NATIONAL RETAIL PROPERTIES, INC. Form 10-K February 21, 2007 Table of Contents

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D. C. 20549

FORM 10-K

(Mark One)

x ANNUAL REPORT PURSUANT TO SECTION 13 OR 15 (d) OF THE SECURITIES EXCHANGE ACT OF 1934. For the fiscal year ended December 31, 2006

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15 (d) OF THE SECURITIES EXCHANGE ACT OF 1934. For the transition period from ______ to _____.

Commission file number 001-11290

NATIONAL RETAIL PROPERTIES, INC.

(Exact name of registrant as specified in its charter)

Maryland (State or other jurisdiction of

incorporation or organization)

450 South Orange Avenue, Suite 900

Orlando, Florida 32801

(Address of principal executive offices, including zip code)

Registrant s telephone number, including area code: (407) 265-7348

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

Title of each class: Common Stock, \$0.01 par value Name of exchange on which registered: New York Stock Exchange

56-1431377

(I.R.S. Employer Identification No.)

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7.375% Non-Voting Series C Preferred Stock

New York Stock Exchange

Securities registered pursuant to section 12(g) of the Act:

None

(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. Yes x No "

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act Yes "No x

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

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.

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of accelerated filer and large accelerated filer in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer " Non-accelerated filer "

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes "No x

The aggregate market value of voting common stock held by non-affiliates of the registrant as of June 30, 2006 was \$1,144,188,520.

The number of shares of common stock outstanding as of February 14, 2007 was 60,272,926.

DOCUMENTS INCORPORATED BY REFERENCE:

Registrant incorporates by reference portions of the National Retail Properties, Inc. Proxy Statement for the 2007 Annual Meeting of Stockholders (Items 10, 11, 12, 13 and 14 of Part III).

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PART I

Statements contained in this annual report on Form 10-K, including the documents that are incorporated by reference, that are not historical facts are forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. Also, when the Company uses any of the words anticipate, assume, believe, estimate, expect, intend, or similar expressions, a Company is making forward-looking statements. Although management believes that the expectations reflected in such forward-looking statements are based upon present expectations and reasonable assumptions, the Company s actual results could differ materially from those set forth in the forward-looking statements. Certain factors that could cause actual results or events to differ materially from those the Company anticipates or projects are described in Item 1A. Risk Factors of this Annual Report on Form 10-K.

Given these uncertainties, readers are cautioned not to place undue reliance on such statements, which speak only as of the date of this Annual Report on Form 10-K or any document incorporated herein by reference. The Company undertakes no obligation to publicly release any revisions to these forward-looking statements that may be made to reflect events or circumstances after the date of this Annual Report on Form 10-K.

Item 1. Business

The Company

National Retail Properties, Inc. (formerly known as Commercial Net Lease Realty, Inc.), a Maryland corporation, is a fully integrated real estate investment trust (REIT) formed in 1984. The terms Registrant or Company refer to National Retail Properties, Inc. and its majority owned and controlled subsidiaries. These subsidiaries include the wholly owned qualified REIT subsidiaries of National Retail Properties, Inc., as well as the taxable REIT subsidiaries and their majority owned and controlled subsidiaries (the NNN TRS). Effective May 1, 2006, Commercial Net Lease Realty, Inc. changed its name to National Retail Properties, Inc.

The Company s operations are divided into two primary business segments: (i) investment assets, including real estate assets, structured finance investments (included in mortgages and notes receivable on the consolidated balance sheets) and mortgage residual interests (collectively, Investment Assets), and (ii) inventory real estate assets (Inventory Assets). The Investment Assets are operated through National Retail Properties, Inc. and its wholly owned qualified REIT subsidiaries. The Inventory Assets are operated through the NNN TRS.

Real Estate Assets

The Company acquires, owns, invests in, manages and develops properties that are leased primarily to retail tenants under long-term net leases (Investment Properties or Investment Portfolio). As of December 31, 2006, the Company owned 710 Investment Properties, with an aggregate leasable area of 9,341,000 square feet, located in 44 states. Approximately 98 percent of the Company s Investment Portfolio was leased at December 31, 2006. The NNN TRS, directly and indirectly, through investment interests, owns real estate primarily for the purpose of selling the real estate (Inventory Properties or Inventory Portfolio). As of December 31, 2006, the NNN TRS owned 97 Inventory Properties.

Structured Finance Investments

Structured finance agreements (included in mortgages, notes and accrued interest receivable on the consolidated balance sheets) are typically loans secured by a borrower s pledge of ownership interests in the entity that owns the real estate. These agreements are typically subordinated to senior loans secured by first mortgages encumbering the underlying real estate. Subordinated positions are generally subject to a higher risk of nonpayment of principal and interest than the more senior loans. As of December 31, 2006, the structured finance agreements had an outstanding principal balance of \$13,917,000.

Mortgage Residual Interests

Orange Avenue Mortgage Investments, Inc. (OAMI), a majority owned and consolidated subsidiary of the Company, holds the mortgage residual interests (Residuals) from seven commercial real estate loan securitizations. Each of the Residuals is reported at its market value based upon a third party valuation, with unrealized gains and losses reported as other comprehensive income in stockholders equity. Losses that are considered other than temporary are reported through earnings. The Residuals had an estimated fair value of \$31,512,000 at December 31, 2006.

NNN TRS

Prior to January 1, 2005, the Company held a 98.7 percent, non-controlling and non-voting interest in Commercial Net Lease Realty Services, Inc. and its majority owned and controlled subsidiaries (collectively, Services). Kevin B. Habicht, an officer and director of the Company, James M. Seneff, Jr. and Gary M. Ralston, each a former officer and director of the Company, (collectively, the Services Investors), owned the remaining 1.3 percent interest, which represented 100 percent of the voting interest in Services. Effective January 1, 2005, the Company acquired the remaining 1.3 percent interest in Services, increasing the Company s ownership in Services to 100 percent. Effective November 1, 2005, Commercial Net Lease Realty Services, Inc. merged into National Retail Properties, Inc. CNLRS Exchange I, Inc., a taxable REIT subsidiary (TRS), became the TRS holding company for the Company s development and exchange activities. Effective October 2, 2006, CNLRS Exchange I, Inc. changed its name to NNN TRS, Inc.

Competition

The Company generally competes with numerous other REITs, commercial developers, real estate limited partnerships and other investors, including but not limited to, insurance companies, pension funds and financial institutions, that own, manage, finance or develop retail and net leased properties.

Employees

As of December 31, 2006, the Company employed 68 full-time associates including executive and administrative personnel.

The Company s executive offices are located at 450 S. Orange Avenue, Suite 900, Orlando, Florida 32801, and its telephone number is (407) 265-7348. The Company has an Internet website at <u>www.nnnreit.com</u> where the Company s filings with the Securities and Exchange Commission can be downloaded free of charge.

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Business Strategies and Policies

The following is a discussion of the Company s operating strategy and certain of its investment, financing and other policies. These strategies and policies have been set by management and/or the Board of Directors and, in general, may be amended or revised from time to time by management and/or the Board of Directors without a vote of the Company s stockholders.

Operating Strategies

The Company s strategy is to invest primarily in retail real estate that is typically located along high-traffic commercial corridors near areas of commercial and residential density. Management believes that these types of properties, when leased to national or regional retailers generally pursuant to triple-net leases, provide attractive opportunities for a stable current return and the potential for capital appreciation. Triple-net leases typically require the tenant to pay property operating expenses such as real estate taxes, assessments and other government charges, insurance, utilities, and repairs and maintenance.

In some cases, the Company s investment in real estate is in the form of structured finance investments, which are typically loans secured by a borrower s pledge of ownership interests in the entity that owns the real estate. These agreements are typically subordinated to senior loans secured by first mortgages encumbering the underlying real estate. Subordinated positions are generally subject to a higher risk of nonpayment of principal and interest than the more senior loans.

Additionally, the Company may provide mortgage loans which are typically secured by a specific real estate asset owned by the borrower.

The Company holds investment real estate assets until it determines that the sale of such a property is advantageous in view of the Company s investment objectives. In deciding whether to sell a real estate investment asset, the Company may consider factors such as potential capital appreciation, net cash flow, potential use of sale proceeds and federal income tax considerations.

The Company acquires and develops inventory real estate assets primarily for the purpose of resale.

The Company s management team considers certain key indicators to evaluate the financial condition and operating performance of the Company. The key indicators for the Company may include items such as: the composition of the Company s Investment Portfolio (such as tenant, geographic and industry classification diversification), the occupancy rate of the Company s Investment Portfolio, certain financial performance ratios, profitability measures and industry trends compared to that of the Company.

Investment in Real Estate or Interests in Real Estate

The Company s management believes that attractive acquisition opportunities for retail properties will continue to be available and that the Company is suited to take advantage of these opportunities because of its access to capital markets, ability to underwrite and acquire properties, either for cash or securities, and because of management s experience in seeking out, identifying and evaluating potential acquisitions.

In evaluating a particular acquisition, management may consider a variety of factors, including:

the location and accessibility of the property;

the geographic area and demographic characteristics of the community, as well as the local real estate market, including potential for growth;

the size of the property;

the purchase price;

the non-financial terms of the proposed acquisition;

the availability of funds or other consideration for the proposed acquisition and the cost thereof;

the fit of the property with the Company s existing portfolio;

the potential for, and current extent of, any environmental problems;

the quality of construction and design and the current physical condition of the property;

the financial and other characteristics of the existing tenant;

the tenant s business plan, operating history and management team;

the tenant s industry; and

the terms of any existing leases.

The Company intends to engage in future investment activities in a manner that is consistent with the maintenance of its status as a REIT for federal income tax purposes and that will not make the Company an investment company under the Investment Company Act of 1940, as amended. Equity investments in acquired properties may be subject to existing mortgage financings and other indebtedness or to new indebtedness which may be incurred in connection with acquiring or refinancing these investments.

Investments in Real Estate Mortgages, Mortgage Residual Interests, and Securities of or Interests in Persons Engaged in Real Estate Activities

While the Company s current portfolio of, and its business objectives primarily emphasize, equity investments in retail properties, the Company may invest in (i) a wide variety of retail properties or other property and tenant types, (ii) mortgages, participating or convertible mortgages, deeds of trust, mortgage residual interests and other types of real estate interests, or (iii) securities of other REITs, other entities engaged in real estate activities or securities of other issuers, including for the purpose of exercising control over such entities. For example, the Company from time to time has made investments in mortgage loans or held mortgages on properties the Company sold and has made structured finance investments (as discussed above), which are typically loans secured by a pledge of ownership interests in the borrowers (or their subsidiaries) that own the underlying real estate.

Financing Strategy

The Company s financing objective is to manage its capital structure effectively in order to provide sufficient capital to execute its operating strategies while servicing its debt requirements and providing value to its stockholders. The Company generally utilizes debt and equity security offerings, bank borrowings, the sale of properties, and to a lesser extent, internally generated funds to meet its capital needs.

The Company typically funds its short-term liquidity requirements including investments in additional retail properties with cash from its \$300,000,000 unsecured revolving credit facility (Credit Facility). As of December 31, 2006, \$28,000,000 was outstanding and approximately \$272,000,000 was available for future borrowings under the Credit Facility, excluding undrawn letters of credit totaling \$5,159,000.

For the year ended December 31, 2006, the Company s ratio of total indebtedness to total gross assets (before accumulated depreciation) was approximately 41 percent and the secured indebtedness to total gross assets was approximately three percent. The total debt to total market capitalization was approximately 35 percent. Certain financial agreements to which the Company is a party contain covenants that limit the Company s ability to incur debt under certain circumstances.

The Company anticipates it will be able to obtain additional financing for short-term and long-term liquidity requirements as further described in *Item 7. Management s Discussion and Analysis of Financial Condition and Results of Operation Liquidity.* However, there can be no assurance that additional financing or capital will be available, or that the terms will be acceptable or advantageous to the Company.

The organizational documents of the Company do not limit the absolute amount or percentage of indebtedness that the Company may incur. Additionally, the Company may change its financing strategy at any time. The Company has not engaged in trading, underwriting or agency distribution or sale of securities of other issues and does not intend to do so.

Strategies and Policy Changes

Any of the Company s strategies or policies described above may be changed at any time by the Company without notice to or a vote of the Company s stockholders.

Item 1A. Risk Factors.

Carefully consider the following risks and all of the other information set forth in this Annual Report on Form 10-K, including the consolidated financial statements and the notes thereto. If any of the events or developments described below were actually to occur, the Company s business, financial condition or results of operations could be adversely affected.

Loss of revenues from tenants would reduce the Company s cash flow.

The Company s five largest tenants accounted for an aggregate of approximately 23 percent of the Company s annual base rent as of December 31, 2006. The default, financial distress or bankruptcy of one or more of the Company s tenants could cause substantial vacancies among the Company s Investment Portfolio. Vacancies reduce the Company s revenues until the Company is able to re-lease the affected properties and could decrease the ultimate sale value of each such vacant property. Upon the expiration of the leases that are currently in place, the Company may not be able to re-lease a vacant property at a comparable lease rate or without incurring additional expenditures in connection with such re-leasing.

A significant portion of the source of the Company s annual base rent is heavily concentrated in a specific industry classification and in specific geographic locations.

As of December 31, 2006, an aggregate of approximately 33 percent of the Company s annual base rent is generated from two retail lines of trade, convenience stores and restaurants, each representing more than 10 percent. In addition, as of December 31, 2006, an aggregate of approximately 36 percent of the Company s annual base rent is generated from properties in Texas and Florida, each representing more than 10 percent. Any financial hardship and/or changes in these industries or states could have an adverse effect on the Company s financial results.

There are a number of risks inherent in owning real estate and indirect interests in real estate.

Factors beyond the Company s control affect the Company s performance and value. Changes in national, regional and local economic and market conditions may affect the Company s economic performance and the value of the Company s real estate assets. Local real estate market conditions may include excess supply and intense competition for tenants, including competition based on rental rates and attractiveness and location of the property.

In addition, other factors may adversely affect the performance and value of the Company s properties, including (i) changes in laws and governmental regulations, including those governing usage, zoning and taxes; (ii) changes in interest rates; and (iii) the availability of financing.

The Company s real estate investments are illiquid.

Because real estate investments are relatively illiquid, the Company s ability to adjust the portfolio promptly in response to economic or other conditions is limited. Certain significant expenditures generally do not change in response to economic or other conditions, including: (i) debt service (if any), (ii) real estate taxes, and (iii) operating and maintenance costs. This combination of variable revenue and relatively fixed expenditures may result, under certain market conditions, in reduced income from investment. Such reduction in investment income could have an adverse effect on the Company s financial condition.

The Company may be subject to unknown environmental liabilities.

The Company may acquire a property that contains some level of contamination or potential contamination exists, subject to a determination of the level of risk and potential cost of remediation. Investments in real property create a potential for substantial environmental liability on the part of the owner of such property from the presence or discharge of hazardous substances on the property, regardless of fault. It is the Company s policy, as a part of its acquisition due diligence process, generally to obtain an environmental site assessment for each property. In such cases that the Company intends to acquire real estate where contamination or potential contamination exists, the Company generally requires the seller or tenant to (i) remediate the problem, (ii) indemnify the Company for environmental liabilities, or (iii) agree to other arrangements deemed appropriate by the Company to address environmental conditions at the property.

