RECKSON ASSOCIATES REALTY CORP Form 10-Q May 14, 2001

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, DC 20549

FORM 10-Q

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

FOR THE QUARTERLY PERIOD ENDED MARCH 31, 2001

COMMISSION FILE NUMBER: 1-13762

RECKSON ASSOCIATES REALTY CORP. (Exact name of registrant as specified in its charter)

MARYLAND 11-3233650 (State other jurisdiction of incorporation (IRS. Employer Identification Number) of organization)

225 BROADHOLLOW ROAD, MELVILLE, NY (Address of principal executive office)

11747 (zip code)

(631) 694-6900 (Registrant's telephone number including area code)

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) Yes X No__, and (2) has been subject to such filing requirements for the past 90 days. Yes X No__.

The Company has two classes of common stock, issued at \$.01 par value per share with 46,167,242 and 10,283,513 shares of Class A common stock and Class B common stock outstanding, respectively as of May $10,\ 2001$

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PART I -- FINANCIAL INFORMATION

ITEM 1 -- FINANCIAL STATEMENTS

RECKSON ASSOCIATES REALTY CORP.

CONSOLIDATED BALANCE SHEETS
(DOLLARS IN THOUSANDS, EXCEPT FOR SHARE AMOUNTS)

	MARCH 31, 2001 (UNAUDITED)
ASSETS:	
Commercial real estate properties, at cost: Land	\$ 398,139
Building and improvements Developments in progress:	2,268,512
Land	63,263
Development costs	81,980
Furniture, fixtures and equipment	7,240
	2,819,134
Less accumulated depreciation	(308,853)
Investment in real estate joint ventures	2,510,281 76,584
Investment in mortgage notes and notes receivable	58 , 222
Cash and cash equivalents	32,106
Tenant receivables	12,699
Investments in and advances to affiliates	170,425
Deferred rents receivable	79,133
Prepaid expenses and other assets	60,960
Contract and land deposits and pre-acquisition costs	2,445 60,789
beterred reasing and roan costs	
TOTAL ASSETS	\$3,063,644 ======
LIABILITIES:	
Mortgage notes payable	\$ 727 , 088
Unsecured credit facility	304,600
Senior unsecured notes	449,404 74,546
Dividends and distributions payable	28,983
TOTAL LIABILITIES	1,584,621
Minority partners' interests in consolidated partnerships	227,001
Preferred unit interest in the operating partnership	42,518
Limited partners' minority interest in the operating partnership	97,141
	366 , 660
Commitments and other comments	
STOCKHOLDERS' EQUITY: Preferred Stock, \$.01 par value, 25,000,000 shares authorized	
Series A preferred stock, 9,192,000 shares issued and outstanding	92
Series B preferred stock, 2,000,000 shares issued and outstanding	20
Common Stock, \$.01 par value, 100,000,000 shares authorized Class A common	
stock, 45,812,864 and 45,352,286 shares issued and	
outstanding, respectively	458
Class B common stock, 10,283,513 shares issued and outstanding	103 1,111,690
naareronar para in capitar	
Total Stockholders' Equity	1,112,363

(see accompanying notes to financial statements)

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RECKSON ASSOCIATES REALTY CORP. CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED AND IN THOUSANDS, EXCEPT PER SHARE AND SHARE AMOUNTS)

THREE MONTHS MARCH 3 2001 REVENUES: \$ 107,494 Base rents Tenant escalations and reimbursements 15,945 398 Equity in earnings of real estate joint ventures and service companies Interest income on mortgage notes and notes receivable 1,508 Investment and other income 5,541 Total Revenues 130,886 **EXPENSES:** 40,994 Property operating expenses 7,497 Marketing, general and administrative Interest 23,631 Depreciation and amortization 23,521 Total Expenses 95,643 Income before minority interests and preferred dividends and distributions 35,243 Minority partners' interests in consolidated partnerships (5,755)Distributions to preferred unit holders (660) Limited partners' minority interest in the operating partnership (2,715)_____ Net Income 26,113 Dividends to preferred shareholders (5,425)Net income available to common shareholders \$ 20,688 Net Income available to: Class A common shareholders 15,308 Class B common shareholders 5,380 \$ 20,688 Total ======== Basic net income per weighted average common share: \$.34 Class A common shareholders _____ Class B common shareholders

Basic weighted average common shares outstanding:		
Class A common shareholders	45,4	83,544
Class B common shareholders	10,2	83,513
Diluted net income per weighted average common share:		
Class A common shareholders	\$.33
Class B common shareholders	\$.37
Diluted weighted average common shares outstanding:		
Class A common shareholders	45,9	49,816
Class B common shareholders	10,2	83,513

(see accompanying notes to financial statements)

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RECKSON ASSOCIATES REALTY CORP.
CONSOLIDATED STATEMENTS OF CASH FLOWS
(UNAUDITED AND IN THOUSANDS)

	THREE MOI	СН 31,
	2001	
CASH FLOWS FROM OPERATING ACTIVITIES: Net income	\$ 26,113	\$
Depreciation and amortization	23,521 5,755 2,715 (398)	
Tenant receivables	(1,188) (1,937) 13,118 (11,203) (11,674)	
Net cash provided by operating activities		
CASH FLOWS FROM INVESTING ACTIVITIES: Increase in contract deposits and pre-acquisition costs Additions to developments in progress Purchases of commercial real estate properties Proceeds from mortgage note receivable repayments Investments in real estate joint ventures Distribution from a real estate joint venture Additions to commercial real estate properties Additions to furniture, fixtures and equipment Payment of leasing costs	(795) (5,078) 3 (32,752) (43,568) (113) (3,102)	(

Net cash used in investing activities	(85,405)	(
CASH FLOWS FROM FINANCING ACTIVITIES:		
Proceeds from issuance of common stock net of issuance costs	1,338	
Principal payments on secured borrowings	(1,883)	
Payment of loan and equity issuance costs	(334)	
Investments in and advances to affiliates	5 , 557	
Proceeds from secured borrowings		
Proceeds from unsecured credit facility	88,000	
Distributions to minority partners in consolidated partnerships	(5,104)	
Distributions to limited partners in the operating partnership	(2,967)	
Distributions to preferred unit holders	(660)	
Dividends to common shareholders	(23,676)	
Dividends to preferred shareholders	(5,425)	
Net cash provided by financing activities	54,846	
Net increase in cash and cash equivalents	14,263	
Cash and cash equivalents at beginning of period	17,843	
Cash and cash equivalents at end of period	\$ 32,106	\$
	=======	===

(see accompanying notes to financial statements)

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RECKSON ASSOCIATES REALTY CORP.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

MARCH 31, 2001

(UNAUDITED)

1. ORGANIZATION AND FORMATION OF THE COMPANY

Reckson Associates Realty Corp. (the "Company") is a self-administered and self managed real estate investment trust ("REIT") engaged in the ownership, management, operation, leasing and development of commercial real estate properties, principally office and industrial buildings and also owns land for future development (collectively, the "Properties") located in the New York tri-state area (the "Tri-State Area").

The Company was incorporated in Maryland in September 1994. In June 1995, the Company completed an Initial Public Offering (the "IPO") and commenced operations.

The Company became the sole general partner of Reckson Operating Partnership, L.P. (the "Operating Partnership") by contributing substantially all of the net proceeds of the IPO, in exchange for an approximate 73% interest in the Operating Partnership. All Properties acquired by the Company are held by or through the Operating Partnership. In conjunction with the IPO, the Operating Partnership executed various option and purchase agreements whereby it issued common units of limited partnership interest in the Operating Partnership ("OP Units") to certain continuing investors in exchange for (i) interests in certain property partnerships, (ii) fee simple and leasehold interests in properties and development land, (iii) certain business assets of executive center entities and (iv) 100% of the non-voting preferred stock of the management and construction companies.

