this accounting standard did not have material impact on the Company s financial position or results of operations. As a result of the Company s adoption of this standard, amounts reported prior to adoption as minority interests on its balance sheets are now presented as non-controlling interests within equity. There has been no change in the measurement of this line item from amounts previously reported.

G&I VI Interchange Office, LLC

Years Ended December 31, 2009, 2008 (Not covered by Auditors Report) and for the Period from October 24, 2007 (Inception) to December 31, 2007

(in thousands of dollars)

Subsequent Events

Effective December 31, 2009 the Company adopted ASC 855-10 (formerly SFAS No. 165), *Subsequent Events*, which establishes principles and requirements for evaluating and reporting subsequent events and distinguishes which subsequent events should be recognized in the financial statements versus which subsequent events should be disclosed in the financial statements. ASC 855-10 also requires disclosure of the date through which subsequent events are evaluated by management. Adoption of SFAS 165 (ASC 855-10) had no impact on the Company s results of operations at December 31, 2009. See Note 9, Subsequent Events, for further discussion.

Correction of previously filed financial statements for the year ended December 31, 2008

Subsequent to the inclusion of these financial statements for the year ended December 31, 2008 in Brandywine Realty Trust s Form 10K, adjustments primarily related to depreciation and amortization expenses were recorded. See the tables below for the impact on the December 31, 2008 financial statements.

(in thousands)	As of December 31, 2008					
		As				
Balance Sheet:	Reported		Adjustments		As Revised	
Assets:						
Tenant improvements	\$	19,947	\$	14	\$	19,961
Accumulated depreciation		(10,099)		(591)	\$	(10,690)
Intangible assets, net of accumulated amortization		37,207		(2,113)	\$	35,094
Total assets		251,050		(2,690)	\$	248,360
Liabilities and Members Equity:						
Accounts payable and accrued expenses		2,009		153	\$	2,162
Members equity		55,325		(2,843)	\$	52,482
Total liabilities and members equity	\$	251,050	\$	(2,690)	\$	248,360

F-106

G&I VI Interchange Office, LLC Years Ended December 31, 2009, 2008 (Not covered by Auditors Report) and for the Period from October 24, 2007 (Inception) to December 31, 2007 (in thousands of dollars)

(in thousands)	For the Year Ended December 31, 2008 As					
Income Statement:	Reported				As Revised	
Rental income	\$	28,901	\$	(52)	\$	28,849
Depreciation and amortization		19,293		2,791		22,084
Net loss before non-controlling interest		(8,836)		(2,843)		(11,679)
Net loss attributable to the Company	\$	(9,050)	\$	(2,843)	\$	(11,893)

3. Intangible Assets and Liabilities

As of December 31, 2009 and 2008, the Company s intangible assets and liabilities are comprised of the following:

	2009	2008
Customer relationship value Value of in-place leases Above-market lease assets	\$ 19,418 20,829 3,397	\$ 21,213 21,178 3,457
Total intangible assets Less: Accumulated amortization	43,644 (17,135)	45,848 (10,754)
Intangible assets, net	\$ 26,509	\$ 35,094
Acquired lease liability (below market rent)	\$ 6,531	\$ 6,592
Less: Accumulated amortization	(2,765)	(1,517)
Acquired lease liability, net	\$ 3,766	\$ 5,075

F-107

G&I VI Interchange Office, LLC

Years Ended December 31, 2009, 2008 (Not covered by Auditors Report) and for the Period from October 24, 2007 (Inception) to December 31, 2007

(in thousands of dollars)

As of December 31, 2009, the Company s annual amortization for its intangible assets/liabilities are as follows (in thousands, assumes no early terminations):

Year	Assets	Liabilities	
2010	\$ 5,735	\$	1,002
2011 2012	5,074 4,107		885 585
2013 2014	3,429 2,624		355 299
Thereafter	5,539		640
	\$ 26,509	\$	3,766

4. Mortgage Notes Payable

On December 19, 2007, the Company obtained four mortgage notes payable aggregating \$184,000 to finance the Properties, each with a maturity date of January 1, 2015. The mortgage notes payable require interest only payments through January 1, 2011 at an interest rate of 5.78% per annum and, after that date, interest and principal payments through December 1, 2014. All unpaid principal is due upon maturity.

The mortgages are collateralized by a first lien mortgage and an assignment of rents and leases on the Properties owned by the Company.

The mortgage notes are not prepayable for the first two years. Thereafter, the loans may be prepaid in whole or in part subject to prepayment penalties. A partial prepayment to release one or more of the properties from the lien is based on specifically allocated loan balance by property, subject to certain financial covenants with respect to the remaining properties.