The Company has 25 Investment Properties currently under some level of environmental remediation. In general, the seller, the tenant or an adjacent land owner is responsible for the cost of the environmental remediation for each of these Investment Properties. In the event of a bankruptcy or other inability on the part of these parties to cover these costs, the Company may have to cover the costs of remediation, fines or other environmental liabilities at these and other properties. The Company may also own properties where required remediation has not begun or adverse environmental conditions have not yet been detected. This may require remediation or otherwise subject the Company to liability. The Company cannot assure that (i) it will not be required to undertake or pay for removal or remediation of any contamination of the properties currently or previously owned by the Company, (ii) the Company will not be subject to fines by governmental authorities or litigation, or (iii) the costs of such removal, remediation fines or litigation would not be material.

The Company may not be able to successfully execute its acquisition or development strategies.

The Company cannot assure that it will be able to implement its investment strategies successfully. Additionally, the Company cannot assure that its property portfolio will expand at all, or if it will



expand at any specified rate or to any specified size. In addition, investment in additional real estate assets is subject to a number of risks. Because the Company expects to invest in markets other than the ones in which its current properties are located or which may be leased to tenants other than those to which the Company has historically leased properties, the Company will also be subject to the risks associated with investment in new markets or with new tenants that may be relatively unfamiliar to the Company s management team.

The Company s development activities are subject to without limitation, risks relating to the availability and timely receipt of zoning and other regulatory approvals, the cost and timely completion of construction (including risks from factors beyond the Company s control, such as weather or labor conditions or material shortages), the risk of finding tenants for the properties and the ability to obtain both construction and permanent financing on favorable terms. These risks could result in substantial unanticipated delays or expenses and, under certain circumstances, could prevent completion of development activities once undertaken or provide a tenant the opportunity to terminate a lease. Any of these situations delay or eliminate proceeds or cash flows the Company expects from these projects, which could have an adverse effect on the Company s financial condition.

The Company may not be able to dispose of properties consistent with its operating strategy.

The Company may be unable to sell properties targeted for disposition (including its Inventory Properties) at a profit if interest rates increase, or adverse market conditions exist, thereby, rendering the Company unable to sell these properties.

A change in the assumptions used to determine the value of mortgage residual interests could adversely affect the Company's financial position.

As of December 31, 2006, the Residuals had a carrying value of \$31,512,000. The value of these Residuals is based on delinquency, loan loss, prepayment and interest rate assumptions made by the Company to determine their value. If actual experience differs materially from these assumptions, the actual future cash flow could be less than expected and the value of the Residuals, as well as the Company s earnings, could decline.

The Company may suffer a loss in the event of a default or bankruptcy of a structured finance loan borrower.

If a borrower defaults on a structured finance loan and does not have sufficient assets to satisfy the loan, the Company may suffer a loss of principal and interest. In the event of the bankruptcy of a borrower, the Company may not be able to recover against all of the assets of the borrower, or the assets of the borrower may not be sufficient to satisfy the balance due on the loan. In addition, certain of the Company s loans may be subordinate to other debt of a borrower. The structured finance agreements are typically loans secured by a borrower s pledge of its ownership interests in the entity that owns the real estate. These agreements are typically subordinated to senior loans secured by first mortgages encumbering the underlying real estate. Subordinated positions are generally subject to a higher risk of nonpayment of principal and interest than the more senior loans. As of December 31, 2006, the structured finance investments had an outstanding principal balance of \$13,917,000. If a borrower defaults on the debt senior to the Company s loan, or in the event of the bankruptcy of a borrower, the Company s loan will be satisfied only after the borrower s senior creditors claims are satisfied. Where debt senior to the Company s loans exists, the presence of intercreditor arrangements may limit the Company s ability to amend loan documents, assign the loans, accept prepayments, exercise remedies and control decisions made in bankruptcy proceedings relating to borrowers.

Bankruptcy proceedings and litigation can significantly increase the time needed for the Company to acquire underlying collateral in the event of a default, during which time the collateral may decline in value. In addition, there are significant costs and delays associated with the foreclosure process.

Certain provisions of the leases or structured finance loan agreements may be unenforceable.

The Company s rights and obligations with respect to its leases or structured finance loans are governed by written agreements. A court could determine that one or more provisions of an agreement are unenforceable, such as a particular remedy, a loan prepayment provision or a provision governing the Company s security interest in the underlying collateral of a borrower. The Company could be adversely impacted if this were to happen with respect to an asset or group of assets.

Property ownership through joint ventures and partnerships could limit the Company s control of those investments.

Joint ventures or partnerships involve risks not otherwise present for direct investments by the Company. It is possible that the Company s co-venturers or partners may have different interests or goals than the Company at any time and they may take actions contrary to the Company s requests, policies or objectives, including the Company s policy with respect to maintaining its qualification as a REIT. Other risks of joint venture investments include impasses on decisions, because no single co-venturer or partner has full control over the joint venture or partnership.

Competition with numerous other REITs, commercial developers, real estate limited partnerships and other investors may impede the Company s ability to grow.

The Company may not be in a position or have the opportunity in the future to make suitable property acquisitions on advantageous terms due to competition for such properties with others engaged in real estate investment activities. The Company s inability to successfully acquire new properties may affect the Company s ability to achieve anticipated return on investment, which could have an adverse effect on its results of operations.

Uninsured losses may adversely affect the Company s ability to pay outstanding indebtedness.

The Company s properties are generally covered by comprehensive liability, fire, flood, extended coverage and business interruption insurance. The Company believes that the insurance carried on its properties is adequate in accordance with industry standards. There are, however, types of losses (such as from hurricanes, wars or earthquakes) which may be uninsurable, or the cost of insuring against these losses may not be economically justifiable. If an uninsured loss occurs, the Company could lose both the invested capital in and anticipated revenues from the property. In that event, the Company s cash flow could be reduced.

Terrorist attacks, such as the attacks that occurred in New York City and Washington, D.C., on September 11, 2001, and other acts of violence or war may affect the markets in which the Company operates and the Company s results of operations.

Terrorist attacks may negatively affect the Company s operations. There can be no assurance that there will not be further terrorist attacks against the United States or United States businesses. These attacks may directly impact the Company s physical facilities or the businesses of the Company s tenants.

Also, the United States has been engaged in armed conflict, which could have an impact on the Company s tenants. The consequences of armed conflict are unpredictable, and the Company may not be able to foresee events that could have an adverse effect on its business.

More generally, any of these events could cause consumer confidence and spending to decrease or result in increased volatility in the United States and worldwide financial markets and economies. They also could result in, or cause a deepening of, economic recession in the United States or abroad. Any of these occurrences could have a significant adverse impact on the Company s financial condition or results of operations.

Vacant properties or bankrupt tenants could adversely affect the Company.

As of December 31, 2006, the Company owned nine vacant, unleased Investment Properties, which accounted for approximately two percent of the total gross leasable area of the Company 's Investment Portfolio and four unleased land parcels. The Company is actively marketing these properties for sale or lease but may not be able to sell or lease these properties on favorable terms or at all. The lost revenues and increased property expenses resulting from the rejection by any bankrupt tenant of any of their respective leases with the Company could have a material adverse effect on the liquidity and results of operations of the Company if the Company is unable to re-lease the Investment Portfolio is leased to one tenant that has filed a voluntary petition for bankruptcy under Chapter 11 of the U.S. Bankruptcy Code. As a result, the tenant has the right to reject or affirm its lease with the Company.

The amount of debt the Company has and the restrictions imposed by that debt could adversely affect the Company s business and financial condition.

As of December 31, 2006, the Company had total mortgage debt and secured notes payable outstanding of approximately \$60,392,000, total unsecured notes payable of \$662,304,000 and \$28,000,000 outstanding on the Credit Facility. The Company 's organizational documents do not limit the level or amount of debt that it may incur. If the Company incurs additional indebtedness and permits a higher degree of leverage, debt service requirements would increase and could adversely affect the Company's financial condition and results of operations, as well as the Company's ability to pay principal and interest on the outstanding indebtedness or dividends to its stockholders. In addition, increased leverage could increase the risk that the Company may default on its debt obligations. The Credit Facility contains financial covenants that could limit the amount of distributions to the Company's common and preferred stockholders.

The amount of debt outstanding at any time could have important consequences to the Company s stockholders. For example, it could:

require the Company to dedicate a substantial portion of its cash flow from operations to payments on Company debt, thereby reducing funds available for operations, real estate investments and other appropriate business opportunities that may arise in the future;

limit the Company s ability to obtain any additional financing it may need in the future for working capital, debt refinancing, capital expenditures, real estate investments, development or other general corporate purposes;

make it difficult to satisfy the Company s debt service requirements;

limit the Company s ability to pay dividends on its outstanding common and preferred stock;

require the Company to dedicate increased amounts of cash flow from operations to payments on its variable rate, unhedged debt if interest rates rise;

limit the Company s flexibility in planning for, or reacting to, changes in its business and the factors that affect the profitability of its business; and

limit the Company s flexibility in conducting its business, which may place the Company at a disadvantage compared to competitors with less debt or debt with less restrictive terms.

The Company s ability to make scheduled payments of principal or interest on its debt, or to refinance such debt will depend primarily on its future performance, which to a certain extent is subject to the creditworthiness of its tenants, competition, as well as economic, financial, and other factors beyond its control. There can be no assurance that the Company s business will continue to generate sufficient cash flow from operations in the future to service its debt or meet its other cash needs. If the Company is unable to generate this cash flow from its business, it may be required to refinance all or a portion of its existing debt, sell assets or obtain additional financing to meet its debt obligations and other cash needs.

The Company cannot assure you that any such refinancing, sale of assets or additional financing would be possible on terms and conditions, including but not limited to the interest rate, which the Company would find acceptable.

The Company is obligated to comply with financial and other covenants in its debt that could restrict its operating activities, and the failure to comply with such covenants could result in defaults that accelerate the payment under its debt.

The Company s unsecured debt contains various restrictive covenants which include, among others, provisions restricting the Company s ability to:

incur or guarantee additional debt;

make certain distributions, investments and other restricted payments, including dividend payments on its outstanding common and preferred stock;

limit the ability of restricted subsidiaries to make payments to the Company;

enter into transactions with certain affiliates;

create certain liens; and

consolidate, merge or sell the Company s assets. The Company s secured debt generally contains customary covenants, including, among others, provisions:

relating to the maintenance of the property securing the debt;

restricting its ability to sell, assign or further encumber the properties securing the debt;

restricting its ability to incur additional debt;

restricting its ability to amend or modify existing leases; and

relating to certain prepayment restrictions.

The Company s ability to meet some of the covenants in its debt, including covenants related to the condition of the property or payment of real estate taxes, may be dependent on the performance by the Company s tenants under their leases.

In addition, certain covenants in the Company s debt, including its Credit Facility, require the Company and its subsidiaries, among other things, to:

maintain certain maximum leverage ratios;

maintain certain minimum interest and debt service coverage ratios;

limit dividends declared and paid to the Company s common and preferred stockholders; and

limit investments in certain types of assets. The Company s failure to qualify as a real estate investment trust for federal income tax purposes could result in significant tax liability.

The Company intends to operate in a manner that will allow the Company to continue to qualify as a real estate investment trust (REIT). The Company believes it has been organized as, and its past and present operations qualify the Company as a REIT. However, the IRS could successfully assert that the Company is not qualified as such. In addition, the Company may not remain qualified as a REIT in the future. Qualification as a REIT involves the application of highly technical and complex Internal Revenue Code provisions for which there are only limited judicial or administrative interpretations and involves the determination of various factual matters and circumstances not entirely within the Company s control.

If the Company fails to qualify as a REIT, it would not be allowed a deduction for dividends paid to stockholders in computing taxable income and would become subject to federal income tax at regular corporate rates. In this event, the Company could be subject to potentially significant tax liabilities. Unless entitled to relief under certain statutory provisions, the Company would also be disqualified from treatment as a REIT for the four taxable years following the year during which the qualification was lost. Even if the Company maintains its REIT status, the Company may be subject to certain federal, state and local taxes on its income and property.

Compliance with REIT requirements, including distribution requirements, may limit the Company s flexibility and negatively affect the Company s operating decisions.

To maintain its status as a REIT for U.S. federal income tax purposes, the Company must meet certain requirements, on an on-going basis, including requirements regarding its sources of income, the nature and diversification of its assets, the amounts the Company distributes to its stockholders and the ownership of its shares. The Company may also be required to make distributions to its stockholders when it does not have funds readily available for distribution or at times when the Company s funds are otherwise needed to fund capital expenditures or to fund debt service requirements. The Company generally will not be subject to federal income taxes on amounts distributed to stockholders, providing it distributes 100 percent of its REIT taxable income and meets certain other requirements for qualifying as a REIT. For each of the years in the three-year period ended December 31, 2006, the Company believes it has qualified as a REIT. Notwithstanding the Company s qualification for taxation as a REIT, the Company is subject to certain state taxes on its income and real estate.

Item 1B. Unresolved Staff Comments.

None.

Item 2. Properties

Investment Properties

As of December 31, 2006, the Company owned 710 Investment Properties with an aggregate gross leasable area of 9,341,000 square feet, located in 44 states. Approximately 98 percent of the gross leasable area was leased at December 31, 2006. Reference is made to the Schedule of Real Estate and Accumulated Depreciation and Amortization filed with this report for a listing of the Company s Investment Properties and their respective carrying costs.

During 2006, the Company disposed of the properties leased to the United States of America which had accounted for more than 10 percent of the Company s total rental income in 2005. As of December 31, 2006, the Company does not have any one tenant that accounts for ten percent or more of its rental income.

The following table summarizes the Company s Investment Properties as of December 31, 2006 (dollars in thousands):

		Size ⁽¹⁾			t ⁽²⁾			
	High	Low	Average	High	Low		Average	
Land	2,223,000	7,000	112,000	\$ 10,197	\$	25	\$	1,001
Building	135,000	1,000	14,000	13,877		44		1,352

⁽¹⁾ Approximate square feet.

⁽²⁾ Costs vary depending upon size and local demographic factors.

In connection with the development of 11 Investment Properties, the Company has agreed to fund construction commitments (including land costs) of \$35,020,000, of which \$17,845,000 has been funded as of December 31, 2006.

Leases. Although there are variations in the specific terms of the leases, the following is a summary of the general structure of the Company s leases. Generally, the leases of the Investment Properties owned by the Company provide for initial terms of 10 to 20 years. As of December 31, 2006, the weighted average remaining lease term was approximately 12 years. The Investment Properties are generally leased under net leases pursuant to which the tenant typically will bear responsibility for substantially all property costs and expenses associated with ongoing maintenance and operation, including utilities, property taxes and insurance. In addition, the majority of the Company s leases provide that the tenant is responsible for roof and structural repairs. The leases of the Investment Properties provide for annual base rental payments (payable in monthly installments) ranging from \$11,000 to \$1,635,000 (average of \$210,000). Tenant leases generally provide for limited increases in rent as a result of fixed increases, increases in the consumer price index, and/or increases in the tenant s sales volume.

Generally, the Investment Property leases provide the tenant with one or more multi-year renewal options subject to generally the same terms and conditions as the initial lease. Some of the leases also provide that in the event the Company wishes to sell the Investment Property subject to that lease, the Company first must offer the lessee the right to purchase the Investment Property on the same terms and conditions as any offer which the Company intends to accept for the sale of the Investment Property.