During July 1998, the Company formed Metropolitan Partners, LLC ("Metropolitan") for the purpose of acquiring Tower Realty Trust, Inc. ("Tower"). On May 24, 1999 the Company completed the merger with Tower and acquired three Class A office properties located in New York City totaling 1.6 million square feet and one office property located on Long Island totaling approximately 101,000 square feet. In addition, pursuant to the merger, the Company also acquired certain office properties, a property under development and land located outside of the Tri-State Area. All of the assets acquired in the merger located outside of the Tri-State Area, other than a 357,000 square foot office property located in Orlando, Florida, have been sold.

On September 28, 2000, the Company formed a joint venture (the "Tri-State JV") with Teachers Insurance and Annuity Association ("TIAA") and contributed eight Class A suburban office properties to the Tri-State JV in exchange for approximately \$136 million and a 51% majority ownership interest in the Tri-State JV.

2. BASIS OF PRESENTATION

The accompanying consolidated financial statements include the consolidated financial position of the Company and the Operating Partnership at March 31, 2001 and December 31, 2000 and the results of their operations and their cash flows for the three months ended March 31, 2001 and 2000, respectively. The Operating Partnership's investments in Metropolitan, Omni Partners ("Omni"), the Tri-State JV and certain joint venture properties are reflected in the accompanying financial statements on a consolidated basis with a reduction for minority partners' interest. The operating results of the service businesses currently conducted by Reckson Management Group, Inc. and Reckson Construction Group, Inc. are reflected in the accompanying financial statements on the equity method of accounting. The Operating Partnership also invests in real estate joint ventures where it may own less than a controlling interest. Such investments are also reflected in the accompanying financial statements on the equity method of accounting. All significant intercompany balances and transactions have been eliminated in the consolidated financial statements.

The minority interests at March 31, 2001 represent an approximate 12% limited partnership interest in the Operating Partnership, a convertible preferred interest in Metropolitan , a 49% interest in the Tri-State JV and a 40% interest in Omni.

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The accompanying interim unaudited financial statements have been prepared by the Company's management pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and footnote disclosure normally included in the financial statements prepared in accordance with accounting principles generally accepted in the United States ("GAAP") may have been condensed or omitted pursuant to such rules and regulations, although management believes that the disclosures are adequate to make the information presented not misleading. The unaudited financial statements as of March 31, 2001 and for the three month periods ended March 31, 2001 and 2000 include, in the opinion of management, all adjustments, consisting of normal recurring adjustments, necessary to present fairly the financial information set forth herein. The results of operations for the interim periods are not necessarily indicative of the results that may be expected for the year ending December 31, 2001. These financial statements should be read in conjunction with the Company's audited financial statements and the notes thereto included in the Company's Form 10K for the year ended December 31, 2000.

The Company intends to qualify as a REIT under Section 856 through 869 of the Internal Revenue Code of 1986, as amended (the "Code"). As a REIT, the Company will not generally be subject to corporate Federal income taxes as long as it satisfies certain technical requirements of the Code relating to composition of its income and assets and requirements relating to distributions of taxable income to shareholders.

Financial Accounting Standards Board's ("FASB") Statement No. 133,
"Accounting for Derivative Instruments and Hedging Activities," ("SFAS 133")
which became effective January 1, 2001 requires the Company to recognize all
derivatives on the balance sheet at fair value. Derivatives that are not hedges
must be adjusted to fair value through income. If a derivative is a hedge,
depending on the nature of the hedge, changes in the fair value of the
derivative will either be offset against the change in fair value of the hedged
asset, liability, or firm commitment through earnings, or recognized in other
comprehensive income until the hedged item is recognized in earnings. The
ineffective portion of a derivative's change in fair value will be immediately
recognized in earnings. As of January 1, 2001, the carrying value of the
Company's derivatives equaled their fair value and as a result no cumulative
effect changes were recorded. Additionally, as of March 31, 2001, the carrying
value of the Company's derivatives equaled their fair value resulting in no
adjustment to income.

Certain prior period amounts have been reclassified to conform to the current period presentation.

3. MORTGAGE NOTES PAYABLE

As of March 31, 2001, the Company had approximately \$457.1 million of fixed rate mortgage notes which mature at various times between 2001 and 2027. The notes are secured by 22 properties and have a weighted average interest rate of approximately 7.6%.

In addition, as of March 31, 2001, the Company had \$270 million of variable rate mortgage notes which mature between 2001 and 2003. The notes are secured by two properties and have a weighted average interest rate of LIBOR plus 132 basis points. The Company is currently negotiating to refinance both of these notes to long term, fixed rate mortgage notes.

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4. SENIOR UNSECURED NOTES

As of March 31, 2001, the Operating Partnership had outstanding approximately \$449.4 million (net of issuance discounts) of senior unsecured notes (the "Senior Unsecured Notes"). The following table sets forth the Operating Partnership's Senior Unsecured Notes and other related disclosures (dollars in thousands):

ISSUANCE	_		UPON ATE	TERM	MATURIT	ΞΥ
August 27, 1	1997 \$150	0,000	7.20% 10	years A	August 28,	2007
March 26, 1	1999 \$100	0,000	7.40% 5	years	March 15,	2004
March 26, 1	1999 \$200	0,000	7.75% 10	years	March 15,	2009

Interest on the Senior Unsecured Notes is payable semiannually with principal and unpaid interest due on the scheduled maturity dates. In addition, the Senior Unsecured Notes issued on March 26, 1999 were issued at an aggregate discount of \$738,000. Such discount is being amortized over the term of the Senior Unsecured Notes to which they relate.

5. UNSECURED CREDIT FACILITY

As of March 31, 2001, the Company had a three year \$575 million unsecured revolving credit facility (the "Credit Facility") from The Chase Manhattan Bank, as administrative agent, UBS Warburg LLC as syndication agent and Deutsche Bank as documentation agent. The Credit Facility matures in September, 2003 and borrowings under the Credit Facility are currently priced off of LIBOR plus 105 basis points.

The Company utilizes the Credit Facility primarily to finance real estate investments, fund its real estate development activities and for working capital purposes. At March 31, 2001, the Company had availability under the Credit Facility to borrow an additional \$270.4 million (of which, approximately \$49.6 million has been allocated for outstanding undrawn letters of credit).

6. COMMERCIAL REAL ESTATE INVESTMENTS

As of March 31, 2001, the Company owned and operated 82 office properties (inclusive of ten office properties owned through joint ventures) comprising approximately 14.4 million square feet, 104 industrial properties comprising approximately 6.8 million square feet and two retail properties comprising approximately 20,000 square feet located in the Tri-State Area. During the quarter ended March 31, 2001, the Company completed the development of one office property encompassing approximately 277,500 square feet and one industrial property encompassing approximately 206,000 square feet. Both of these properties are located on Long Island. As of March 31, 2001, the Company is in the process of developing a 315,000 square foot office building located in New Jersey. The Company also owns a 357,000 square foot office building located in Orlando, Florida and approximately 290 acres of land in 13 separate parcels of which the Company can develop approximately 1.4 million square feet of office space and approximately 224,000 square feet of industrial space. The Company also has invested approximately \$2.9 million in a mortgage note encumbering approximately 97 acres of land, approximately \$17.0 million in a note receivable secured by a partnership interest in Omni Partners, L.P., owner of the Omni, a 575,000 square foot Class A office property located in Uniondale, New York and \$36.5 million under three notes which are secured by a minority partners' preferred interest in the Operating Partnership.

In July 1998, the Company formed a joint venture, Metropolitan Partners LLC ("Metropolitan"), with Crescent Real Estate Equities Company, a Texas REIT ("Crescent") for the purpose of acquiring Tower Realty Trust, Inc. ("Tower"). On May 24, 1999 the Company completed the merger with Tower and acquired three Class A office properties located in New York City totaling 1.6 million square feet and one office property located on Long Island totaling approximately 101,000 square feet. In addition, pursuant to the merger, the Company also acquired certain office properties,

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a property under development and land located outside of the Tri-State Area. All of the assets acquired in the merger located outside of the Tri-State Area, other than a 357,000 square foot office property located in Orlando, Florida,

have been sold.