The following fair value disclosure was determined by the Company using available market information and discounted cash flow analyses as of December 31, 2009. The discount rate used in calculating fair value is the sum of the current risk free rate and the risk premium on the measurement date. Considerable judgment is necessary to interpret market data and to develop the related estimates of fair value. Accordingly, the estimates presented are not necessarily indicative of the amounts that the Company could realize upon disposition. The use of different estimation methodologies may have a material effect on the estimated fair value amounts. As of December 31, 2009, the fair market value of the mortgage notes payable was approximately \$173,656.

F-108

Table of Contents

G&I VI Interchange Office, LLC

Years Ended December 31, 2009, 2008 (Not covered by Auditors Report) and for the Period from October 24, 2007 (Inception) to December 31, 2007

(in thousands of dollars)

As of December 31, 2009, the Company s aggregate principal payments are as follows (in thousands):

2010	\$
2011	2,153
2012	2,482
2013	2,629
2014	2,785
Thereafter	173,951
Total	\$ 184,000

5. Members Equity

Allocation of Net Income (Loss)

Net income (loss) is allocated to the members in accordance with the provisions of the Operating Agreement. Losses are generally allocated ratably. Certain incentives are provided to Brandywine to maximize the performance of the Company. Accordingly, the relative percentage of the total distributions actually received by Brandywine and G&I VI will vary depending on Company income.

Distributions of Cash Flows from Operations

Distributions of cash flows from operations, as defined in the operating agreement of the Company, are to be made quarterly to the members in accordance with their percentage interests.

Distributions of Net Proceeds from Capital Transactions

Distributions of net proceeds from a capital transaction are to be made, first, to return capital contributions of the members, pro rata in accordance with the percentage interests of the members, then to each member pro rata in accordance with their percentage until an internal rate of return hurdle has been achieved, and thereafter in accordance with an adjusted percentage that reflects Brandywine s residual profits interest in the Company.

6. Leasing Arrangements

The Company leases the Properties to tenants under operating leases with expiration dates extending to the year 2018. Future minimum rentals under noncancelable operating leases, excluding tenant reimbursements of operating costs, as of December 31, 2009, are as follows:

Year	Minimum Rent
2010	\$ 25,895
2011	22,238
2012	18,741
2013	14,411
2014	9,820
Thereafter	18,847

The Company may also receive reimbursements from tenants for certain property operating expenses, including but not limited to, common area maintenance costs, insurance and real estate taxes.

F-109

G&I VI Interchange Office, LLC Years Ended December 31, 2009, 2008 (Not covered by Auditors Report) and for the Period from October 24, 2007 (Inception) to December 31, 2007 (in thousands of dollars)

7. Related Party Transactions

An affiliate of Brandywine provides management services to the Properties and in return receives a management fee equal to 3% of the monthly Effective Gross Revenue (as defined in the Operating Agreement). As of December 31, 2009, 2008 and 2007, the Company incurred approximately \$974, \$854 and \$10, respectively.

In addition, other payroll and administrative costs, based on a per Property square foot amount, are allocated from Brandywine to the Company. As of December 31, 2009, 2008 and 2007, the Company incurred approximately \$889, \$889 and \$37, respectively.

Upon transfer of certain of the Properties to the Company, Brandywine received \$3,200 in exchange for the execution and delivery of an agreement related to future capital expenditures of the Company. This agreement requires Brandywine to fund \$3,200 of the first \$6,000 of capital expenditures incurred by the Company. The amount paid to Brandywine is included in related party assets on the accompanying consolidated balance sheet.

Upon transfer of certain of the Properties on December 19, 2007, the Company advanced Brandywine \$3,205 which Brandywine expects to repay together with interest at 8.5% per annum in approximately 3 years. The amount paid to Brandywine is included in related party assets on the accompanying consolidated balance sheet.

A summary of related party receivables as of December 31, 2009 and 2008 is as follows:

	2009	2008
Capital expenditure receivable Property advance	\$ 1,919 3,205	\$ 2,312 3,205
	\$ 5.124	\$ 5.517

8. Commitments and Contingencies

In the normal course of business, the Company may, from time to time, enter into contracts or agreements with tenants and other vendors that commit the Company to specific or contingent liabilities. As of December 31, 2009, there were no contracts or agreements with tenants or vendors that management considers significant (either individually or in the aggregate) to the financial position or results of operations of the Company. The Company is also subject to legal claims in the ordinary course of business as a property owner.

As an owner and operator of real estate, the Company is subject to various environmental laws of federal, state, and local governments. Compliance with these laws has not had a material effect on the financial statements and management does not believe it will have such an impact in the future.

9. Subsequent Events

The Company has evaluated subsequent events through February 26, 2010 and none were considered significant.

F-110