Certain of the Company s Investment Properties have leases that provide the tenant with a purchase option to acquire the Investment Property from the Company. The purchase price calculations are generally stated in the lease agreement or are based on current market value.

The following table summarizes the lease expirations of the Company s Investment Portfolio as of December 31, 2006 (dollars in thousands):

	% of Total ⁽¹⁾	# of Properties	Gross Leasable Area ⁽²⁾		% of Total ⁽¹⁾	# of Properties	Leasable Area ⁽²⁾
2007	1.2%	13	206,000	2013	5.6%	30	690,000
2008	1.8%	22	406,000	2014	7.3%	39	591,000
2009	2.6%	25	490,000	2015	4.6%	22	621,000
2010	3.9%	36	383,000	2016	4.2%	22	508,000
2011	3.8%	23	439,000	2017	7.2%	28	808,000
2012	4.6%	30	531,000	Thereafter	53.2%	407	3,500,000

⁽¹⁾ Based on annualized base rent for all leases in place as of December 31, 2006.

⁽²⁾ Approximate square feet.

The following table summarizes the diversification of trade of the Company s Investment Portfolio based on the top 10 lines of trade as of December 31, 2006 (dollars in thousands):

	Top 10 Lines of Trade	2006(1)	2005(1)	2004(1)
1.	Convenience Stores	16.3%	12.1%	0.7%
2.	Restaurants Full Service	12.1%	6.6%	6.7%
3.	Drug Stores	8.3%	10.0%	11.5%
4.	Sporting Goods	7.3%	7.4%	7.8%
5.	Books	5.7%	5.8%	6.9%
6.	Grocery	5.7%	6.3%	7.7%
7.	Consumer Electronics	5.6%	5.9%	7.1%
8.	Restaurants Limited Service	4.7%	3.0%	3.1%
9.	Furniture	4.2%	4.7%	5.0%
10.	Office Supplies	4.1%	4.4%	5.2%
	Other	26.0%	33.8%	38.3%
		100.0%	100.0%	100.0%

⁽¹⁾ Based on annualized base rent for all leases in place as of December 31 of the respective year. The following table summarizes the diversification by state of the Company s Investment Portfolio as of December 31, 2006:

		% of
	#	
		Annual
	of	
State	Properties	Base Rent ⁽¹⁾
1. Texas	149	22.2%
2. Florida	77	13.4%
3. Pennsylvania	77	5.4%
4. Georgia	37	5.1%

Gross

5.	Virginia	19	3.9%
6.	California	18	3.7%
7.	Tennessee	19	3.5%
8.	Illinois	22	3.4%
9.	Missouri	14	3.3%
10.	Ohio	23	3.0%
	Other	255	33.1%
		710	100.0%

⁽¹⁾ Based on annualized base rent for all leases in place as of December 31, 2006.

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Structured Finance Investments

Structured finance agreements (included in mortgages, notes and accrued interest receivable on the consolidated balance sheets) are typically loans secured by a borrower s pledge of its ownership interest in the entity that owns the real estate. These agreements are typically subordinated to senior loans secured by first mortgages encumbering the underlying real estate. Subordinated positions are generally subject to a higher risk of nonpayment of principal and interest than the more senior loans.

In 2006 and 2005, the Company made structured finance investments of \$16,477,000 and \$5,988,000, respectively. As of December 31, 2006, the structured finance investments bear a weighted average interest rate of 13.3% per annum, of which 10.1% is payable monthly and the remaining 3.2% accrues and is due at maturity. The principal balance of each structured finance investment is due in full at maturity, which range between November 2007 and January 2009. The structured finance investments are secured by the borrowers pledge of their respective membership interests in the subsidiaries which own the respective real estate. As of December 31, 2006 and 2005, the outstanding principal balance of the structured finance investments was \$13,917,000 and \$27,805,000, respectively.

Mortgage Residual Interests

OAMI, a majority owned and consolidated subsidiary of the Company holds the residual interests from seven commercial real estate loan securitizations. Each of the Residuals is recorded at fair value based upon a third party valuation, with adjustments subsequent to the initial acquisition of the Company s interest in OAMI recorded through earnings. The Residuals had a fair value of \$31,512,000 at December 31, 2006.

Inventory Assets

The NNN TRS develops Inventory Properties (Development Properties or Development Portfolio) as well as acquires existing Inventory Properties (Exchange Properties or Exchange Portfolio). The Company s Inventory Portfolio is held with the intent to sell the properties to purchasers who are looking for replacement like-kind exchange property or to other purchasers with different investment objectives. As of December 31, 2006, NNN TRS owned 29 Development Properties (11 completed, five under construction and 13 land parcels) and 68 Exchange Properties. Reference is made to the Schedule of Real Estate and Accumulated Depreciation and Amortization filed with this report for a listing of the Inventory Properties and their respective carrying costs.

The following table summarizes the 11 completed Development Properties and 68 Exchange Properties as of December 31, 2006 (dollars in thousands):

		Size ⁽¹⁾		Cost ⁽²⁾						
	High	Low	Average	H	High		Low	Average		
Completed Development Properties:										
Land	527,000	42,000	205,000	\$	6,149	\$	387	\$	1,598	
Building	71,000	5,000	20,000		10,852		112		3,492	
Exchange Properties:										
Land	396,000	8,000	45,000		2,927		59		606	
Building (1) Approximate square feet.	50,000	2,000	5,000		8,905		74		955	

⁽²⁾ Costs vary depending upon size and local demographic factors.

Under Construction. In connection with the development of five Inventory Properties by the NNN TRS, the Company has agreed to fund total construction commitments (including land costs) of \$36,728,000, of which \$27,263,000 has been funded as of December 31, 2006.

Governmental Regulations Affecting Properties

Property Environmental Considerations. The Company may acquire a property that contains some level of contamination or potential contamination exists, subject to a determination of the level of risk and potential cost of remediation. Investments in real property create a potential for substantial environmental liability on the part of the owner of such property from the presence or discharge of hazardous substances on the property, regardless of fault. It is the Company s policy, as a part of its acquisition due diligence process, generally to obtain an environmental site assessment for each property. In such cases that the Company intends to acquire real estate where contamination or potential contamination exists, the Company generally requires the seller or tenant to (i) remediate the problem, (ii) indemnify the Company for environmental liabilities, or (iii) agree to other arrangements deemed appropriate by the Company to address environmental conditions at the property.

The Company has 25 Investment Properties currently under some level of environmental remediation. In general, the seller, the tenant or an adjacent land owner is responsible for the cost of the environmental remediation for each of these Investment Properties.

Americans with Disabilities Act of 1990. The Investment and Inventory Properties, as commercial facilities, are required to comply with Title III of the Americans with Disabilities Act of 1990 (the ADA). Investigation of a property may reveal non-compliance with the ADA. The tenants will typically have primary responsibility for complying with the ADA, but the Company may incur costs if the tenant does not comply. As of February 15, 2007, the Company has not been notified by any governmental authority of, nor is the Company's management aware of, any non-compliance with the ADA that the Company's management believes would have a material adverse effect on its business, financial condition or results of operations.

Other Regulations. State and local fire, life-safety and similar requirements regulate the use of the Company s Investment and Inventory Properties. The leases generally require that each tenant will have primary responsibility for complying with regulations, but failure to comply could result in fines by governmental authorities, awards of damages to private litigants, or restrictions on the ability to conduct business on such properties.

Item 3. Legal Proceedings

In the ordinary course of its business, the Company is a party to various legal actions that management believes is routine in nature and incidental to the operation of the business of the Company. Management believes that the outcome of these proceedings will not have a material adverse effect upon its operations, financial condition or liquidity.

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

None.

PART II

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

The common stock of the Company currently is traded on the New York Stock Exchange (NYSE) under the symbol NNN. Set forth below is a line graph comparing the cumulative total stockholder return on the Company s common stock, based on the market price of the common stock and assuming reinvestment of dividends (NNN), with the FTSE National Association of Real Estate Investment Trusts Equity Index (NAREIT) and the S&P 500 Index (S&P 500) for the five year period commencing December 31, 2001 and ending December 31, 2006. The graph assumes the investment of \$100 on December 31, 2001.

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	-

For each calendar quarter indicated, the following table reflects respective high, low and closing sales prices for the common stock as quoted by the NYSE and the dividends paid per share in each such period.

2006	First Quarter		Second Quarter	Third Quarter				Year
High	\$ 23.540		23.370	\$	22.460	\$	24.100	\$ 24.100
Low	20.220		18.810		19.820		21.250	18.810
Close	23.300		19.950		21.600		22.950	22.950
Dividends paid per share 2005	0.325		0.325		0.335		0.335	1.320
High	\$ 20.880	\$	20.990	\$	21.650	\$	20.970	\$ 21.650
Low	18.000		18.300		18.530		18.060	18.000
Close	18.450		20.470		20.000		20.370	20.370
Dividends paid per share	0.325		0.325		0.325		0.325	1.300

The following presents the characterizations for tax purposes of such common stock dividends for the years ended December 31:

	2006	5	2005	
Ordinary dividends	\$ 1.151	87.18%	\$ 1.068	82.19%
Qualified dividends	-	-	0.225	17.27%
Capital gain	0.150	11.38%	-	-
Unrecaptured Section 1250 Gain	0.019	1.44%	0.002	0.17%
Nontaxable distributions	-	-	0.005	0.37%
	\$ 1.320	100.00%	\$ 1.300	100.00%

The Company intends to pay regular quarterly dividends to its stockholders, although all future distributions will be declared and paid at the discretion of the board of directors and will depend upon cash generated by operating activities, the Company s financial condition, capital requirements, annual distribution requirements under the REIT provisions of the Internal Revenue Code of 1986, as amended, and such other factors as the board of directors deems relevant.

In February 2007 the Company paid dividends to its stockholders of \$20,115,000 or \$0.335 per share of common stock.

On February 15, 2007, there were 1,526 stockholders of record of common stock.

Item 6. Selected Financial Data

Historical Financial Highlights

(dollars in thousands, except per share data)

	2006	2005	2004	2003	2002
Gross revenues ⁽¹⁾	\$ 180,876	\$ 151,831	\$ 133,875	\$ 112,073	\$ 102,067
Earnings from continuing operations	73,538	44,083	38,216	30,653	28,098
Net earnings	182,505	89,400	64,934	53,473	48,058
Total assets	1,916,785	1,733,416	1,300,048	1,213,778	958,300
Total debt	776,737	861,045	524,241	467,419	386,912
Total equity	1,096,505	828,087	756,998	730,754	549,141
Cash dividends declared to:					
Common stockholders	76,035	69,018	66,272	55,473	51,178
Series A Preferred Stock stockholders	4,376	4,008	4,008	4,008	4,010
Series B Convertible Preferred Stock					
stockholders	419	1,675	1,675	502	-
Series C Redeemable Preferred Stock					
stockholders	923	-	-	-	-
Weighted average common shares:					
Basic	57,428,063	52,984,821	51,312,434	43,108,213	40,383,405
Diluted	58,079,875	54,640,143	51,742,518	43,896,800	40,588,957
Per share information:					
Earnings from continuing operations:					
Basic	1.18	0.72	0.63	0.61	0.60
Diluted	1.17	0.73	0.63	0.61	0.59
Net earnings:					
Basic	3.08	1.58	1.15	1.14	1.09
Diluted	3.05	1.56	1.15	1.13	1.09
Dividends declared to:					
Common stockholders	1.32	1.30	1.29	1.28	1.27
Series A Preferred Stock stockholders	2.45625	2.25	2.25	2.25	2.25
Series B Convertible Preferred Stock					
stockholders	41.875	167.50	167.50	50.25	-
Series C Redeemable Preferred Stock					
depositary stockholders	0.250955	-	-	-	-
Other data:					
Cash flows provided by (used in):					
Operating activities	18,561	30,930	85,800	54,215	111,589
Investing activities	(106,984)	(242,487)	(69,963)	(256,870)	(15,142)
Financing activities	81,864	217,844	(19,225)	205,965	(101,654)
Funds from operations diluted	97,121	81,803	73,065	61,749	54,595

(1) Gross revenues include revenues from the Company s continuing and discontinued operations. The Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards (SFAS) No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets. This statement addresses financial accounting and reporting for the impairment or disposal of long-lived assets and broadens the presentation of discontinued operations in the income statement to include a component of an entity. Accordingly, the results of operations related to these certain properties that have been classified as held for sale or have been disposed of subsequent to December 31, 2001, the effective date of SFAS No. 144, have been reclassified as earnings from discontinued operations.

(2) The National Association of Real Estate Investment Trusts (NAREIT) developed FFO as a relative non-GAAP financial measure of performance of a REIT in order to recognize that income-producing real estate historically has

not depreciated on the basis determined under GAAP. FFO is defined by NAREIT and is used by the Company as follows: net earnings (computed in accordance with GAAP) plus depreciation and amortization of assets unique to the real estate industry, excluding gains (or including losses) on the disposition of real estate held for investment, and the Company s share of these items from the Company s unconsolidated partnerships.

FFO is generally considered by industry analysts to be the most appropriate measure of operating performance of real estate companies. FFO does not necessarily represent cash provided by operating activities in accordance with GAAP and should not be considered an alternative to net income as an indication of the Company s operating performance or to cash flow as a measure of liquidity or ability to make distributions. Management considers FFO an appropriate measure of operating performance of an equity REIT because it primarily excludes the assumption that the value of the real estate assets diminishes predictably over time, and because industry analysts have accepted it as an operating performance measure. The Company s computation of FFO may differ from the methodology for calculating FFO used by other equity REITs, and therefore, may not be comparable to such other REITs.

The Company has earnings from discontinued operations in each of its segments, investment assets and inventory assets, real estate held for investment and real estate held for sale. All property dispositions from the Company s investment segment are classified as discontinued operations. In addition, certain properties in the Company s inventory segment that have generated revenues before disposition are classified as discontinued operations. These inventory properties have not historically been classified as discontinued operations, therefore, prior period comparable consolidated financial statements have been restated to include these properties in its earnings from discontinuing operations and an increase in the Company s reported total revenues and total and per share earnings from continuing operations and an increase in the Company s reported total. However, the Company s total and per share net earnings available to common stockholders is not affected.

The following table reconciles FFO to their most directly comparable GAAP measure, net earnings for the years ended December 31:

	2006	2005	2004	2003	2002
Reconciliation of funds from operations:					
Net earnings	\$ 182,505	\$ 89,400	\$ 64,934	\$ 53,473	\$ 48,058
Real estate depreciation and					
amortization:					
Continuing operations	20,874	14,871	11,296	9,572	8,822
Discontinued operations	1,545	5,536	4,419	2,300	1,506
Partnership real estate depreciation	463	606	622	699	479
Partnership gain on sale of asset	(262)	-	-	-	-
Gain on disposition of equity					
investment	(11,373)	-	-	-	-
Gain on disposition of investment assets	(91,332)	(9,816)	(2,523)	(287)	(260)
Extraordinary gain	-	(14,786)	-	-	-
FFO	102,420	85,811	78,748	65,757	58,605
Series A Preferred Stock dividends	(4,376)	(4,008)	(4,008)	(4,008)	(4,010)
Series B Convertible Preferred Stock					
dividends	(419)	(1,675)	(1,675)	(502)	-
Series C Redeemable Preferred Stock					
dividends	(923)	-	-	-	-
FFO available to common stockholders					
basic	96,702	80,128	73,065	61,247	54,595
Series B Convertible Preferred Stock		, -	,	- , -	- ,
dividends, if dilutive	419	1,675	-	502	-
<i>,</i>					
FFO available to common stockholders					
diluted	\$ 97,121	\$ 81,803	\$ 73,065	\$ 61,749	\$ 54,595

For a discussion of material events affecting the comparability of the information reflected in the selected financial data, refer to Item 7. Management s Discussion and Analysis of Financial Condition and Results of Operation.