The Company controls Metropolitan and owns 100% of the common equity; Crescent owns a \$85 million preferred equity investment in Metropolitan. Crescent's investment accrues distributions at a rate of 7.5% per annum for a two-year period (May 24, 1999 through May 24, 2001) and may be redeemed by Metropolitan at any time during that period for \$85 million, plus an amount sufficient to provide a 9.5% internal rate of return. If Metropolitan does not redeem the preferred interest, upon the expiration of the two-year period, Crescent must convert its \$85 million preferred interest into either (i) a common membership interest in Metropolitan or (ii) shares of the Company's Class A common stock at a conversion price of \$24.61 per share. On April 4, 2001, Crescent gave notice to the Company of its intention to convert its preferred interest into shares of the Company's Class A common stock.

On September 28, 2000, the Company formed the Tri-State JV with TIAA and contributed eight Class A suburban office properties aggregating approximately 1.5 million square feet to the Tri-State JV in exchange for approximately \$136 million and a 51% majority ownership interest in the Tri-State JV.

7. STOCKHOLDERS' EQUITY

An OP Unit and a share of Class A common stock have essentially the same economic characteristics as they effectively share equally in the net income or loss and distributions of the Operating Partnership. Subject to certain holding periods OP Units may either be redeemed for cash or, at the election of the Company, exchanged for shares of Class A common stock on a one-for-one basis.

On May 24, 1999, the Company issued 11,694,567 shares of Class B Exchangeable Common Stock, par value \$.01 per share, of the Company (the "Class B common stock"), which were valued for GAAP purposes at \$26 per share for total consideration of approximately \$304.1 million. The shares of Class B common stock were entitled to receive an initial annual dividend of \$2.24 per share, which dividend is subject to adjustment annually. On July 1, 2000, the annual dividend on the Class B Common Stock was increased to \$2.40 per share.

The shares of Class B common stock are exchangeable at any time, at the option of the holder, into an equal number of shares of Class A common stock, par value \$.01 per share, of the Company subject to customary antidilution adjustments. The Company, at its option, may redeem any or all of the Class B common stock in exchange for an equal number of shares of the Company's Class A common stock at any time following November 23, 2003.

On March 12, 2001, the Board of Directors of the Company declared the following dividends on the Company's securities:

SECURITY	DIVIDEND / DISTRIBUTION	RECORD DATE 	PAYMENT DATE 	THREE MONTH ENDED
Class A common stock	\$.386	April 5, 2001	April 17, 2001	March 31, 200
Class B common stock	\$.60	April 12, 2001	April 30, 2001	April 30, 200
Series A preferred stock	\$.4766	April 12, 2001	April 30, 2001	April 30, 200
Series B preferred stock	\$.52222	April 12, 2001	April 30, 2001	April 30, 200

The Board of Directors of the Company has authorized the purchase of up to three million shares of the Company's Class B common stock. In addition, the

Board of Directors has also authorized the purchase of up to an additional three million shares of the Company's Class B common stock and/or its Class A common stock. The buy-back program will be effected in

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accordance with the safe harbor provisions of the Securities Exchange Act of 1934 and may be terminated by the Company at any time. As of March 31, 2001, the Company had purchased and retired 1,410,804 shares of Class B common stock for approximately \$30.3 million.

Basic net income per share on the Company's Class A common stock was calculated using the weighted average number of shares outstanding of 45,483,544 and 40,382,182 for the three months ended March 31, 2001 and 2000, respectively.

Basic net income per share on the Company's Class B common stock was calculated using the weighted average number of shares outstanding of 10,283,513 and 10,283,598 for the three months ended March 31, 2001 and 2000, respectively.

The following table sets forth the Company's reconciliation of numerators and denominators of the basic and diluted earnings per weighted average common share and the computation of basic and diluted earnings per weighted average share for the Company's Class A common stock (in thousands except for earnings per share data):

	THREE MONI MARCH	31,
	2001	
Numerator: Net Income Dividends to preferred shareholders Income allocated to Class B common shareholders	\$ 26,113 (5,425) (5,380)	(7,325 (4,396
Numerator for basic and diluted earnings per Class A common share	\$ 15,308 ======	
Denominator: Denominator for basic earnings per share- weighted average Class A common shares Effect of dilutive securities: Employee stock options	45 , 484 466	40 , 382
Denominator for diluted earnings per Class A common share adjusted weighted average shares and assumed conversions	45 , 950	40 , 709
Basic earnings per Class A common share: Net income per Class A common share	\$.34	
Diluted earnings per Class A common share: Diluted net income per Class A common share	\$.33 =====	\$.28

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The following table sets forth the Company's reconciliation of numerators and denominators of the basic and diluted earnings per weighted average common share and the computation of basic and diluted earnings per weighted average share for the Company's Class B common stock (in thousands except for earnings per share data):

		THREE MON'	н 31,	,
		2001		20
Numerator:				
Net Income Dividends to preferred shareholders Income allocated to Class A common shareholders		26,113 (5,425) (15,308)	\$	23 (7 (11
Numerator for basic earnings per Class B common share		5,380		4
Income allocated to Class A common shareholders		15,308 2,715		11 2
Numerator for diluted earnings per Class B common share	\$	23,403	\$	18
Denominator:				
Denominator for basic earnings per share- weighted average Class B common shares		10,284		10
Weighted average Class A common shares outstanding		45,484		40
Weighted average OP Units outstanding		7 , 693		7
Denominator for diluted earnings per Class B common share-adjusted weighted average shares and assumed conversions		63 , 927		58
Basic earnings per Class B common share: Net income per Class B common share		.52	\$	
	==	======	==	
Diluted earnings per Class B common share: Diluted net income per Class B common share	\$.37	\$	

8. SUPPLEMENTAL DISCLOSURES OF CASH FLOWS INFORMATION (in thousands)

THREE MONTHS ENDED MARCH 31,

	2001	2000
Cash paid during the period for interest	\$34 , 950	\$33 , 306
Interest capitalized during the period	====== \$ 2,703	\$ 2,362
j i i j i i i i i i i i i i i i i i i i		======

9. SEGMENT DISCLOSURE

The Company owns all of the interests in its real estate properties by or through the Operating Partnership. The Company's portfolio consists of Class A office properties located within the New York City metropolitan area and Class A suburban office and industrial properties located and operated within the Tri-State Area (the "Core Portfolio"). The Company's portfolio also includes one office property located in Orlando, Florida. The Company has managing directors who report directly to the Chief Operating Officers and Chief Financial Officer who have been identified as the Chief Operating Decision Makers because of their final authority over resource allocation, decisions and performance assessment.

In addition, the Company does not consider (i) interest incurred on its Credit Facility and Senior Unsecured Notes, (ii) the operating performance of the office property located in Orlando, Florida

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and (iii) commencing January 1, 2000, the operating performance of the industrial joint venture properties formerly owned by Reckson Morris Operating Partnership, L.P. as part of its Core Portfolio's property operating performance.

The accounting policies of the reportable segments are the same as those described in the summary of significant accounting policies.