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

The following discussion and analysis should be read in conjunction with Item 6. Selected Financial Data, and the consolidated financial statements and related notes included elsewhere in this Annual Report on Form 10-K, and the forward-looking disclaimer language in italics before Item 1. Business.

National Retail Properties, Inc., a Maryland corporation, is a fully integrated real estate investment trust (REIT) formed in 1984. The terms Registrant or Company refer to National Retail Properties, Inc. and its majority owned and controlled subsidiaries. These subsidiaries include the wholly owned qualified REIT subsidiaries of National Retail Properties, Inc., as well as the taxable REIT subsidiaries and their majority owned and controlled subsidiaries (the NNN TRS). Effective May 1, 2006, Commercial Net Lease Realty, Inc. changed its name to National Retail Properties, Inc.

Overview

The Company s operations are divided into two primary business segments: (i) investment assets, including real estate assets, structured finance investments (included in mortgages, notes and accrued interest receivable on the consolidated balance sheets) and mortgage residual interests (collectively, Investment Assets), and (ii) inventory real estate assets (Inventory Assets). The Investment Assets are operated through National Retail Properties, Inc. and its wholly owned qualified REIT subsidiaries. The Company acquires, owns, invests in, manages and develops properties that are leased primarily to retail tenants under long-term net leases (Investment Properties or Investment Portfolio). The Inventory Assets are operated through the NNN TRS. The NNN TRS, directly and indirectly, through investment interests, owns real estate primarily for the purpose of selling the real estate (Inventory Properties or Investment).

As of December 31, 2006, the Company owned 710 Investment Properties, with an aggregate leasable area of 9,341,000 square feet, located in 44 states. Approximately 98 percent of the Company s Investment Portfolio was leased at December 31, 2006. In addition to the Investment Properties, as of December 31, 2006, the Company had \$13,917,000 and \$31,512,000 in structured finance investments and mortgage residual interests, respectively. As of December 31, 2006, the NNN TRS owned 97 Inventory Properties.

As of October 31, 2005, the Inventory Assets were operated through Commercial Net Lease Realty Services, Inc. (Services) and its majority owned and controlled subsidiaries. Effective November 1, 2005, Services merged with and into National Retail Properties, Inc., and a former Services subsidiary, CNLRS Exchange I, Inc., became the holding company for the Company's development and exchange activities. Effective October 2, 2006, CNLRS Exchange I, Inc. changed its name to NNN TRS, Inc.

The NNN TRS, directly and indirectly, through investment interests, owns real estate primarily for the purpose of selling the real estate (Inventory Properties or Inventory Portfolio). The NNN TRS acquires and develops Inventory Properties (Development Properties or

Development Portfolio) and also acquires existing Inventory Properties (Exchange Properties or Exchange Portfolio). As of December 31, 2006, the NNN TRS owned 29 Development Properties (11 completed inventory, five under construction and 13 land parcels) and 68 Exchange Properties.

The Company s management team focuses on certain key indicators to evaluate the financial condition and operating performance of the Company. The key indicators for the Company include items such

as: the composition of the Company s Investment Portfolio and structured finance investments (such as tenant, geographic and industry classification diversification), the occupancy rate of the Company s Investment Portfolio, certain financial performance ratios and profitability measures, industry trends and performance compared to that of the Company, and returns the Company receives on its invested capital.

The Company has recently increased its investments in the convenience store and restaurant sectors. Both of these sectors represent a large part of the freestanding retail property marketplace which the Company believes represents areas of attractive investment opportunity. Similarly, the Company has some geographic focus in Texas and Florida which the Company believes are areas of above average population growth which provide relatively strong investment opportunity for retailers and retail real estate investments.

Critical Accounting Policies and Estimates

The preparation of the Company s consolidated financial statements in conformance with accounting principles generally accepted in the United States of America requires management to make numerous estimates and judgments on assumptions that affect the reported amounts of assets, liabilities, revenues and expenses as well as other disclosures in our financial statements. On an ongoing basis, management evaluates its estimates and judgments. However, actual results may differ from these estimates and assumptions which in turn could have a material impact on the Company s financial statements. A summary of the Company s accounting policies and procedures are included in Note 1 of the Company s consolidated financial statements. Management believes the following critical accounting policies among others affect its more significant judgments and estimates used in the preparation of the Company s consolidated financial statements.

Real Estate Investment Portfolio. The Company records the acquisition of real estate at cost, including acquisition and closing costs. The cost of properties developed by the Company includes direct and indirect costs of construction, property taxes, interest and other miscellaneous costs incurred during the development period until the project is substantially complete and available for occupancy.

Purchase Accounting for Acquisition of Real Estate Subject to a Lease For acquisitions of real estate subject to a lease subsequent to June 30, 2001, the effective date of Statement of Financial Accounting Standards (SFAS) No. 141, Business Combinations, (SFAS 141), the fair value of the real estate acquired is allocated to the acquired tangible assets, consisting of land, building and tenant improvements, and identified intangible assets and liabilities, consisting of the value of above-market and below-market leases, value of in-place leases value of tenant relationships, based in each case on their relative fair values.

Real estate is generally leased to tenants on a net lease basis, whereby the tenant is responsible for all operating expenses relating to the property, including property taxes, insurance, maintenance and repairs. The leases are accounted for using either the operating or the direct financing method. Such methods are described below:

Operating method Leases accounted for using the operating method are recorded at the cost of the real estate. Revenue is recognized as rentals are earned and expenses (including depreciation) are charged to operations as incurred. Buildings are depreciated on the straight-line method over their estimated useful lives (generally 35 to 40 years). Leasehold interests are amortized on the straight-line method over the terms of their respective leases. When scheduled

rentals vary during the lease term, income is recognized on a straight-line basis so as to produce a constant periodic rent over the term of the lease. Accrued rental income is the aggregate difference between the scheduled rents which vary during the lease term and the income recognized on a straight-line basis.

Direct financing method Leases accounted for using the direct financing method are recorded at their net investment (which at the inception of the lease generally represents the cost of the property). Unearned income is deferred and amortized into income over the lease terms so as to produce a constant periodic rate of return on the Company s net investment in the leases.

Management periodically assesses its real estate for possible impairment whenever events or changes in circumstances indicate that the carrying value of the asset, including accrued rental income, may not be recoverable through operations. Management determines whether an impairment in value has occurred by comparing the estimated future cash flows (undiscounted and without interest charges), including the residual value of the real estate, with the carrying cost of the individual asset. If an impairment is indicated, a loss will be recorded for the amount by which the carrying value of the asset exceeds its fair value.

Real Estate Inventory Portfolio. The NNN TRS acquires, develops and owns properties that it intends to sell. The properties that are classified as held for sale at any given time may consist of properties that have been acquired in the marketplace with the intent to sell and properties that have been, or are currently being, constructed by the NNN TRS. The NNN TRS records the acquisition of the real estate at cost, including the acquisition and closing costs. The cost of the real estate developed by the NNN TRS includes direct and indirect costs of construction, interest and other miscellaneous costs incurred during the development period until the project is substantially complete and available for occupancy. Real estate held for sale is not depreciated.

Mortgage Residual Interests, at Fair Value. Mortgage residual interests, classified as available for sale, are reported at their market values with unrealized gains and losses reported as other comprehensive income in stockholders equity. The mortgage residual interests were acquired in connection with the acquisition of 78.9 percent equity interest of OAMI. The Company recognizes the excess of all cash flows attributable to the mortgage residual interests estimated at the acquisition/transaction date over the initial investment (the accretable yield) as interest income over the life of the beneficial interest using the effective yield method. Losses are considered other than temporary valuation impairments if and when there has been a change in the timing or amount of estimated cash flows, exclusive of changes in interest rates, that leads to a loss in value. Certain of the mortgage residual interests have been pledged as security for notes payable.

Revenue Recognition. Rental revenues for non-development real estate assets are recognized when earned in accordance with SFAS 13, Accounting for Leases, based on the terms of the lease at the time of acquisition of the leased asset. Rental revenues for properties under construction commence upon completion of construction of the leased asset and delivery of the leased asset to the tenant.

Use of Estimates. Additional critical accounting policies of the Company include management s estimates and assumptions relating to the reporting of assets and liabilities, revenues and expenses and the disclosure of contingent assets and liabilities to prepare the consolidated financial statements in conformity with accounting principles generally accepted in the United States of America. Additional critical accounting policies include management s estimates of the useful lives used in calculating depreciation expense relating to the Company s real estate assets, the recoverability of the carrying

value of long-lived assets, including the mortgage residual interests, the collectibility of receivables from tenants, including accrued rental income, and capitalized overhead relating to development projects. Actual results could differ from those estimates.

Results of Operations

Property Analysis Investment Portfolio

General. The following table summarizes the Company s Investment Portfolio as of December 31:

	2006	2005	2004
Investment Properties Owned:			
Number	710	524	362
Total gross leasable area (square feet)	9,341,000	9,227,000	8,542,000
Investment Properties Leased:			
Number	697	512	351
Total gross leasable area (square feet)	9,173,000	9,066,000	8,322,000
Percent of total gross leasable area	98%	98%	97%
Weighted average remaining lease term (years)	12	11	10

The following table summarizes the lease expirations of the Company s Investment Portfolio as of December 31, 2006.

	% of Total ⁽¹⁾	# of Properties	Gross Leasable Area ⁽²⁾		% of Total ⁽¹⁾	# of Properties	Leasable Area ⁽²⁾
2007	1.2%	13	206,000	2013	5.6%	30	690,000
2008	1.8%	22	406,000	2014	7.3%	39	591,000
2009	2.6%	25	490,000	2015	4.6%	22	621,000
2010	3.9%	36	383,000	2016	4.2%	22	508,000
2011	3.8%	23	439,000	2017	7.2%	28	808,000
2012	4.6%	30	531,000	Thereafter	53.2%	407	3,500,000

⁽¹⁾ Based on the annualized base rent for all leases in place as of December 31, 2006.

⁽²⁾ Approximate square feet.

The following table summarizes the diversification of the Company s Investment Portfolio based on the top 10 lines of trade as of December 31, 2006 (dollars in thousands):

	Top 10 Lines of Trade	2006 ⁽¹⁾	2005 ⁽¹⁾	2004 ⁽¹⁾
1.	Convenience Stores	16.3%	12.1%	0.7%
2.	Restaurants Full			
	Service	12.1%	6.6%	6.7%
3.	Drug Stores	8.3%	10.0%	11.5%
4.	Sporting Goods	7.3%	7.4%	7.8%
5.	Books	5.7%	5.8%	6.9%

Gross

6.	Grocery	5.7%	6.3%	7.7%
7.	Consumer			
	Electronics	5.6%	5.9%	7.1%
8.	Restaurants			
	Limited Service	4.7%	3.0%	3.1%
9.	Furniture	4.2%	4.7%	5.0%
10.	Office Supplies	4.1%	4.4%	5.2%
	Other	26.0%	33.8%	38.3%
		100.0%	100.0%	100.0%

⁽¹⁾ Based on the annualized base rent for all leases in place as of December 31 of the respective year.

The following table shows the top 10 states in which the Company s Investment Properties are located in as of December 31, 2006 (dollars in thousands):

			% of
		Number	Annual
		of	Base
	State	Properties	Rent ⁽¹⁾
1.	Texas	149	22.2%
2.	Florida	77	13.4%
3.	Pennsylvania	77	5.4%
4.	Georgia	37	5.1%
5.	Virginia	19	3.9%
6.	California	18	3.7%
7.	Tennessee	19	3.5%
8.	Illinois	22	3.4%
9.	Missouri	14	3.3%
10.	Ohio	23	3.0%
	Other	255	33.1%
		710	100.0%

⁽¹⁾ Based on annualized base rent for all leases in place as of December 31, 2006.

Property Acquisitions. The following table summarizes the Investment Property acquisitions for each of the years ended December 31 (dollars in thousands):

	2006	2005	2004
Acquisitions:			
Number of Investment Properties	213	170	36
Gross leasable area (square feet)	1,130,000	1,150,000	825,000
Total dollars invested ⁽¹⁾	\$ 371,898	\$ 332,461	\$ 139,303

⁽¹⁾ Includes dollars invested on projects currently under construction.

Property Dispositions. The following table summarizes the Investment Properties sold by the Company for each of the years ended December 31 (dollars in thousands):

	2006	2005	2004
Number of properties	30	12	20
Gross leasable area (square feet)	1,015,000	476,000	155,000
Net sales proceeds	319,361	40,377	32,544
Net gain	\$ 91,332	\$ 9,816	\$ 2,523
Property Analysis Inventory Portfolio			

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General. The following summarizes the number of properties held for sale in the Company s Inventory Portfolio as of December 31:

	2006	2005	2004
Development Portfolio:			
Completed Inventory Properties	11	1	4
Properties under construction	5	12	7
Land parcels	13	4	4
	29	17	15
Exchange Portfolio:			
Inventory Properties	68	46	6
Total Inventory Properties	97	63	21

Property Acquisitions. The following table summarizes the property acquisitions and dollars invested in the Inventory Portfolio for each of the years ended December 31 (dollars in thousands):

	2006	2005	2004
Development Portfolio:			
Number of properties acquired	16	58	33
Dollars invested ⁽¹⁾	\$ 82,524	\$ 66,527	\$ 48,318
Exchange Portfolio:			
Number of properties acquired	77	4	8
Dollars invested	\$ 118,553	\$ 10,714	\$ 26,366
Total dollars invested	\$ 201,077	\$ 134,373	\$ 76,647

⁽¹⁾ Includes dollars invested on projects currently under construction.

Property Dispositions. The following table summarizes the number of Inventory Properties sold and the corresponding gain recognized from the disposition of real estate held for sale included in earnings from continuing and discontinued operations for each of the years ended December 31 (dollars in thousands):

	2006	Ď		2005		2004	
	# of Properties	Gain	# of Properties	Gain	# of Properties	Gain	
	Toperties	Gain	Toperties	Gain	Topentes	Gain	
Development	9	\$ 9,698	12	\$ 18,065	16	\$ 20,673	
Exchange	55	3,892	16	2,641	8	1,912	
Intercompany							
eliminations	-	190	-	921	-	817	
Minority interest,							
Development	-	(4,114)	-	(5,999)	-	(6,422)	
	64	\$ 9,666	28	\$ 15,628	24	\$ 16,980	

Business Combinations

Orange Avenue Mortgage Investments, Inc. On May 2, 2005, the Company exercised its option to acquire 78.9 percent of the common shares of OAMI for \$9,379,000. In December 2004, OAMI sold its loan origination, securitization and servicing operations and the majority of its assets and liabilities to a third party, leaving OAMI with an interest in seven commercial real estate loan securitization residual interests. The loans in each of the securitizations are secured by first mortgages on commercial real estate and generally borrower personal guarantees. As a result of the option exercise, the Company has consolidated OAMI in its consolidated financial statements.