The following table sets forth the components of the Company's revenues and expenses and other related disclosures for the three months ended March 31, 2001 and 2000 (in thousands):

			THREE MON	THS ENDED
		MARCH 31, 2001		
	CORE PORTFOLIO	OTHER	CONSOLIDATED TOTALS	CORE PORTFOLIO
REVENUES: Base rents, tenant escalations and reimbursements Equity in earnings of real estate joint ventures and service	\$ 120,722	\$ 2,717	\$ 123,439	\$ 104,821
companies	 549	398 6,500	398 7,049	 406
Total Revenues	121,271	9 , 615	130,886	105,227

EXPENSES:				
Property operating expenses	40,354	640	40,994	37,621
Marketing, general and				
administrative	4,624	2,873	7,497	4,967
Interest	12,906	10,725	23,631	9,192
Depreciation and amortization	21,535	1,986	23,521	19,334
Total Expenses	79 , 419	16,224	95 , 643	71,114
	========	=======	========	========
Income (loss) before minority				
interests and preferred dividends				
and distributions	\$ 41,852	\$ (6,609)	\$ 35,243	\$ 34,113
	========	=======	========	========
Total assets	\$ 2,449,621	\$ 614,023	\$ 3,063,644	\$ 2,069,161

10. OTHER INVESTMENTS AND ADVANCES

During 1997, the Company formed FrontLine Capital Group, formerly Reckson Service Industries, Inc., ("FrontLine") and Reckson Strategic Venture Partners, LLC ("RSVP"). In connection with the formation of FrontLine, the Operating Partnership established a credit facility with FrontLine (the "FrontLine Facility") in the amount of \$100 million for FrontLine to use in its investment activities, operations and other general corporate purposes. As of March 31, 2001, the Company had advanced approximately \$93.4 million under the FrontLine Facility. The Operating Partnership also approved the funding of investments of up to ____ \$100 million relating to RSVP (the "RSVP Commitment"), through RSVP-controlled joint ventures (for REIT-qualified investments) or advances made to FrontLine under terms similar to the FrontLine Facility. During March 2001, the Company increased the RSVP Commitment to \$110 million and as of March 31, 2001, approximately \$109.1 million had been funded through the RSVP Commitment, of which \$67.7 million represents investments in RSVP-controlled (REIT-qualified) joint ventures and \$41.4 million represents advances. In addition, as of March 31, 2001, the Company, through its Credit Facility, has allocated approximately \$3.2 million in outstanding undrawn letters of credit for the benefit of FrontLine. As of March 31, 2001, interest accrued under the FrontLine Facility and RSVP Commitment was approximately \$18.1 million.

Both the FrontLine Facility and the RSVP Commitment have a term of five years and advances under each are recourse obligations of FrontLine. Interest accrues on advances made under the credit facilities at a rate equal to the greater of (a) the prime rate plus two percent and (b) 12% per annum, with the rate on amounts that are outstanding for more than one year increasing annually at a rate of

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four percent of the prior year's rate. In March 2001, the credit facilities were amended to provide that (i) interest is payable only at maturity and (ii) the Company may transfer all or any portion of its rights or obligations under the credit facilities to its affiliates. The Company requested these changes as a result of changes in REIT tax laws.

FrontLine currently owns an interest in HQ Global Holdings, Inc., one of the largest providers of flexible officing solutions in the world, interests in its e-commerce and e-services partner companies and its interest in RSVP which invests primarily in real estate and real estate related operating companies generally outside of the Company's core office and industrial focus.

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ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS.

The following discussion should be read in conjunction with the accompanying Consolidated Financial Statements of Reckson Associates Realty Corp. (the "Company") and related notes thereto.

The Company considers certain statements set forth herein to be forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, with respect to the Company's expectations for future periods. Certain forward-looking statements, including, without limitation, statements relating to the timing and success of acquisitions and the completion of development or redevelopment of properties, the financing of the Company's operations, the ability to lease vacant space and the ability to renew or relet space under expiring leases, involve certain risks and uncertainties. Although the Company believes that the expectations reflected in such forward-looking statements are based on reasonable assumptions, the actual results may differ materially from those set forth in the forward-looking statements and the Company can give no assurance that its expectation will be achieved. Certain factors that might cause the results of the Company to differ materially from those indicated by such forward-looking statements include, among other factors, general economic conditions, general real estate industry risks, tenant default and bankruptcies, loss of major tenants, the impact of competition and acquisition, redevelopment and development risks including delays in completion and cost overruns, the ability to finance business opportunities, risk of repayment of debt owed to the Company, risks associated with joint ventures, increases in interest rates and local real estate risks such as an oversupply of space or a reduction in demand for real estate in the Company's real estate markets. Consequently, such forward-looking statements should be regarded solely as reflections of the Company's current operating and development plans and estimates. These plans and estimates are subject to revisions from time to time as additional information becomes available, and actual results may differ from those indicated in the referenced statements.

OVERVIEW AND BACKGROUND

The Company is a self-administered and self-managed real estate investment trust ("REIT") specializing in the acquisition, leasing, financing, management and development of office and industrial properties. The Company's growth strategy is focused on the real estate markets in and around the New York tri-state area (the "Tri-State Area").

The Company owns all of the interests in its real properties through Reckson Operating Partnership, L.P. (the "Operating Partnership"). As of March 31, 2001, the Company owned and operated 82 office properties (inclusive of ten office properties which are owned through joint ventures) comprising approximately 14.4 million square feet, 104 industrial properties comprising approximately 6.8 million square feet and two retail properties comprising

approximately 20,000 square feet located in the Tri-State Area. During the quarter ended March 31, 2001, the Company completed the development of one office property encompassing approximately 277,500 square feet and one industrial property encompassing approximately 206,000 square feet. Both of these properties are located on Long Island. As of March 31, 2001, the Company is in the process of developing a 315,000 square foot office building located in New Jersey. The Company also owns a 357,000 square foot office building located in Orlando, Florida and approximately 290 acres of land in 13 separate parcels of which the Company can develop approximately 1.4 million square feet of office space and approximately 224,000 square feet of industrial space. The Company also has invested approximately \$2.9 million in a mortgage note encumbering approximately 97 acres of land, approximately \$17.0 million in a note receivable secured by a partnership interest in Omni Partners, L.P., owner of the Omni, a 575,000 square foot Class A office property located in Uniondale, New York and \$36.5 million under three notes which are secured by a minority partners' preferred interest in the Operating Partnership.

During 1997, the Company formed FrontLine Capital Group, formerly Reckson Service Industries, Inc., ("FrontLine") and Reckson Strategic Venture Partners, LLC ("RSVP"). In connection with the formation of FrontLine, the Operating Partnership established a credit facility

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with FrontLine (the "FrontLine Facility") in the amount of \$100 million for FrontLine to use in its investment activities, operations and other general corporate purposes. As of March 31, 2001, the Company had advanced approximately \$93.4 million under the FrontLine Facility. The Operating Partnership also approved the funding of investments of up to \$100 million relating to RSVP (the "RSVP Commitment"), through RSVP-controlled joint ventures (for REIT-qualified investments) or advances made to FrontLine under terms similar to the FrontLine Facility. During March 2001, the Company increased the RSVP Commitment to \$110 million and as of March 31, 2001, approximately \$109.1 million had been funded through the RSVP Commitment, of which \$67.7 million represents investments in RSVP-controlled (REIT-qualified) joint ventures and \$41.4 million represents advances. In addition, as of March 31, 2001, the Company, through its unsecured credit facility, has allocated approximately \$3.2 million in outstanding undrawn letters of credit for the benefit of FrontLine. As of March 31, 2001, interest accrued under the FrontLine Facility and RSVP Commitment was approximately \$18.1 million.

Both the FrontLine Facility and the RSVP Commitment have a term of five years and advances under each are recourse obligations of FrontLine. Interest accrues on advances made under the credit facilities at a rate equal to the greater of (a) the prime rate plus two percent and (b) 12% per annum, with the rate on amounts that are outstanding for more than one year increasing annually at a rate of four percent of the prior year's rate. In March 2001, the credit facilities were amended to provide that (i) interest is payable only at maturity and (ii) the Company may transfer all or any portion of its rights or obligations under the credit facilities to its affiliates. The Company requested these changes as a result of changes in REIT tax laws.

FrontLine currently owns an interest in HQ Global Holdings, Inc., one of the largest providers of flexible officing solutions in the world, interests in its e-commerce and e-services partner companies and its interest in RSVP which invests primarily in real estate and real estate related operating companies generally outside of the Company's core office and industrial focus.