In accordance with SFAS No. 141, Business Combinations, (SFAS 141), the Company recorded the assets and liabilities of OAMI at fair value. The Company recognized an extraordinary gain of \$14,786,000, equal to the excess fair value over the option price, as all assets acquired were financial assets and current assets.

Between June 2001 and July 2003, a wholly owned subsidiary of the Company, Net Lease Funding, Inc. (NLF), entered into five limited liability company agreements with OAMI to create five limited liability companies (collectively, the LLCs). Kevin B. Habicht, an officer and director of the Company is an officer, director and indirect stockholder of OAMI. Craig Macnab, an officer and director of the Company and Julian E. Whitehurst, an officer of the Company, are each an officer and director of OAMI. Each of the LLCs holds an interest in mortgage loans and is 100 percent equity financed. Prior to the acquisition of the 78.9 percent equity interest in OAMI, NLF held a non-voting

and non-controlling interest in each of the LLCs ranging between 36.7 and 44.0 percent and accounted for its investment under the equity method of accounting.

As a result of the Company s acquisition of 78.9 percent equity interest in OAMI, the Company s interest in the LLCs is no longer accounted for as an equity investment and is now included as part of OAMI in the Company s consolidated financial statements. In addition, certain officers and directors of the Company own preferred shares of OAMI.

Prior to the acquisition of 78.9 percent equity interest in OAMI, the Company received \$2,749,000 and \$10,562,000 in distributions from the LLCs during the years ended December 31, 2005 and 2004, respectively. For the years ended December 31, 2005 and 2004, the Company recognized \$1,467,000 and \$5,042,000 of earnings, respectively, from the LLCs.

In connection with the independent valuations of the Residuals fair value, the Company reduced the carrying value of the Residuals to reflect such fair value at December 31, 2005. The reduction in the Residuals value that related to the Residuals acquired at the time of the option exercise was recorded as a purchase price allocation adjustment. The reduction in the Residuals value acquired at the time of the option exercise that related to the period subsequent to the option exercise, as well as the reduction in the value related to the portion of the Residuals owned by NLF, was recorded as an aggregate other than temporary valuation impairment of \$8,779,000 and \$2,382,000 for the years ended December 31, 2006 and 2005, respectively. Unrealized gains of \$1,992,000 were recorded as other comprehensive income in the Statement of Stockholders Equity during the year ended December 31, 2006.

The Company merged certain of its wholly owned subsidiaries into National Retail Properties, Inc. and elected to convert OAMI to a REIT. As a result, effective January 1, 2005, OAMI was taxed as a REIT under Sections 856 through 860 of the Internal Revenue Code of 1986, as amended, and related regulations. Upon making the REIT conversion, \$3,453,000 of OAMI s tax liability was eliminated and recorded as an adjustment to the net assets acquired at the time of the option exercise. The remaining tax liability will be reduced over the next ten years in proportion to the reduction of the basis of the respective mortgage residual interests.

National Properties Corporation. On June 16, 2005, the Company acquired 100 percent of National Properties Corporation (NAPE), a publicly traded company, which owned 43 freestanding properties located in 12 states. Results of NAPE operations have been included in the consolidated financial statements since the date of acquisition. NAPE stockholders received 1,636,532 newly issued shares of the Company s common stock. In accordance with SFAS 141, the acquisition price of \$32,199,000 was allocated to the assets acquired and liabilities assumed at their fair values.

Revenue from Continuing Operations Analysis

General. During the year ended December 31, 2006, the Company s rental income increased primarily due to the acquisition of Investment Properties (See Results of Operations Property Analysis Investment Portfolio Property Acquisitions). The Company anticipates any significant increase in rental income will continue to come primarily from additional property acquisitions.

The following summarizes the Company s revenues from continuing operations for each of the years ended December 31 (dollars in thousands):

				P	ercent of Tota	1	2006	2005
				1			Versus	Versus
							2005	2004
	2006	2005	2004	2006	2005	2004	Percent Increase (Decrease)	Percent Increase (Decrease)
Rental Income ⁽¹⁾	\$ 134,196	\$ 100,836	\$ 84,546	89.0%	85.1%	88.9%	33.1%	19.3%
Real estate expense reimbursement from tenants Interest and other income from real estate transactions Interest income on mortgage residual interests	4,862 4,462 7,268	4,094 6,143 7,349	2,828 7,695	3.2% 3.0% 4.8%	3.5% 5.2% 6.2%	3.0% 8.1%	18.8% (27.4)% (1.1)%	44.8% (20.2)% 100.0%
Total revenues	\$ 150,788	\$ 118,422	\$ 95,069	100.0%	100.0%	100.0%	27.3%	24.6%

⁽¹⁾Includes rental income from operating leases, earned income from direct financing leases and contingent rental income from continuing operations (Rental Income).

Revenue from Operations by Source of Income. The Company has identified two primary business segments, and thus, sources of revenue: (i) earnings from the Company s Investment Assets and (ii) earnings from the Company s Inventory Assets. The revenues generated by each of the Company s two primary operating segments have remained relatively consistent as a percentage of the Company s total revenues from continuing operations. The following table summarizes the revenues from continuing operations for each of the years ended December 31, (dollars in thousands):

				Р	Percent of Total					2006		2005
					010	ent of fou				Versus		Versus
										2005		2004
										Percent		Percent
										Increase		Increase
	2006	2005	2004	2006		2005	2	2004	(]	Decrease)	((Decrease)
Investment Assets	\$ 134,334	\$ 113,865	\$ 91,018	89.1%		96.2%		95.7%		18.0%		25.1%
Inventory Assets	16,454	4,557	4,051	10.9%		3.8%		4.3%		261.1%		12.5%
Total revenue from continuing												
operations	\$ 150,788	\$ 118,422	\$ 95,069	100.0%		100.0%	1	00.0%		27.3%		24.6%

Comparison of Year Ended December 31, 2006 to Year Ended December 31, 2005.

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Rental Income. The Company s Rental Income increased primarily due to the addition of an aggregate gross leasable area of 1,130,000 square feet to the Company s Investment Portfolio resulting from the acquisition of an additional 213 Investment Properties during the year ended December 31, 2006, of which 38 Investment Properties with an aggregate 272,000 square feet of gross leasable area were acquired in the last three months of 2006. The Investment Portfolio occupancy rate remained relatively stable at approximately 98 percent for each of the years ended December 31, 2006 and 2005.

Real Estate Expense Reimbursements from Tenants. Real estate expense reimbursements from tenants remained fairly constant as a percent of total revenues from continuing operations. The increase for the

year ended December 31, 2006 as compared to the year ended December 31, 2005 was attributable to a full year of reimbursements from certain tenants acquired in 2005 and the reimbursements from the newly acquired Investment Properties in 2006.

Interest and Other Income from Real Estate Transactions. Interest and other income from real estate transactions decreased for the year ended December 31, 2006, primarily due to a decrease in interest earned on the structured finance investments compared to the year ended December 31, 2005. The weighted average outstanding principal balance of the structured finance investments during the year ended December 31, 2006 and 2005 was \$16,834,000 and \$27,584,000, respectively. In addition, the Company received \$886,000 of disposition and development fee income during the year ended December 31, 2005. There was no fee income recognized in 2006.

Interest Income on Mortgage Residual Interests. The Company recognizes interest income on mortgage residual interests as a result of its acquisition of 78.9 percent equity interest in OAMI in May 2005. As a result of the timing of the acquisition, the Company recognized such income for the entire year ended December 31, 2006, versus a partial period in 2005 (see Business Combinations). However, the increase in interest income from the mortgage residual interests for the year ended December 31, 2006, is partially offset by a decrease in interest income as a result of the amortization and prepayments of the underlying loans.

Gain from Disposition of Real Estate, Inventory Portfolio. Inventory Properties typically are operating properties and are classified as discontinued operations. However, the gains on the sale of Inventory Properties which are sold prior to rent commencement are reported in continuing operations. The increase in the gain from the disposition of real estate is primarily due to the varying gross margin on sales of these Inventory Properties and the timing of such sales.

The following table summarizes the Inventory Property dispositions included in continuing operations for the years ended December 31 (dollars in thousands):

	2006		2005					
	# of Properties	Gain	# of Properties		Gain			
Gain	6	\$ 8,000	6	\$	2,010			
Minority interest	-	(3,609)	-		-			
Gain, net of minority interest	6	\$ 4,391	6	\$	2,010			

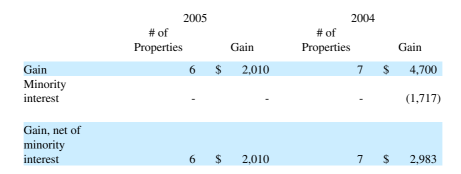
Comparison of Year Ended December 31, 2005 to Year Ended December 31, 2004.

Rental Income. Rental Income increased for the year ended December 31, 2005, as compared to the year ended December 31, 2004, primarily due to the addition of an aggregate gross leasable area of 1,150,000 square feet to the Company s Investment Portfolio resulting from the acquisition of 170 Investment Properties during the year ended December 31, 2005.

Real Estate Expense Reimbursements from Tenants. Real estate expense reimbursements from tenants increased for the year ended December 31, 2005, as compared to the year ended December 31, 2004, primarily due to a full year of expense reimbursements during 2005 from certain tenants acquired during 2004.

Gain from Disposition of Real Estate, Inventory Portfolio. The gain on disposition of real estate held for sale included in continuing operations decreased for the year ended December 31, 2005, as

compared to the year ended December 31, 2004, primarily due to the number of properties sold and the varying gross margin on sales of Inventory Properties. The following table summarizes the property dispositions included in continuing operations for the year ended December 31 (dollars in thousands):



Interest and Other Income from Real Estate Transactions. Interest and other income from real estate transactions decreased for the year ended December 31, 2005, as compared to the year ended December 31, 2004, primarily due to a decrease in interest earned on the structured finance investments for the year ended December 31, 2005. The weighted average outstanding principal balance of the structured finance investments during the year ended December 31, 2005 and 2004 was \$27,584,000 and \$44,424,000, respectively. However, the decrease was partially offset by the \$886,000 and \$175,000 of disposition and development fee income received during the year ended December 31, 2005 and 2004, respectively.

Analysis of Expenses from Continuing Operations

General. During 2006 operating expenses from continuing operations increased primarily as a result of the acquisition of additional properties but remained generally proportionate to the Company s total revenues from continuing operations. The following summarizes the Company s expenses from continuing operations (dollars in thousands):

	2006	2005	2004
General and administrative	\$ 24,012	\$ 22,418	\$ 21,664
Real estate	7,088	5,938	4,986
Depreciation and amortization	22,971	16,792	12,975
Impairment real estate, Investment Portfolio	-	1,673	-
Impairment mortgage residual interests valuation adjustment	8,779	2,382	-
Restructuring costs	1,580	-	-
Transition costs	-	-	3,741
Total operating expenses	\$ 64,430	\$ 49,203	\$ 43,366
Interest and other income	\$ (3,815)	\$ (2,039)	\$ (3,760)
Interest expense	45,874	33,309	27,972
Total other expenses (revenues)	\$ 42,059	\$ 31,270	\$ 24,212

	Oper	entage of To	ses	Contir	e of Revenue nuing Operation	ions	2006 Versus 2005 Percent Increase	2005 Versus 2004 Percent Increase
	2006	2005	2004	2006	2005	2004	(Decrease)	(Decrease)
General and administrative	37.3%	45.6%	50.0%	15.9%	18.9%	22.8%	7.1%	3.5%
Real estate	11.0%	12.1%	11.5%	4.7%	5.0%	5.2%	19.4%	19.1%
Depreciation and amortization	35.7%	34.1%	29.9%	15.2%	14.2%	13.6%	36.8%	29.4%
Impairment real estate, Investment Portfolio	-	3.4%	-	-	1.4%	-	(100.0)%	100.0%
Impairment mortgage residual interests								
valuation adjustment	13.6%	4.8%	-	5.8%	2.0%	-	268.6%	100.0%
Restructuring costs	2.4%	-	-	1.1%	-	-	100.0%	-
Transition costs	-	-	8.6%	-	-	3.9%	-	(100.0)%
Total operating expenses	100.0%	100.0%	100.0%	47.2%	41.5%	45.5%	30.9%	13.5%
Interest and other income	(9.1)%	(6.5)%	(15.5)%	(2.5)%	(1.7)%	(4.0)%	87.1%	(45.8)%
Interest expense	109.1%	106.5%	115.5%	30.4%	28.1%	29.4%	37.7%	19.1%
Total other expenses (revenues)	100.0%	100.0%	100.0%	27.9%	26.4%	25.5%	34.5%	29.2%

Comparison of Year End December 31, 2006 to Year Ended December 31, 2005.

General and Administrative. General and administrative expenses increased for the year ended December 31, 2006, however, such expenses decreased as a percentage of total operating expenses from continuing operations for the year ended December 31, 2006. The increase in general and administrative expenses for 2006 was primarily attributable to (i) an increase in expenses related to personnel compensation, (ii) an increase in professional services provided to the Company, and (iii) an increase in lost pursuit costs. The increase in 2006 was partially offset by the decrease in expenses related to personnel as a result of a workforce reduction in April 2006 and an increase in costs capitalized to projects under development.

Real Estate. Real estate expenses increased for the year ended December 31, 2006, as compared to the year ended December 31, 2005; however, such expenses remained fairly consistent as a percentage of total operating expenses and total revenues from continuing operations. The increase in real estate expenses for 2006 when compared to the same period for 2005 is primarily attributable to (i) an increase in tenant reimbursable real estate expenses, (ii) an increase in expenses related to vacant properties, and (iii) an increase in certain real estate expenses that were not reimbursable by tenants.

Depreciation and Amortization. Depreciation and amortization expenses increased for the year ended December 31, 2006, as compared to the year ended December 31, 2005; however, such expenses remained fairly consistent as a percentage of total operating expenses and total revenues from continuing operations. The increase for the year ended December 31, 2006, when compared to the same period in 2005 is attributable to (i) the acquisition of 213 Investment Properties with an aggregate gross leasable area of 1,130,000 square feet in 2006 and (ii) a full year of depreciation and amortization on the 170 Investment Properties with an aggregate gross leasable area of 1,150,000 square feet acquired in 2005. The increase in depreciation and amortization was partially offset by the disposition of 30 Investment Properties with an aggregate gross leasable area of 1,015,000 square feet during the year ended December 31, 2006.

Impairment Real Estate, Investment Portfolio. The Company reviews long-lived assets for impairment whenever events or changes in circumstances indicate that the carrying amount of the asset

may not be recoverable. Events or circumstances that may occur include changes in real estate market conditions, the ability of the Company to re-lease properties that are currently vacant or become vacant, and the ability to sell properties at an attractive return. Generally, the Company calculates a possible impairment by comparing the future cash flows to the current net book value. Impairments are measured as the amount by which the current book value of the asset exceeds the fair value of the asset.

Impairment Mortgage Residual Interests Valuation Adjustment. In connection with the independent valuations of the Residuals fair value, the Company reduced the carrying value of the Residuals to reflect such fair value at December 31, 2006 and 2005.