In July 1998, the Company formed a joint venture, Metropolitan Partners LLC ("Metropolitan"), with Crescent Real Estate Equities Company, a Texas REIT

("Crescent") for the purpose of acquiring Tower Realty Trust, Inc. ("Tower"). On May 24, 1999 the Company completed the merger with Tower and acquired three Class A office properties located in New York City totaling 1.6 million square feet and one office property located on Long Island totaling approximately 101,000 square feet. In addition, pursuant to the merger, the Company also acquired certain office properties, a property under development and land located outside of the Tri-State Area. All of the assets acquired in the merger located outside of the Tri-State Area, other than a 357,000 square foot office property located in Orlando, Florida, have been sold.

The Company controls Metropolitan and owns 100% of the common equity; Crescent owns a \$85 million preferred equity investment in Metropolitan. Crescent's investment accrues distributions at a rate of 7.5% per annum for a two-year period (May 24, 1999 through May 24, 2001) and may be redeemed by Metropolitan at any time during that period for \$85 million, plus an amount sufficient to provide a 9.5% internal rate of return. If Metropolitan does not redeem the preferred interest, upon the expiration of the two-year period, Crescent must convert its \$85 million preferred interest into either (i) a common membership interest in Metropolitan or (ii) shares of the Company's Class A common stock at a conversion price of \$24.61 per share. On April 4, 2001, Crescent gave notice to the Company of its intention to convert its preferred interest into shares of the Company's Class A common stock.

On September 28, 2000, the Company formed a joint venture (the "Tri-State JV") with Teachers Insurance and Annuity Association and contributed eight Class A suburban office properties aggregating approximately 1.5 million square feet to the Tri-State JV in exchange for approximately \$136 million and a 51% majority ownership interest in the Tri-State JV.

The market capitalization of the Company at March 31, 2001 was approximately \$3.3 billion. The Company's market capitalization is based on the sum of (i) the market value of the Company's Class A common stock and common units of limited partnership interest in the Operating Partnership ("OP

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Units") (assuming conversion) of \$22.30 per share/unit (based on the closing price of the Company's Class A common stock on March 31, 2001), (ii) the market value of the Company's Class B common stock of \$23.55 per share (based on the closing price of the Company's Class B common stock on March 31, 2001), (iii) the liquidation preference value of the Company's Series A preferred and Series B preferred stock of \$25 per share, (iv) the liquidation preference value of the Operating Partnership's preferred units of \$1,000 per unit, (v) the contributed value of Metropolitan's preferred interest of \$85 million and (vi) the approximately \$1.5 billion (including its share of joint venture debt and net of minority partners' interests share of joint venture debt) of debt outstanding at March 31, 2001. As a result, the Company's total debt to total market capitalization ratio at March 31, 2001 equaled approximately 44.3%.

RESULTS OF OPERATIONS

The Company's total revenues increased by \$13.2 million or 11.2% for the three months ended March 31, 2001 as compared to the 2000 period. Property operating revenues, which include base rents and tenant escalations and reimbursements ("Property Operating Revenues") increased by \$16.2 million or 15.1% for the three months ended March 31, 2001 as compared to the 2000 period. The increase in Property Operating Revenues is primarily attributable to approximately \$10.3 million from increases in occupancies and rental rates in our "same store" properties. In addition, approximately \$2.7 million of the increase was generated by developed and redeveloped properties. The Company's

base rent reflects the positive impact of the straight-line rent adjustment of \$11.2 million for the three months ended March 31, 2001 as compared to \$4.5 million for the 2000 period. Included in the \$11.2 million straight-line rent adjustment is \$7.5 million attributable to 919 Third Avenue as compared to \$1.1 million for the 2000 period. This amount is primarily attributable to the free rent period contained in the lease of the largest tenant in the building. The free rent period is effective through February 28, 2002.

Property operating expenses, real estate taxes and ground rents ("Property Expenses") increased by \$2.7 million or 7.1% for the three months ended March 31, 2001 as compared to the 2000 period. This increase is primarily due to an increase of \$2.4 million in our "same-store" properties

Gross Operating Margins (defined as Property Operating Revenues less Property Expenses, taken as a percentage of Property Operating Revenues) for the three months ended March 31, 2001 and 2000 were 66.8% and 64.3%, respectively. The increase in Gross Operating Margins is primarily attributable to the increase in rental rates and occupancy levels.

Marketing, general and administrative expenses increased by approximately \$1.1 million for the three months ended March 31, 2001 as compared to the 2000 period. Marketing, general and administrative expenses as a percentage of total revenues were 5.7% for the three months ended March 31, 2001 as compared to 5.5% for the 2000 period.

Interest expense decreased by approximately \$209,000 for the three months ended March 31, 2001 as compared to the 2000 period.

LIQUIDITY AND CAPITAL RESOURCES

As of March 31, 2001, the Company had a three year \$575 million unsecured revolving credit facility (the "Credit Facility") from The Chase Manhattan Bank, as administrative agent, UBS Warburg LLC as syndication agent and Deutsche Bank as documentation agent. The Credit Facility matures in September, 2003 and borrowings under the Credit Facility are currently priced off of LIBOR plus 105 basis points.

The Company utilizes the Credit Facility primarily to finance real estate investments, fund its real estate development activities and for working capital purposes. At September 30, 2000, the Company had availability under the Credit Facility to borrow an additional \$270.4 million (of which, approximately \$49.6 million has been allocated for outstanding undrawn letters of credit).

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On May 24, 1999, the Company issued 11,694,567 shares of Class B Exchangeable Common Stock, par value \$.01 per share, of the Company (the "Class B common stock"), which were valued for accounting principles generally accepted in the United States ("GAAP") purposes at \$26 per share for total consideration of approximately \$304.1 million. The shares of Class B common stock were entitled to receive an initial annual dividend of \$2.24 per share, which dividend is subject to adjustment annually. On July 1, 2000, the annual dividend on the Class B Common Stock was increased to \$2.40 per share.

The shares of Class B common stock are exchangeable at any time, at the option of the holder, into an equal number of shares of Class A common stock, par value \$.01 per share, of the Company subject to customary antidilution adjustments. The Company, at its option, may redeem any or all of the Class B common stock in exchange for an equal number of shares of the Company's Class A common stock at any time following November 23, 2003.

The Board of Directors of the Company has authorized the purchase of up to three million shares of the Company's Class B common stock. In addition, the Board of Directors has also authorized the purchase of up to an additional three million shares of the Company's Class B common stock and/or its Class A common stock. The buy-back program will be effected in accordance with the safe harbor provisions of the Securities Exchange Act of 1934 and may be terminated by the Company at any time. As of March 31, 2001, the Company had purchased and retired 1,410,804 shares of Class B Common Stock for approximately \$30.3 million.

The Company's indebtedness at March 31, 2001 totaled approximately \$1.5 billion (including its share of joint venture debt and net of minority partners' interests share of joint venture debt) and was comprised of \$304.6 million outstanding under the Credit Facility, approximately \$449.4 million of senior unsecured notes and approximately \$713.0 million of mortgage indebtedness. Based on the Company's total market capitalization of approximately \$3.3 billion at March 31, 2001 (calculated based on the sum of (i) the market value of the Company's Class A common stock and OP Units, assuming conversion, (ii) the market value of the Company's Class B common stock, (iii) the liquidation preference value of the Company's preferred stock, (iv) the liquidation preference value of the Operating Partnership's preferred units, (v) the contributed value of Metropolitan's preferred interest and (vi) the \$1.5 billion of debt), the Company's debt represented approximately 44.3% of its total market capitalization.

Historically, rental revenue has been the principal source of funds to pay operating expenses, debt service and capital expenditures, excluding non-recurring capital expenditures of the Company. The Company expects to meet its short-term liquidity requirements generally through its net cash provided by operating activities along with the Credit Facility previously discussed. The Company expects to meet certain of its financing requirements through long-term secured and unsecured borrowings and the issuance of debt and equity securities of the Company. In addition, the Company also believes that it will, from time to time, generate funds from the disposition of certain of its real estate properties or interests therein. The Company will refinance existing mortgage indebtedness or indebtedness under the Credit Facility at maturity or retire such debt through the issuance of additional debt securities or additional equity securities. The Company anticipates that the current balance of cash and cash equivalents and cash flows from operating activities, together with cash available from borrowings and equity offerings, will be adequate to meet the capital and liquidity requirements of the Company in both the short and long-term.

In order to qualify as a REIT for federal income tax purposes, the Company is required to make distributions to its stockholders of at least 90% of REIT taxable income. The Company expects to use its cash flow from operating activities for distributions to stockholders and for payment of recurring, non-incremental revenue-generating expenditures. The Company intends to invest amounts accumulated for distribution in short-term investments.

INFLATION

The office leases generally provide for fixed base rent increases or indexed escalations. In addition, the office leases provide for separate escalations of real estate taxes, operating expenses and electric costs over a base amount. The industrial leases generally provide for fixed base rent increases,

direct pass through of certain operating expenses and separate real estate tax escalations over a base amount. The Company believes that inflationary increases in expenses will be offset by contractual rent increases and expense escalations described above.

The Credit Facility and certain mortgage notes payable bear interest at a variable rate, which will be influenced by changes in short-term interest rates, and are sensitive to inflation.

FUNDS FROM OPERATIONS

Management believes that funds from operations ("FFO") is an appropriate measure of performance of an equity REIT. FFO is defined by the National Association of Real Estate Investment Trusts ("NAREIT") as net income or loss, excluding gains or losses from debt restructuring and sales of properties plus depreciation and amortization, and after adjustments for unconsolidated partnerships and joint ventures. FFO does not represent cash generated from operating activities in accordance with accounting principles generally accepted in the United States ("GAAP") and is not indicative of cash available to fund cash needs. FFO should not be considered as an alternative to net income as an indicator of the Company's operating performance or as an alternative to cash flow as a measure of liquidity. In November 1999, NAREIT issued a "White Paper" analysis to address certain interpretive issues under its definition of FFO. The White Paper provides that FFO should include both recurring and non-recurring operating results, except those results defined as "extraordinary items" under GAAP. This revised definition is effective for all periods beginning on or after January 1, 2000.

Since all companies and analysts do not calculate FFO in a similar fashion, the Company's calculation of FFO presented herein may not be comparable to similarly titled measures as reported by other companies.

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The following table presents the Company's FFO calculation (unaudited and in thousands, except per share/unit data):

	THREE MONTHS MARCH 31
	2001
Net income available to common shareholders	\$ 20,688
Limited partners' minority interest in the operating partnership	2 , 715
Real estate depreciation and amortization	22,988
Minority partners' interests in consolidated partnerships	5 , 755
Amounts distributable to minority partners in consolidated partnerships	5 , 701
Basic Funds From Operations ("FFO")	46,445
Dividends and distributions on dilutive shares and units	7 , 679

Diluted FFO	\$ 54,124
Basic FFO calculations: Weighted average common shares outstanding Weighted average units of limited partnership interest outstanding	55,767 7,693
Basic weighted average common shares and units outstanding	63,460
Basic FFO per weighted average common share or unit Basic weighted average dividends or distributions per share or unit Basic FFO payout ratio	\$.73 \$.42 57.5%
Diluted FFO calculations: Basic weighted average common shares and units outstanding	63,460
Weighted average common stock equivalents	466 8,060 1,919 3,454 1,367
Dilutive FFO weighted average shares and units outstanding	78 , 726
Diluted FFO per weighted average share or unit Diluted weighted average dividends or distributions per share or unit Diluted FFO payout ratio	\$.69 \$.41 60.2%

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The following table presents the Company's CAD calculation (unaudited and in thousands, except per share/unit data):

	1111122	MONTHS E
	2001	
Basic Funds From Operations	\$ 46,445	5
Straight line rents (Note a)	11,159)
commissions	2,646	ō
Non-incremental capitalized improvements	635	5
Basic Cash Available for Distribution ("CAD")	32,005	5
Dividends and distributions on dilutive shares and units	1,866	5
Diluted CAD	\$ 33,871	_
Basic CAD calculations:	=======	=

Basic CAD calculations:

Weighted average common shares outstanding	55,767 7,693
Basic weighted average common shares and units outstanding	63 , 460
Basic CAD per weighted average common share or unit Basic weighted average dividends or distributions per share or unit Basic CAD payout ratio Diluted CAD calculations: Basic weighted average common shares and units outstanding Adjustments for dilutive CAD weighted average shares and units	\$.50 \$.42 83.4%
outstanding: Add: Weighted average common stock equivalents	466 3,454 598
Dilutive CAD weighted average shares and units outstanding	67,978 ======
Diluted CAD per weighted average share or unit Diluted weighted average dividends or distributions per share or unit Diluted CAD payout ratio	\$.50 \$.42 84.0%

Notes:

(a) Includes straight line rental income attributable to the property located at 919 Third Avenue, New York, N. Y. of \$7,504 and \$1,075, respectively.

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ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK.

The primary market risk facing the Company is interest rate risk on its long term debt, mortgage notes and notes receivable. The Company will, when advantageous, hedge its interest rate risk using financial instruments. The Company is not subject to foreign currency risk.

The Company manages its exposure to interest rate risk on its variable rate indebtedness by borrowing on a short-term basis under its Credit Facility until such time as it is able to retire the short-term variable rate debt with either a long-term fixed rate debt offering, long term mortgage debt, equity offerings or through sales or partial sales of assets.

The Company will recognize all derivatives on the balance sheet at fair value. Derivatives that are not hedges must be adjusted to fair value through income. If a derivative is a hedge, depending on the nature of the hedge, changes in the fair value of the derivative will either be offset against the change in fair value of the hedged asset, liability, or firm commitment through earnings, or recognized in other comprehensive income until the hedged item is recognized in earnings. The ineffective portion of a derivative's change in fair value will be immediately recognized in earnings.

The fair market value ("FMV") of the Company's long term debt, mortgage notes and notes receivable is estimated based on discounting future cash flows at interest rates that management believes reflects the risks associated with long term debt, mortgage notes and notes receivable of similar risk and

duration.

The following table sets forth the Company's long term debt obligations by scheduled principal cash flow payments and maturity date, weighted average interest rates and estimated FMV at March 31, 2001 (dollars in thousands):

		FOR THE	YEAR	ENDED I	DECEMBER	31,
	2001	 2002		2003		2004
Long term debt:						
Fixed rate	\$ 21,342	\$ 17,012	\$	8,905	5 \$	112,276
Weighted average interest rate	7.57%	7.80%		7.79	9%	7.50%
Variable rate	\$ 70,000	\$ 	\$	504,600	0 \$	
Weighted average interest rate	6.94%			6.68	8%	

	ТН	EREAFTER	TOTAL(1)			FMV	
Long term debt:							
Fixed rate	\$	737,094	\$	907,088	\$	911,805	
Weighted average interest rate		7.56%		7.56%			
Variable rate	\$		\$	574 , 600	\$	574,600	
Weighted average interest rate				6.71%			

In addition, the Company has assessed the market risk for its variable rate debt, which is based upon LIBOR, and believes that a one percent increase in the LIBOR rate would have an approximate \$5.8 million annual increase in interest expense based on approximately \$574.6 million of variable rate debt outstanding at March 31, 2001.