The reduction in the Residuals value that related to the Residuals acquired at the time of the option exercise was recorded as a purchase price allocation adjustment. The reduction in the Residuals value acquired at the time of the option exercise that related to the period subsequent to the option exercise, as well as the reduction in value related to the portion of the Residuals previously owned by NLF, were recorded as an aggregate other than temporary valuation impairment in 2005 (see Business Combinations).

The Company reduced the carrying value of the Residuals during the year ended December 31, 2006, based upon the fair value as determined by an independent valuation. The decrease in the value of the Residuals was primarily the result of the increase in prepayment speeds of the underlying loans. The valuation adjustments that are considered other than temporary are recorded as a reduction of earnings from operations.

Restructuring Costs. During the year ended December 31, 2006, the Company recorded restructuring costs of \$1,580,000, which included severance costs and accelerated vesting of restricted stock in connection with a workforce reduction in April 2006.

Interest Expense. The increase in interest expense for the year ended December 31, 2006, over the year ended December 31, 2005, was primarily due to a \$241,104,000 increase in the weighted average long-term debt outstanding for the year ended December 31, 2006. The increase in the weighted average long-term debt outstanding is attributable to the increase in Investment and Inventory Properties and the acquisition of the 78.9 percent equity interest in OAMI. This increase was offset slightly by a 25 basis point decrease in the overall weighted average interest rate for 2006 compared to 2005. The following represents the primary changes in debt:

- (i) issuance of \$150,000,000 of notes payable in November 2005 with an effective interest rate of 6.185% due in December 2015,
- (ii) the increase in the weighted average debt outstanding on the revolving credit facility (increased by \$61,819,000),
- (iii) issuance of \$172,500,000 of notes payable in September 2006 with an effective interest rate of 3.95% due in September 2026,
- (iv) the \$20,800,000 variable rate term note assumed in connection with the acquisition of NAPE in June 2005,
- (v) the \$32,000,000 secured notes payable acquired in May 2005 in connection with the 78.9 percent equity interest in OAMI, and
- (vi) repayment of a mortgage in February 2006 with a balance of \$18,538,000 at December 31, 2005 with an interest rate of 7.435%.

Comparison of Year Ended December 31, 2005 to Year Ended December 31, 2004.

General and Administrative. General and administrative expenses increased for the year ended December 31, 2005 compared to the year ended December 31, 2004, primarily as a result of (i) an increase in professional services provided to the Company, and (ii) increases in expenses related to personnel.

Real Estate. Real estate expenses for the year ended December 31, 2005 compared to the year ended December 31, 2004, increased primarily due to a decrease in tenant reimbursable real estate expenses and a decrease in property expenses related to vacant properties due to an increased Investment Property occupancy rate from 97 percent as of December 31, 2004 to 98 percent as of December 31, 2005.

Depreciation and Amortization. The increase in depreciation and amortization expense for the year ended December 31, 2005 compared to the year ended December 31, 2004, is primarily attributable to (i) the depreciation on the 170 Investment Properties with an aggregate gross leasable area of 1,150,000 square feet acquired during the year ended December 31, 2005, and (ii) a full year of depreciation on the 36 Investment Properties with an aggregate gross leasable area of 825,000 square feet acquired during the year ended December 31, 2004.

Transition Costs. During the year ended December 31, 2004, the Company recorded transition costs of \$3,741,000, including severance, accelerated vesting of restricted stock and recruitment costs in connection with the appointment of Craig Macnab as Chief Executive Officer in February 2004, and the resignation of Gary M. Ralston as President and Chief Operating Officer in May 2004.

Interest Expense. The increase in interest expense for the year ended December 31, 2005 over the year ended December 31, 2004 was primarily attributable to a \$69,982,000 increase in the average long-term debt outstanding for the year ended December 31, 2005. Weighted average interest rates remained fairly consistent. The increase in the weighted average debt outstanding is primarily attributable to the increase in Investment and Inventory Property acquisitions and the acquisition of the 78.9 percent equity interest in OAMI. The following represents the changes in debt:

- (i) the increase in the weighted average debt outstanding on the revolving credit facility (increased by \$21,905,000),
- (ii) the \$32,000,000 secured notes payable acquired in May 2005 in connection with the 78.9 percent equity interest in OAMI,

(iii) the \$20,800,000 variable rate term note assumed in connection with the acquisition of NAPE in June 2005,

- (iv) issuance of \$150,000,000 of notes payable in November 2005 with an effective interest rate of 6.185% due in December 2015,
- (v) issuance of \$150,000,000 of notes payable in June 2004 with an effective interest rate of 5.910% due in June 2014,
- (vi) repayment of \$100,000,000 of notes payable in June 2004 with an effective interest rate of 7.547%, and
- (vii) repayment of the \$20,000,000 variable rate term note in November 2004.

Unconsolidated Affiliates

For details on each of the Company s unconsolidated affiliates, see Capital Resources Investments in Unconsolidated Affiliates.

During the years ended December 31, 2006, 2005 and 2004, the Company recognized equity in earnings of unconsolidated affiliates of \$122,000, \$1,209,000, and \$4,724,000, respectively. The decrease in equity in earnings of unconsolidated affiliates subsequent to the year ended December 31, 2004, was primarily attributable to the decrease in the income earned on investments in mortgage residual interests as a result of the acquisition of 78.9 percent equity interest in OAMI in May 2005. The Company s interest in the LLCs is no longer accounted for as an equity investment and is now included as a part of OAMI in the Company s consolidated financial statements.

In October 2006, the Company sold its equity investment in CNL Plaza, Ltd. and CNL Plaza Venture, Ltd. (collectively, Plaza) for \$10,239,000 and recognized a gain of \$11,373,000. Plaza owns a 346,000 square foot office building and an interest in an adjacent parking garage. In connection with the sale, the Company was released as a guarantor of Plaza s \$14,000,000 unsecured promissory note.

Earnings from Discontinued Operations

In accordance with SFAS No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets, the Company classified as discontinued operations the revenues and expenses related to its Investment Properties that were sold and its leasehold interests that expired subsequent to December 31, 2001, as well as, the revenues and expenses related to any Investment Property that was held for sale at December 31, 2006. The Company also classified as discontinued operations the revenues and expenses of its Inventory Properties that were sold which generated rental revenues, as well as, the revenues and expenses related to its Inventory Properties held for sale which generated rental revenues as of December 31, 2006. The Company records discontinued operations by the Company s identified segments: (i) Investment Assets and (ii) Inventory Assets. The following table summarizes the earnings from discontinued operations for the years ended December 31 (dollars in thousands):

		2006			2005		20	004	
	# of Sold Properties	Gain	Earnings	# of Sold Properties	Gain	Earnings	# of Sold Properties	Gain	Earnings
Investment Assets	30	\$ 91,332	\$ 100,925	12	\$ 9,816	\$ 21,151	20 \$	2,523 \$	17,171
Inventory Assets, net of	50	5 0 7 5	0.040	22	12 (10	0.000	15	12.007	0.545
minority interest	58	5,275	8,042	22	13,618	9,380	17	13,997	9,547
	88	\$ 96,607	\$ 108,967	34	\$ 23,434	\$ 30,531	37 \$	16,520 \$	26,718

The Company occasionally sells Investment Properties and may reinvest the proceeds of the sales to purchase new properties. The Company evaluates its ability to pay dividends to stockholders by considering the combined effect of income from continuing and discontinued operations.

Extraordinary Gain

During the year ended December 31, 2005, the Company recognized an extraordinary gain of \$14,786,000, which resulted from the difference between the Company s portion of the fair value of net assets acquired in the acquisition of 78.9 percent equity interest in OAMI and the purchase price (see Business Combinations).

Impact of Inflation

The Company s leases typically contain provisions to mitigate the adverse impact of inflation on the Company s results of operations. Tenant leases generally provide for limited increases in rent as a result of fixed increases, increases in the consumer price index, and/or increases in the tenant s sales volume. During times when inflation is greater than increases in rent, rent increases may not keep up with the rate of inflation.

The Investment Properties are leased to tenants under long-term, net leases which typically require the tenant to pay certain operating expenses of a property, thus, the Company s exposure to inflation is reduced. Inflation may have an adverse impact on the Company s tenants.

Liquidity

General. The Company s demand for funds has been and will continue to be primarily for (i) payment of operating expenses and dividends; (ii) property acquisitions and development, structured finance investments and capital expenditures; (iii) payment of principal and interest on its outstanding indebtedness, and (iv) other investments.

The Company expects to meet these requirements (other than amounts required for additional property investments and structured finance investments) through cash provided from operations and the Company s revolving credit facility. The Company utilizes its credit facility to meet its short term working capital requirements. As of December 31, 2006, \$28,000,000 was outstanding and approximately \$272,000,000 was available for future borrowings under the Credit Facility, excluding undrawn letters of credit totaling \$5,159,000. The Company anticipates that any additional investments in properties and structured finance investments during the next 12 months will be funded with cash provided from operations, long-term unsecured debt and the issuance of common or preferred equity, each of which may be initially funded with proceeds from the Company s revolving credit facility. However, there can be no assurance that additional financing or capital will be available, or that the terms will be acceptable or advantageous to the Company.

Below is a summary of the Company s cash flows for each of the years ended December 31 (in thousands):

	2006		2005		2004
\$	18,561	\$	30,930	\$	85,800
(106,984)	((242,487)		(69,963)
	81,864		217,844		(19,225)
	(6,559)		6,287		(3,388)
	8,234		1,947		5,335
\$	1,675	\$	8,234	\$	1,947
	\$ ((106,984) 81,864 (6,559) 8,234	\$ 18,561 \$ (106,984) 81,864 (6,559) 8,234	\$ 18,561 \$ 30,930 (106,984) (242,487) 81,864 217,844 (6,559) 6,287 8,234 1,947	\$ 18,561 \$ 30,930 \$ (106,984) (242,487) 81,864 217,844 (6,559) 6,287 8,234 1,947

Cash provided by operating activities represents cash received primarily from rental income from tenants, gain on the disposition of Inventory Properties and interest income less general and administrative expenses and interest expense. The change in cash provided by operations for the years ended December 31, 2006, 2005 and 2004, is primarily the result of changes in revenues and expenses as discussed in Results of Operations. Cash generated from operations is expected to fluctuate in the future.

Changes in cash for investing activities are primarily attributable to the acquisitions and dispositions of Investment Properties.

The Company s financing activities for the year ended December 31, 2006 included the following significant transactions:

\$172,500,000 in gross proceeds from the issuance of 3.95% convertible senior notes payable

\$76,035,000 in dividends paid to common stockholders

\$5,718,000 in aggregate dividends paid to Series A, B and C Preferred Stock stockholders

\$134,300,000 in net payments on the Company s Credit Facility

\$92,000,000 in gross proceeds from the issuance of 3,680,000 depositary shares of Series C Preferred Stock

\$65,722,000 in net proceeds from the issuance of 3,046,408 common shares in connection with the Dividend Reinvestment and Stock Purchase Plan (DRIP)

Financing Strategy

The Company s financing objective is to manage its capital structure effectively in order to provide sufficient capital to execute its operating strategy while servicing its debt requirements and providing value to the Company s stockholders. The Company generally utilizes debt and equity security offerings, bank borrowings, the sale of properties, and to a lesser extent, internally generated funds to meet its capital needs.

The Company typically funds its short-term liquidity requirements including investments in additional retail properties with cash from its \$300,000,000 unsecured revolving credit facility (Credit Facility). As of December 31, 2006, \$28,000,000 was outstanding and approximately \$272,000,000 was available for future borrowings under the Credit Facility, excluding undrawn letters of credit totaling \$5,159,000.

For the year ended December 31, 2006, the Company s ratio of total indebtedness to total gross assets (before accumulated depreciation) was approximately 41 percent and the secured indebtedness to total gross assets was approximately three percent. The total debt to total market capitalization was approximately 35 percent. Certain financial agreements to which the Company is a party contain covenants that limit the Company s ability to incur debt under certain circumstances. The organizational documents of the Company do not limit the absolute amount or percentage of indebtedness that the Company may incur. Additionally, the Company may change its financing strategy.

Contractual Obligations and Commercial Commitments. The information in the following table summarizes the Company s contractual obligations and commercial commitments outstanding as of December 31, 2006. The table presents principal cash flows by year-end of the expected maturity for debt obligations and commercial commitments outstanding as of December 31, 2006. As the table incorporates only those exposures that exist as of December 31, 2006, it does not consider those exposures or positions which may arise after that date.

Expected Maturity Date

	(dollars in thousands)									
	Total	2007	2008	2009	2010	2011	Thereafter			
Long-term debt ⁽¹⁾	\$ 749,733	\$ 20,913	\$ 113,190	\$ 21,800	\$ 21,022	\$ 173,598	\$ 399,210			
Revolving Credit Facility	28,000	-	-	28,000	-	-	-			
Operating lease	7,076	815	839	865	891	917	2,749			
Total contractual cash obligations ⁽²⁾	\$ 784,809	\$ 21,728	\$ 114,029	\$ 50,665	\$ 21,913	\$ 174,515	\$ 401,959			

- ⁽¹⁾ Includes amounts outstanding under the mortgages payable, secured notes payable, convertible notes payable, notes payable and financing lease obligation and excludes unamortized note discounts and unamortized interest rate hedge gain.
- ⁽²⁾ Excludes \$5,989 of accrued interest payable.

In addition to the contractual obligations outlined above, the Company has agreed to fund construction commitments in connection with the development of additional properties as outlined below (dollars in thousands):

			Total	Amount
	# of Properties	Construction Commitment ⁽¹⁾		funded at cember 31, 2006
Investment Portfolio	11	\$	35,020	\$ 17,845
Inventory Portfolio	5		36,728	27,263
	16	\$	71,748	\$ 45,108

⁽¹⁾ Including land costs.

As of December 31, 2006 the Company had outstanding letters of credit totaling \$5,159,000 under its revolving credit facility.

As of December 31, 2006, the Company does not have any other contractual cash obligations, such as purchase obligations, financing lease obligations or other long-term liabilities other than those reflected in the table. In addition to items reflected in the table, the Company has preferred stock with cumulative preferential cash distributions, as described below under Dividends.

Management anticipates satisfying these obligations with a combination of the Company s current capital resources on hand, its revolving credit facility and debt or equity financings.

Many of the Investment Properties are recently constructed and are generally net leased. Therefore, management anticipates that capital demands to meet obligations with respect to these Investment Properties will be modest for the foreseeable future and can be met with funds from operations and working capital. Certain of the Company s Investment Properties, are subject to leases under which the Company retains responsibility for certain costs and expenses associated with the Investment Property. Management anticipates the costs associated with the Company s vacant Investment Properties or those Investment Properties that become vacant will also be met with funds from operations and working capital. The Company may be required to borrow under the Company s revolving Credit Facility or use other sources of capital in the event of unforeseen significant capital expenditures.

The lost revenues and increased property expenses resulting from the rejection by any bankrupt tenant of any of their respective leases with the Company could have a material adverse effect on the liquidity and results of operations of the Company if the Company is unable to release the Investment Properties at comparable rental rates and in a timely manner. As of January 31, 2007, the Company owns nine vacant, unleased Investment Properties which account for approximately two percent of the total gross leasable area of the Company s Investment Portfolio and four unleased land parcels. Additionally, less than one percent of the total gross leasable area of the Company s Investment Portfolio is leased to a tenant that has filed a voluntary petition for bankruptcy under Chapter 11 of the U.S. Bankruptcy Code. As a result, the tenant has the right to reject or affirm its lease with the Company.

Dividends. The Company has made an election to be taxed as a REIT under Sections 856 through 860 of the Internal Revenue Code of 1986, as amended, and related regulations. The Company generally

will not be subject to federal income tax on income that it distributes to its stockholders, provided that it distributes 100 percent of its REIT taxable income and meets certain other requirements for qualifying as a REIT. If the Company fails to qualify as a REIT in any taxable year, it will be subject to federal income tax on its taxable income at regular corporate rates and will not be permitted to qualify for treatment as a REIT for federal income tax purposes for four years following the year during which qualification is lost. Such an event could materially affect the Company s income and its ability to pay dividends. The Company believes it has been organized as, and its past and present operations qualify the Company as, a REIT. Additionally, the Company intends to continue to operate so as to remain qualified as a REIT for federal income tax purposes.

One of the Company s primary objectives, consistent with its policy of retaining sufficient cash for reserves and working capital purposes and maintaining its status as a REIT, is to distribute a substantial portion of its funds available from operations to its stockholders in the form of dividends. During the years ended December 31, 2006, 2005 and 2004, the Company declared and paid dividends to its common stockholders of \$76,035,000, \$69,018,000, and \$66,272,000 and, respectively, or \$1.32, \$1.30 and \$1.29 per share, respectively, of common stock.

The following presents the characterizations for tax purposes of such common stock dividends for the years ended December 31:

	2006			2005	5	2004		
Ordinary dividends	\$	1.151	87.18%	\$ 1.068	82.19%	\$	0.916	70.99%
Qualified dividends		-	-	0.225	17.27%		-	-
Capital gain		0.150	11.38%	-	-		0.040	3.13%
Unrecaptured Section 1250 Gain		0.019	1.44%	0.002	0.17%		0.041	3.21%
Nontaxable distributions		-	-	0.005	0.37%		0.293	22.67%
	\$	1.320	100.00%	\$ 1.300	100.00%	\$	1.290	100.00%

In February 2007, the Company paid dividends to its common stockholders of \$20,115,000, or \$0.335 per share of common stock.

Holders of each of the Company s preferred stock issuances are entitled to receive, when and as authorized by the board of directors, cumulative preferential cash distributions based on the stated rate and liquidation preference per annum. The following table outlines each issuance of the Company s preferred stock (dollars in thousands, except per share data):

No	on-Voting				Dividends Declared and Paid							
Р	Preferred	Shares						ed December	,			
	Stock	Outstanding At December 31.	Liquidation Preference	Fixed Annual Cash Distribution	20)06 Per	20)05	20	04		
Is	ssuance	2006	(per share)	(per share)	Total	Share	Total	Per Share	Total	Per Share		
9% Series A (1)		1,781,589	\$ 25.00	\$ 2.25	\$ 4,376	\$ 2.45625	\$ 4,008	\$ 2.25 \$	5 4,008	\$ 2.25		
6.7% Series B Convertible ⁽²⁾		-	2,500.00	167.50	419	41.875	1,675	167.50	1,675	167.50		
7.375% Series C Redeemable ⁽³⁾		3,680,000	25.00	1.84375	923	0.250955	-	-	-	-		

(1) Effective January 2, 2007, the Company redeemed all 1,781,589 shares of Series A Preferred Stock, at their redemption price of \$25.00 per share plus all accumulated and unpaid dividends through the redemption date of \$0.20625 per share, for an aggregate redemption price of \$25.20625. Dividends declared and paid in 2006 include \$368 of dividends payable.

(2) In April 2006, the holder of the Company s Series B Convertible Preferred Stock elected to convert those 10,000 shares into 1,293,996 shares of common stock.
 (3) In October 2006, the Company issued 3,680,000 depositary shares, each representing 1/100th of a share of 7.375% Series C Redeemable Preferred Stock. See

Capital Resources Debt and Equity Securities.

In February 2007, the Company declared dividends of \$1,696,000 or \$0.4609375 per depositary share of Series C Redeemable Preferred Stock payable in March 2007.

Restricted Cash. Restricted cash consists of amounts held in restricted accounts in connection with the sale of certain assets of OAMI to a third party (the Buyer). The use of the cash is restricted pursuant to agreements with the Buyer and will be released in December 2007 subject to any pending indemnity claims. The amount held in these accounts at December 31, 2006 and 2005 was \$36,728,000 and \$30,530,000, respectively. The carrying value for restricted cash was \$36,587,000 and \$30,191,000 at December 31, 2006 and 2005, respectively, and is calculated as the present value of the expected release of monies.

Capital Resources

Generally, cash needs for property acquisitions, structured finance investments, capital expenditures, development and other investments have been funded by equity and debt offerings, bank borrowings, the sale of properties and, to a lesser extent, from internally generated funds. Cash needs for other items have been met from operations. Potential future sources of capital include proceeds from the public or private offering of the Company s debt or equity securities, secured or unsecured borrowings from banks or other lenders, proceeds from the sale of properties, as well as undistributed funds from operations.

<u>Debt</u>

The following is a summary of the Company s total outstanding debt as of December 31 (dollars in thousands):

	2006	Percentage of Total	2005	Percentage of Total
Line of credit payable	\$ 28,000	3.6%	\$ 162,300	18.8%
Mortgages payable	35,892	4.6%	151,133	17.6%
Notes payable secured	24,500	3.2%	28,250	3.3%
Notes payable convertible	172,500	22.2%	-	-
Notes payable	489,804	63.1%	493,321	57.3%
Financing lease obligation	26,041	3.3%	26,041	3.0%
Total outstanding debt	\$ 776,737	100.0%	\$ 861,045	100.0%

Line of Credit Payable. In December 2005, the Company entered into an amended and restated loan agreement for a \$300,000,000 revolving credit facility (the Credit Facility). The Credit Facility amended the Company's existing loan agreement by (i) increasing the borrowing capacity to \$300,000,000 from \$225,000,000, (ii) lowering the interest rates of the tiered rate structure from a maximum of 135 points above LIBOR to a maximum rate of 112.5 basis points above LIBOR (based upon the debt rating of the Company, the current interest rate is 80 basis points above LIBOR), (iii) requiring the Company to pay a commitment fee based on a tiered rate structure to a maximum of 25 basis points per annum (based upon the debt rating of the Company, the current commitment fee is 20 basis points), (iv) providing for a competitive bid option for up to 50 percent of the facility amount, (v) extending the expiration date to May 8, 2009 and (vi) amending certain of the financial covenants of the Company. The principal balance is due in full upon expiration of the Credit Facility in May 2009, which the Company may request to be extended for an additional 12 months. As of December 31, 2006, \$28,000,000 was outstanding and approximately \$272,000,000 was available for future borrowings under the Credit Facility, excluding undrawn letters of credit totaling \$5,159,000.

In accordance with the terms of the Credit Facility, the Company is required to meet certain restrictive financial covenants, which, among other things, require the Company to maintain certain (i) maximum leverage ratios, (ii) debt service coverage, (iii) cash flow coverage and (iv) investment limitations. At December 31, 2006, the Company was in compliance with those covenants. In the event that the Company violates any of these restrictive financial covenants, its access to the debt or equity markets may become impaired.

Mortgages Payable. In February 2006, upon maturity, the Company repaid the outstanding principal balance of its long-term, fixed rate loan with an original principal balance of \$39,450,000, which was secured by a first mortgage on certain of the Company s Investment Properties. Upon repayment of the loan, the Investment Properties were released from the mortgage. As of December 31, 2005, the outstanding principal balance was \$18,538,000.

In May 2006, the Company disposed of three Investment Properties that were subject to a first mortgage with an original and outstanding principal balance of \$95,000,000. Upon disposition of these Investment Properties, the buyer assumed the mortgage.

Note Payable. In connection with the acquisition of NAPE, the Company assumed a \$20,800,000 term note payable (Term Note), and a line of credit with an outstanding balance of \$7,400,000, which was paid in full with proceeds from the Company s existing line of credit in June 2005. The principal balance on the Term Note is due in full upon its expiration in June 2009. The Term Note bears interest based on a tiered rate structure to a maximum rate of 165 basis points above LIBOR. Based on the current debt rating of the Company, the current interest rate is 120 basis points above LIBOR or 6.55% at December 31, 2006. In accordance with the terms of the Term Note, the Company is required to meet certain restrictive financial covenants, which, among other things, require the Company to maintain certain (i) maximum leverage ratios, (ii) debt service coverage and (iii) cash flow coverage.

Debt and Equity Securities. The Company has used, and expects to use in the future, issuances of debt and equity securities primarily to pay down its outstanding indebtedness and to finance investment acquisitions. The Company has maintained investment grade debt ratings from Standard and Poor s, Moody s Investor Service and Fitch Ratings on its senior, unsecured debt since 1998. In February 2006, the Company filed a shelf registration statement with the Securities and Exchange Commission which permits the issuance by the Company of an indeterminate amount of debt and equity securities.

Each of the Company s outstanding series of publicly held non-convertible notes are summarized in the table below (dollars in thousands).

							Commencement	
				Net	Stated	Effective	of Semi- Annual Interest	Maturity
Notes	Issue Date	Principal	Discount ⁽³⁾	Price	Rate	Rate ⁽⁴⁾	Payments	Date
2008 (1)	March 1998	\$ 100,000	\$ 271 \$	99,729	7.125%	7.163%	September 1998	March 2008
2010 (1)	September 2000	20,000	126	19,874	8.500%	8.595%	March 2001	September 2010
2012 (1)	June 2002	50,000	287	49,713	7.750%	7.833%	December 2002	June 2012
2014 (1)(2)(5)	June 2004	150,000	440	149,560	6.250%	5.910%	June 2004	June 2014
2015 (1)	November 2005	150,000	390	149,610	6.150%	6.185%	June 2006	December 2015

(1) The proceeds from the note issuance were used to pay down outstanding indebtedness of the Company s Credit Facility.

⁽²⁾ The proceeds from the note issuance were used to repay the obligation of the 2004 Notes.

(3) The note discounts are amortized to interest expense over the respective term of each debt obligation using the effective interest method.

⁽⁴⁾ Includes the effects of the discount, treasury lock gain and swap gain (as applicable).

(5) The Company entered into a forward starting interest rate swap agreement which fixed a swap rate of 4.61% on a notional amount of \$94,000. Upon issuance of the 2014 Notes, the Company terminated the forward starting interest rate swap agreement resulting in a gain of \$4,148. The gain has been deferred and is being amortized as an adjustment to interest expense over the term of the 2014 Notes using the effective interest method.

Each series of notes represent senior, unsecured obligations of the Company and are subordinated to all secured indebtedness of the Company. The notes are redeemable at the option of the Company, in whole or in part, at a redemption price equal to the sum of (i) the principal amount of the notes being redeemed plus accrued interest thereon through the redemption date and (ii) the make-whole amount, as defined in the respective supplemental indenture relating to the notes.

In connection with the note offerings, the Company incurred debt issuance costs totaling \$4,542,000 consisting primarily of underwriting discounts and commissions, legal and accounting fees, rating agency fees and printing expenses. Debt issuance costs for all note issuances have been deferred and are being amortized over the term of the respective notes using the effective interest method.

In accordance with the terms of the indenture, pursuant to which the Company s notes have been issued, the Company is required to meet certain restrictive financial covenants, which, among other things, require the Company to maintain (i) certain leverage ratios and (ii) certain interest coverage. At December 31, 2006, the Company was in compliance with those covenants. In the event that the Company violates any of the certain restrictive financial covenants, its access to the debt or equity markets may become impaired.

<u>Convertible Notes</u> In September 2006, the Company filed a prospectus supplement to the prospectus contained in its February 2006 shelf registration statement and issued \$150,000,000 of 3.95% convertible senior notes due September 2026 (with a 2011 put option). Subsequently, the Company issued an additional \$22,500,000 in connection with the underwriters over-allotment option (collectively, the Convertible Notes). The Convertible Notes were sold at par with interest payable semi-annually commencing on March 15, 2007 (effective interest rate of 3.95%).

The notes are convertible, at the option of the holder, at any time on or after September 15, 2025. Prior to September 15, 2025, holders may convert their Convertible Notes under certain circumstances. The initial conversion rate per \$1,000 principal amount of Convertible Notes is 40.9015 shares of the Company s common stock, which is equivalent to an initial conversion price of \$24.4490 per share of common stock. The initial conversion rate is subject to adjustment in certain circumstances. Upon conversion of each \$1,000 principal amount of Convertible Notes, the Company will settle any amounts up to the principal amount of the notes in cash and the remaining conversion value, if any, will be settled, at the Company s option, in cash, common stock or a combination thereof.

The Convertible Notes are redeemable at the option of the Company, in whole or in part, on or after September 20, 2011 for cash equal to 100% of the principal amount of the Convertible Notes being redeemed plus unpaid interest accrued to, but not including, the redemption date. In addition, on September 20, 2011, September 15, 2016 and September 15, 2021 note holders may require the Company to repurchase the notes for cash equal to the principal amount of the Convertible Notes to be repurchased plus accrued interest thereon.

In connection with the Convertible Notes offering, the Company incurred debt issuance costs totaling \$3,850,000 consisting primarily of underwriting discounts and commissions, legal and accounting fees, rating agency fees and printing expenses. Debt issuance costs have been deferred and are being amortized over the period to the earliest put option of the holders, September 20, 2011 using the effective interest method.

The Company used the proceeds of the Convertible Notes to pay down outstanding indebtedness under the Credit Facility.

<u>7.375% Series C Cumulative Redeemable Preferred Stock</u> In October 2006, the Company filed a prospectus supplement to the prospectus contained in its February 2006 shelf registration statement and issued 3,200,000 depositary shares, each representing 1/100th of a share of 7.375% Series C Cumulative Redeemable Preferred Stock (Series C Redeemable Preferred Stock), and received gross proceeds of \$80,000,000. Subsequently, the Company issued an additional 480,000 depositary shares in connection with the underwriters over-allotment option and received gross proceeds of \$12,000,000. In connection with this offering, the Company incurred stock issuance costs of approximately \$3,098,000, consisting primarily of underwriting commissions and fees, legal and accounting fees and printing expenses.

Holders of the depositary shares are entitled to receive, when and as authorized by the board of directors, cumulative preferential cash dividends at the rate of 7.375 percent of the \$25.00 liquidation preference per depositary share per annum (equivalent to a fixed annual amount of \$1.84375 per depositary share). The Series C Redeemable Preferred Stock underlying the depositary shares ranks senior to the Company s common stock with respect to dividend rights and rights upon liquidation, dissolution or winding up of the Company. The Company may redeem the Series C Redeemable Preferred Stock underlying the depositary shares on or after October 12, 2011, for cash, at a redemption price of \$2,500.00 per share (or \$25.00 per depositary share), plus all accumulated, accrued and unpaid dividends.

The Company used \$44,540,000 of the net proceeds from the offering to redeem the Series A Preferred Stock in January 2007, and used the remainder of the net proceeds to repay borrowings under the Credit Facility.