The following table sets forth the Company's mortgage notes and note receivables by scheduled maturity date, weighted average interest rates and estimated FMV at March 31, 2001 (dollars in thousands):

	FOR THE YEAR ENDED DECEMBER 31,							
	_	2001		2002	2003	 2004	2005	THE
Mortgage notes and notes receivable:								
Fixed rate	\$	12	\$	4,208	\$	\$ 36,500	\$	\$
Weighted average Interest rate		9.00%		10.08%		10.23%		

⁽¹⁾ Includes unamortized issuance discounts of \$596,000 on the 5 and 10 year senior unsecured notes issued on March 26, 1999 which are due at maturity.

(2) Excludes interest receivables aggregating approximately \$512,000.

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SUPPLEMENTAL INFORMATION ON CAPITAL EXPENDITURES, TENANT IMPROVEMENT COSTS AND LEASING COMMISSIONS

The following table summarizes the expenditures incurred for capital expenditures for the entire portfolio and tenant improvements and leasing commissions for space leased at the Company's office and industrial properties for the three months ended March 31, 2001 and a historical average of such non-incremental capital expenditures, tenant improvements and leasing commissions for the years 1997 through 2000.

NON-INCREMENTAL REVENUE GENERATING CAPITAL EXPENDITURES

	1997	1998	1999	2000	1997 AVE
SUBURBAN OFFICE PROPERTIES					
Total Per Square Foot CBD OFFICE PROPERTIES	\$ 1,108,675 0.22	\$ 2,004,976 0.23	\$ 2,298,899 0.23	\$ 3,289,116 0.33	\$ 2,
Total Per Square Foot INDUSTRIAL PROPERTIES	N/A N/A	N/A N/A	N/A N/A	\$ 946,718 0.38	\$
Total Per Square Foot	\$ 733,233 0.15	\$ 1,205,266 0.12	\$ 1,048,688 0.11	\$ 813,431 0.11	\$

NON-INCREMENTAL REVENUE GENERATING TENANT IMPROVEMENTS AND LEASING COMMISSIONS

		1997		1998	1999
LONG ISLAND OFFICE PROPERTIES Tenant Improvements Per Square Foot Improved Leasing Commissions Per Square Foot Leased		784,044 7.00 415,822 4.83	\$	1,140,251 3.98 418,191 1.46	\$ 1,009,357 4.73 551,762 2.59
Total Per Square Foot	\$ ==	11.83	\$ ==	5.44	\$ 7.32
WESTCHESTER OFFICE PROPERTIES Tenant Improvements Per Square Foot Improved Leasing Commissions Per Square Foot Leased		,211,665 8.90 366,257 2.69	\$	4.45	1,316,611 5.62 457,730 1.96

Total Per Square Foot		\$ 6.24	\$ 7.58	
Total rel square root	========	γ 0.24 =======	۶ /.Jo	
CONNECTIONS OFFICE PROPERTIES				
CONNECTICUT OFFICE PROPERTIES	61 000 401	¢ 202 000	ć 170 040	
Tenant Improvements	\$1,022,421	\$ 202,880	\$ 179,043	
Per Square Foot Improved	13.39	5.92	4.88	
Leasing Commissions	\$ 256,615	\$ 151,063	\$ 110 , 252	
Per Square Foot Leased	3.36	4.41	3.00	
Total Per Square Foot	\$ 16.75	\$ 10.33	\$ 7.88	
	=======	========	========	
NEW JERSEY OFFICE PROPERTIES				
Tenant Improvements	N/A	\$ 654 , 877	\$ 454,054	
Per Square Foot Improved	N/A	3.78	2.29	
Leasing Commissions	N/A	\$ 396,127	\$ 787,065	
Per Square Foot Leased	N/A	2.08	3.96	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
Total Per Square Foot	N/A	\$ 5.86	\$ 6.25	
Total for square foot	========	========	=========	
NEW YORK CITY OFFICE				
PROPERTIES				
	NT / 70	NT / 7	NT / 70	
Tenant Improvements	N/A	N/A	N/A	
Per Square Foot Improved	N/A	N/A	N/A	
Leasing Commissions	N/A	N/A	N/A	
Per Square Foot Leased	N/A	N/A	N/A	
Total Per Square Foot	N/A	N/A	N/A	
		========	========	
INDUSTRIAL PROPERTIES				
Tenant Improvements	\$ 230,466	\$ 283 , 842	\$ 375 , 646	
Per Square Foot Improved	0.55	0.76	0.25	
Leasing Commissions	\$ 81,013	\$ 200,154	\$ 835,108	
Per Square Foot Leased	0.19	0.44	0.56	
-				
Total Per Square Foot	\$ 0.74	\$ 1.20	\$ 0.81	
•	========	========	========	
		1997 -2000		
	2000	AVERAGE	1001	NEW
LONG ISLAND OFFICE PROPERTIES				
Tenant Improvements	\$ 2,853,706	\$ 1,466,840	\$ 497,179	\$ 342,564
Per Square Foot Improved	6.99	5.68	8.97	17.24
		\$ 898,595		\$ 78,276
Leasing Commissions	\$ 2,208,604		\$ 273,542	
Per Square Foot Leased	4.96	3.46	4.93	3.91
Total Per Square Foot	\$ 11.95	\$ 9.14	\$ 13.90	\$ 21.15
	=======	========	=======	=======
WESTCHESTER OFFICE PROPERTIES				
Tenant Improvements	\$ 1,860,027	\$ 1,274,866	\$ 374,274	\$ 167,649
Per Square Foot Improved	5.72	6.17	4.70	7.34
Leasing Commissions	\$ 412,226	\$ 380,591	\$ 32,295	\$ 39,295
Per Square Foot Leased	3.00	2.36	0.49	1.72
-				
Total Per Square Foot	\$ 8.72	\$ 8.53	\$ 5.19	\$ 9.06
•	========	========	=======	=======

CONNECTICUT OFFICE PROPERTIES				
Tenant Improvements	\$ 385 , 531	\$ 447,469	\$ 101 , 980	\$ 101 , 980
Per Square Foot Improved	4.19	7.10	1.72	5.78
Leasing Commissions	\$ 453 , 435	\$ 242,841	\$ 96 , 929	\$ 96 , 929
Per Square Foot Leased	4.92	3.92	1.63	5.50
Total Per Square Foot	\$ 9.11	\$ 11.02 =======	\$ 3.35	\$ 11.28 =======
NEW JERSEY OFFICE PROPERTIES				
Tenant Improvements	\$ 1,580,323	\$ 896,418	\$ 85,671	\$ 52,477
Per Square Foot Improved	6.71	4.26	2.08	1.69
Leasing Commissions	\$ 1,031,950	\$ 738,381	\$ 154 , 956	\$ 129 , 218
Per Square Foot Leased	4.44	3.49	3.77	4.17
Total Per Square Foot	\$ 11.15	\$ 7.75	\$ 5.85	\$ 5.86
	========	========	=======	=======
NEW YORK CITY OFFICE PROPERTIES				
Tenant Improvements	\$ 65,267	\$ 65 , 267	\$ 688,800	\$ 688,800
Per Square Foot Improved	1.79	1.79	23.01	23.01
Leasing Commissions	\$ 418,185	\$ 418,185	\$ 474 , 229	\$ 474,229
Per Square Foot Leased	11.50	11.50	15.84	15.84
Total Per Square Foot	\$ 13.29	\$ 13.29	\$ 38.85	\$ 38.85
INDUSTRIAL PROPERTIES	========	========	=======	=======
Tenant Improvements	\$ 650,216	\$ 385,043	\$ 34,650	\$ 34,650
Per Square Foot Improved	0.95	0.63	0.29	0.55
Leasing Commissions	\$ 436,506	\$ 388,195	\$ 50,055	\$ 50,055
Per Square Foot Leased	0.64	0.46	0.42	0.79
Total Per Square Foot				
	\$ 1.59	\$ 1.09	\$ 0.71	\$ 1.34

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LEASE EXPIRATIONS

The following table sets forth scheduled lease expirations for executed leases as of March 31, 2001:

LONG ISLAND OFFICE PROPERTIES (EXCLUDING OMNI):

YEAR OF LEASE EXPIRATION	NUMBER OF LEASES	TOTAL RENTABLE SQUARE FEET EXPIRING	% OF TOTAL RENTABLE SQUARE FEET EXPIRING	PER SQUARE FOO S/L RENT (1
2001	36	168,126	5.1%	\$ 22.25
2002	33	165,326	5.1%	\$ 21.98
2003	48	297 , 892	9.1%	\$ 22.32
2004	46	274,809	8.4%	\$ 23.21
2005	65	599 , 698	18.3%	\$ 23.42
2006	15	76,583	2.3%	\$ 26.38

	===	========	=====
TOTAL	324	3,270,751	100.0%
2007 AND THEREAFTER	81	1,688,317	51.7%

OMNI:

YEAR OF LEASE EXPIRATION	NUMBER OF LEASES	TOTAL RENTABLE SQUARE FEET EXPIRING	% OF TOTAL RENTABLE SQUARE FEET EXPIRING	PER SQUARE FOC S/L RENT (1
2001	3	22,931	3.9%	\$ 29.09
2002	4	53,127	9.0%	\$ 34.55
2003	4	58,018	9.8%	\$ 30.22
2004	4	112,414	19.0%	\$ 26.12
2005	7	59,166	10.0%	\$ 27.99
2006	1	9,749	1.6%	\$ 35.21
2007 AND THEREAFTER	10	276 , 259	46.7%	
TOTAL	33	591,664	100.0%	
	==	======	====	

INDUSTRIAL PROPERTIES:

YEAR OF LEASE EXPIRATION	NUMBER OF LEASES	TOTAL RENTABLE SQUARE FEET EXPIRING	% OF TOTAL RENTABLE SQUARE FEET EXPIRING	PER SQUARE FOO S/L RENT (1
2001	21	376,385	7.7%	\$ 6.28
2002	28	246,504	5.0%	\$ 6.47
2003	29	735 , 934	15.0%	\$ 5.35
2004	33	623 , 753	12.7%	\$ 6.25
2005	22	427,994	8.7%	\$ 5.93
2006	27	834,717	17.0%	\$ 6.29
2007 AND THEREAFTER	36	1,664,940	33.9%	
TOTAL	196	4,910,227	100.0%	
	===	=======	=====	

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LEASE EXPIRATIONS - (CONTINUED)

RESEARCH AND DEVELOPMENT PROPERTIES:

YEAR OF		TOTAL RENTABLE	% OF TOTAL	PER
LEASE	NUMBER	SQUARE FEET	RENTABLE SQUARE	SQUARE FOO
EXPIRATION	OF LEASES	EXPIRING	FEET EXPIRING	S/L RENT (1
2001	7	276,830	21.2%	\$ 5.63
2002	3	118,620	9.1%	\$ 10.19
2003	4	37 , 938	2.9%	\$ 9.20
2004	9	99 , 218	7.6%	\$ 13.86
2005	5	367 , 556	28.2%	\$ 8.49
2006	6	90,217	6.9%	\$ 17.46
2007 AND THEREAFTER	14	314,417	24.1%	
TOTAL	48	1,304,796	100.0%	
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WESTCHESTER OFFICE PROPERTIES:

YEAR OF LEASE EXPIRATION	NUMBER OF LEASES	TOTAL RENTABLE SQUARE FEET EXPIRING	% OF TOTAL RENTABLE SQUARE FEET EXPIRING	PER SQUARE FOO S/L RENT (1
2001	29	184,244	5.9%	\$ 21.09
2002	45	412,680	13.2%	\$ 21.08
2003	43	247,349	7.9%	\$ 22.12
2004	30	164,634	5.2%	\$ 21.09
2005	52	415,469	13.3%	\$ 23.92
2006	24	643,346	20.5%	\$ 22.20
2007 AND THEREAFTER	41	1,065,724	34.0%	
TOTAL	264	3,133,446	100.0%	
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STAMFORD OFFICE PROPERTIES:

YEAR OF LEASE EXPIRATION	NUMBER OF LEASES	TOTAL RENTABLE SQUARE FEET EXPIRING	% OF TOTAL RENTABLE SQUARE FEET EXPIRING	PER SQUARE FOO S/L RENT (1
2001	25	67,832	6.3%	\$ 23.36
2002	18	85 , 900	8.0%	\$ 27.67
2003	17	140,239	13.0%	\$ 31.22
2004	19	226,883	21.1%	\$ 21.76
2005	24	118,425	11.0%	\$ 26.81
2006	17	271 , 239	25.2%	\$ 24.31
2007 AND THEREAFTER	16	165,170	15.4%	
TOTAL	136	1,075,688	100.0%	
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LEASE EXPIRATIONS - (CONTINUED)

NEW JERSEY OFFICE PROPERTIES:

YEAR OF LEASE EXPIRATION	NUMBER OF LEASES	TOTAL RENTABLE SQUARE FEET EXPIRING	% OF TOTAL RENTABLE SQUARE FEET EXPIRING	PER SQUARE FOO S/L RENT (1
2001	13	183,633	8.7%	\$ 17.85
2002	22	171,446	8.1%	\$ 20.02
2003	23	333,689	15.7%	\$ 19.03
2004	34	241,737	11.4%	\$ 22.51
2005	31	344,775	16.3%	\$ 23.19
2006	12	179,319	8.5%	\$ 22.38
2007 AND THEREAFTER	17	663,491	31.3%	
TOTAL	152	2,118,090	100.0%	ļ
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NEW YORK CITY OFFICE

YEAR OF LEASE	NUMBER	TOTAL RENTABLE SQUARE FEET	% OF TOTAL RENTABLE SQUARE	PER SQUARE FOO
EXPIRATION	OF LEASES	EXPIRING	FEET EXPIRING	S/L RENT (1
2001	14	100,853	2.9%	\$ 32.30
2002	22	190,615	5.6%	\$ 32.62
2003	7	115,726	3.4%	\$ 31.89
2004	20	224,975	6.6%	\$ 36.53
2005	37	457,063	13.4%	\$ 34.76
2006	47	339,560	9.9%	\$ 29.70
2007 AND THEREAFTER	75	1,989,668	58.2%	
TOTAL	222	3,418,460	100.0%	
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⁽¹⁾ Per square foot rental rate represents annualized straight line rent as of the lease expiration date.

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⁽²⁾ Per square foot rental rate represents annualized base rent as of the lease expiration date plus non-recoverable operating expense pass-throughs.

- Item 1. Legal Proceedings -- None
- Item 2. Changes in Securities and use of proceeds -- None
- Item 3. Defaults Upon Senior Securities -- None
- Item 4. Submission of Matters to a Vote of Securities Holders -- None
- Item 5. Other information -- None
- Item 6. Exhibits and Reports on Form 8-K
 - a) Exhibits
 - 10.1 Second Amendment to the Amended and Restated Credit Agreements, dated March 30, 2001, between Reckson Operating Partnership, L.P. and FrontLine Capital Group
 - b) Reports on Form 8-K

During the three months ended March 31, 2001, the Registrant filed the following reports on Form 8-K:

On March 5, 2001, the Registrant submitted a report on Form 8-K under Item 9 thereof in order to submit its fourth quarter presentation in satisfaction of the requirements of Regulation FD.

On March 8, 2001, the Registrant submitted a report on Form 8-K under Item 9 thereof in order to submit supplemental operating and financial data for the quarter and year ended December 31, 2000 in satisfaction of the requirements of Regulation FD.

SIGNATURES

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

RECKSON ASSOCIATES REALTY CORP.

By: \s\ Scott H. Rechler

/s/ Michael Maturo

Scott H. Rechler, Co-Chief Executive Michael Maturo, Executive Vice President, Treasurer and Chief Financial Officer

DATE: May 11, 2001

Officer and President