Dividend Reinvestment and Stock Purchase Plan In February 2006, the Company filed a shelf registration statement with the Securities and Exchange Commission for its Dividend Reinvestment and Stock Purchase Plan (DRIP), which permits the issuance by the Company of 12,191,394 shares of common stock. The DRIP provides an economical and convenient way for current stockholders and other interested new investors to invest in the Company s common stock. The following outlines the common stock issuances pursuant to the Company s DRIP for each of the years ended December 31 (dollars in thousands):

	2006	2005
Shares of common stock	3,046,408	1,048,746
Net proceeds	\$ 65,722	\$ 20,747

The proceeds from the issuances were used to pay down outstanding indebtedness under the Company s Credit Facility.

In June 2005, in connection with the acquisition of National Properties Corporation (see Results of Operations Business Combination), the Company issued 1,636,532 newly issued shares of the Company s common stock in exchange for 100 percent of the common stock of NAPE.

Financing Lease Obligation. In July 2004, the Company sold five investment properties for approximately \$26,041,000 and subsequently leased back the properties under a 10-year financing lease obligation. The Company may repurchase one or more of the properties subject to put and call options included in the financing lease. In accordance with the provisions of SFAS No. 66, Accounting for Sales of Real Estate, the Company has recognized the sale as a financing transaction.

The 10-year financing lease bears an interest rate of 5.00% annually with monthly interest payments of \$109,000 and expires in June 2014 unless either the put or call option is exercised. The Company used the proceeds from two properties to reinvest in other Investment Properties and the remaining proceeds to pay down outstanding indebtedness of the Company s Credit Facility.

Structured Finance Investments. Structured finance agreements are typically loans secured by a borrower s pledge of ownership interests in the entity that owns the real estate. These agreements are typically subordinated to senior loans secured by first mortgages encumbering the underlying real estate. Subordinated positions are generally subject to a higher risk of nonpayment of principal and interest than the more senior loans.

As of December 31, 2006, the structured finance investments bear a weighted average interest rate of 13.3% per annum, of which 10.1% is payable monthly and the remaining 3.2% accrues and is due at maturity. The principal balance of each structured finance investment is due in full at maturity, which range between November 2007 and January 2009. The structured finance investments are secured by the borrowers pledge of their respective membership interests in the certain subsidiaries which own the respective real estate.

The following table summarizes the activity of the structured finance investments for each of the last two years ended December 31 (dollars in thousands):

	2006	2005
Balance at January 1	\$ 27,805	\$ 29,390
New investments	16,477	5,988
Principal repayments	(30,365)	(7,573)
Balance at December 31	\$ 13,917	\$ 27,805

Mortgage Residual Interests. In connection with the independent valuations of the mortgage residual interests (the Residuals) fair value, the Company reduced the carrying value of the Residuals to reflect such fair value at December 31, 2006. The reduction in the Residuals value that related to the Residuals acquired at the time of the option exercise was recorded as a purchase price allocation adjustment. The reduction in the Residuals value related to the portion of the option exercise that related to the period subsequent to the option exercise, as well as the reduction in the value related to the portion of the Residuals owned by NLF, were recorded as an aggregate other than temporary valuation impairment of \$8,779,000 and \$2,382,000, for the years ended December 31, 2006 and 2005, respectively. Unrealized gains of \$1,992,000 were recorded as other comprehensive income in the Statement of Stockholders Equity for the year ended December 31, 2006.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk

The Company is exposed to interest changes primarily as a result of its variable rate Credit Facility and its long-term, fixed rate debt used to finance the Company s development and acquisition activities, and for general corporate purposes. The Company s interest rate risk management objective is to limit the impact of interest rate changes on earnings and cash flows and to lower its overall borrowing costs. To achieve its objectives, the Company borrows at both fixed and variable rates on its long-term debt. The Company had no outstanding derivatives as of December 31, 2006 and 2005.

The information in the table below summarizes the Company s market risks associated with its debt obligations outstanding as of December 31, 2006 and 2005. The table presents principal cash flows and related interest rates by year for debt obligations outstanding as of December 31, 2006. The variable interest rates shown represent the weighted average rates for the Credit Facility and Term Note at the end of the periods. As the table incorporates only those exposures that exist as of December 31, 2006, it does not consider those exposures or positions which could arise after this date. Moreover, because firm commitments are not presented in the table below, the information presented therein has limited predictive value. As a result, the Company s ultimate realized gain or loss with respect to interest rates on the Company s variable rate debt increased by 1%, the Company s interest expense would have increased by approximately three percent for the year ended December 31, 2006.

(1 11

			Debt C	Obligations (c	dollars in thous	ands)		
	Variable F Credit Fa				Fixed Rat	e Debt		
	Term		Mortg	gages	Unsecured	Debt ⁽²⁾⁽³⁾	Secure	d Debt
		Weighted		Weighted				Weighted
		Average		Average		Effective		Average
	Debt	Interest	Debt	Interest	Debt	Interest	Debt	Interest
	Obligation	Rate ⁽¹⁾	Obligation	Rate	Obligation	Rate	Obligation	Rate
2007	-	-	8,413	7.12%	-	-	10,500	10.00%
2008	-	-	1,190	7.04%	99,956	7.16%	14,000	10.00%
2009	48,800	5.98%	1,000	7.02%	-	-	-	-
2010	-	-	1,022	7.01%	19,941	8.60%	-	-
2011	-	-	1,098	7.00%	172,500	3.95%	-	-
Thereafter	-	-	23,169	6.99%	375,148	6.21%	-	-
Total	\$ 48,800	5.98%	\$ 35,892	7.12%	\$ 667,545	5.84%	\$ 24,500	10.00%
Fair Value:								
December 31, 2006	\$ 48,800	5.98%	\$ 35,892	7.12%	\$ 690,198	5.84%	\$ 24,500	10.00%
December 31, 2005	\$ 183,100	4.81%	\$ 151,133	6.18%	\$ 520,144	6.50%	\$ 28,250	10.00%
	+,100			0.2070			,_00	

(1) The Credit Facility interest rate varies based upon a tiered rate structure ranging from 55 to 112.5 basis points above LIBOR based upon the debt rating of the Company. The Term Note interest rate varies based upon a tiered rate structure ranging from 85 to 165 basis points above LIBOR based upon the debt rating of the Company.

⁽²⁾ Includes Company s notes payable, net of unamortized note discounts and convertible notes payable.

(3) In July 2004, the Company sold five investment properties for \$26,041 and subsequently leased back the properties under a 10-year financing lease obligation. The Company may repurchase one or more of the properties subject to put and call options included in the financing lease.

The Company is also exposed to market risks related to the Company s Residuals. Factors that may impact the market value of the Residuals include delinquencies, loan losses, prepayment speeds and interest rates. The Residuals, which are reported at market value, had a carrying value of \$31,512,000 and \$55,184,000 as of December 31, 2006 and December 31, 2005, respectively. Unrealized gains and losses are reported as

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other comprehensive income in stockholders equity. Losses are considered other than temporary and reported as a valuation impairment in earnings from operations if and when there has been a change in the timing or amount of estimated cash flows that leads to a loss in value.

Item 8. Financial Statements and Supplementary Data

Report of Independent Registered Public Accounting Firm

The Board of Directors and Stockholders

National Retail Properties, Inc. and Subsidiaries:

We have audited management s assessment, included in the accompanying Management s Report on Internal Control Over Financial Reporting, that National Retail Properties, Inc. maintained effective internal control over financial reporting as of December 31, 2006, based on criteria established in Internal Control Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the COSO criteria). National Retail Properties, Inc. s management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting. Our responsibility is to express an opinion on management s assessment and an opinion on the effectiveness of the company s internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, evaluating management s assessment, testing and evaluating the design and operating effectiveness of internal control, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

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

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

In our opinion, management s assessment that National Retail Properties, Inc. maintained effective internal control over financial reporting as of December 31, 2006, is fairly stated, in all material respects, based on the COSO criteria. Also, in our opinion, National Retail Properties, Inc. maintained, in all material respects, effective internal control over financial reporting as of December 31, 2006, based on the COSO criteria.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheet of National Retail Properties, Inc. and subsidiaries as of December 31, 2006, and the related consolidated statements of earnings, stockholders equity, and cash flows for the year then ended, and our report dated February 13, 2007 expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

Certified Public Accountants

February 13, 2007

Miami, Florida

Report of Independent Registered Public Accounting Firm

The Board of Directors and Stockholders

National Retail Properties, Inc. and Subsidiaries:

We have audited the accompanying consolidated balance sheet of National Retail Properties, Inc. and subsidiaries as of December 31, 2006, and the related consolidated statements of earnings, stockholders equity, and cash flows for the year then ended. Our audit also included the financial statement schedules listed in the index at Item 15. These financial statements and financial statement schedules are the responsibility of the Company s management. Our responsibility is to express an opinion on these financial statements and schedules based on our audit.

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

In our opinion, the financial statements referred to above present fairly, in all material respects, the consolidated financial position of National Retail Properties and subsidiaries at December 31, 2006, and the consolidated results of their operations and their cash flows for the year then ended, in conformity with U.S. generally accepted accounting principles. Also, in our opinion, the related financial statement schedules, when considered in relation to the basic consolidated financial statements taken as a whole, present fairly, in all material respects, the information set forth therein.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the effectiveness of National Retail Properties internal control over financial reporting as of December 31, 2006, based on criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated February 13, 2007 expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

Certified Public Accountants

February 13, 2007

Miami, Florida

Report of Independent Registered Public Accounting Firm

The Board of Directors and Stockholders

National Retail Properties, Inc. and Subsidiaries:

We have audited the accompanying consolidated balance sheet of National Retail Properties, Inc. and subsidiaries as of December 31, 2005, and the related consolidated statements of earnings, stockholders equity, and cash flows for each of the years in the two-year period ended December 31, 2005. In connection with our audits of the consolidated financial statements, we also have audited financial statement schedules III and IV for the years ended December 31, 2005 and 2004. These consolidated financial statements and financial statement schedules are the responsibility of the Company s management. Our responsibility is to express an opinion on these consolidated financial statements and financial statements and

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

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of National Retail Properties, Inc. and subsidiaries as of December 31, 2005, and the results of their operations and their cash flows for each of the years in the two-year period ended December 31, 2005, in conformity with U.S. generally accepted accounting principles. Also in our opinion, the 2005 and 2004 information included in the related financial statement schedules, when considered in relation to the basic consolidated financial statements taken as a whole, present fairly, in all material respects, the information set forth therein.

Orlando, Florida

February 17, 2006, except as to notes 2, 3, 20, 26 and 27 which are as of February 16, 2007

Certified Public Accountants

NATIONAL RETAIL PROPERTIES, INC.

and SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

(dollars in thousands, except per share data)

ASSETS	De	ecember 31, 2006	De	ecember 31, 2005
Real estate, Investment Portfolio:				
Accounted for using the operating method, net of accumulated depreciation and amortization:				
Held for investment	\$	1,439,002	\$	1,297,254
Held for sale		1,994		1,139
Accounted for using the direct financing method:				
Held for investment		70,683		94,134
Held for sale		651		1,570
Real estate, Inventory Portfolio, held for sale		228,159		131,074
Mortgages, notes and accrued interest receivable, net of allowance of \$634 and \$676, respectively		30,945		51,086
Mortgage residual interests		31,512		55,184
Cash and cash equivalents		1,675		8,234
Restricted cash		36,587		30,191
Receivables, net of allowance of \$722 and \$847, respectively		7,915		8,547
Accrued rental income, net of allowance		26,413		27,999
Debt costs, net of accumulated amortization of \$11,339 and \$9,567, respectively		8,180		6,096
Other assets		33,069		20,908
Total assets	\$	1,916,785	\$	1,733,416
LIABILITIES AND STOCKHOLDERS EQUITY				
Line of credit payable	\$	28,000	\$	162,300
Mortgages payable		35,892		151,133
Notes payable secured		24,500		28,250
Notes payable convertible		172,500		-
Notes payable, net of unamortized discount of \$996 and \$1,133, respectively,				
and an unamortized interest rate hedge gain of \$3,653 at December 31, 2005		489,804		493,321
Financing lease obligation		26,041		26,041
Accrued interest payable		5,989		5,539
Other liabilities		30,116		20,058
Income tax liability		6,340		13,748
Total liabilities		819,182		900,390
Commitments and contingencies (Note 28)				
Minority interest		1,098		4,939
Stockholders equity:				
Preferred stock, \$0.01 par value. Authorized 15,000,000 shares				
Series A, 1,781,589 shares issued and outstanding, stated liquidation value of \$25 per share		44,540		44,540
Series B Convertible, 10,000 shares issued and outstanding at December 31, 2005, stated liquidation value of \$2,500 per share		-		25,000

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Series C Redeemable, 3,680,000 depositary shares issued and outstanding at December 31, 2006, stated liquidation value of \$25 per share	92,000	-
Common stock, \$0.01 par value. Authorized 190,000,000 shares;		
59,823,031 and 55,130,876 shares issued and outstanding at December 31, 2006 and 2005,		
respectively	598	551
Excess stock, \$0.01 par value. Authorized 205,000,000 shares; none issued or outstanding	-	-
Capital in excess of par value	873,885	778,485
Retained earnings (accumulated dividends in excess of net earnings)	80,263	(20,489)
Accumulated other comprehensive income	5,219	-
Total stockholders equity	1,096,505	828,087
	\$ 1,916,785	\$ 1,733,416

See accompanying notes to consolidated financial statements.

NATIONAL RETAIL PROPERTIES, INC.

and SUBSIDIARIES

CONSOLIDATED STATEMENTS OF EARNINGS

Years Ended December 31, 2006, 2005 and 2004

(dollars in thousands, except per share data)

	Yea	r Ended Deceml	ber 31,	
	2006	2005		2004
Revenues:				
Rental income from operating leases	\$ 126,173	\$ 92,714	\$	76,272
Earned income from direct financing leases	7,291	7,678		7,938
Contingent rental income	732	444		336
Real estate expense reimbursement from tenants	4,862	4,094		2,828
Interest and other income from real estate transactions	4,462	6,143		7,695
Interest income on mortgage residual interests	7,268	7,349		-
	150,788	118,422		95,069
Disposition of real estate, Inventory Portfolio:				
Gross proceeds	36,705	13,569		20,888
Costs	(28,705)	(11,559)		(16,188)
Gain	8,000	2,010		4,700
Operating expenses:				
General and administrative	24,012	22,418		21,664
Real estate	7,088	5,938		4,986
Depreciation and amortization	22,971	16,792		12,975
Impairment real estate, Investment Portfolio	-	1,673		-
Impairment mortgage residual interests valuation adjustment	8,779	2,382		-
Restructuring costs	1,580	-		-
Transition costs	-	-		3,741
	64,430	49,203		43,366
Earnings from operations	94,358	71,229		56,403
Other expenses (revenues): Interest and other income	(3,815)	(2.020)		(3,760)
		(2,039)		27,972
Interest expense	45,874	33,309		21,912
	42,059	31,270		24,212
Earnings from continuing operations before income tax benefit, minority interest,				
equity in earnings of unconsolidated affiliates and gain on disposition of equity	52 200	20.050		22 101
investment	52,299	39,959		32,191
Income tax benefit Minority interact	11,143	2,778		2,544
Minority interest	(1,399)	137		(1,243)

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Equity in earnings of unconsolidated affiliates	122	1,209	4,724
Gain on disposition of equity investment	11,373	-	-
Earnings from continuing operations	73,538	44,083	38,216
Earnings from discontinued operations:			
Real estate, Investment Portfolio	100,925	21,151	17,171
Real estate, Inventory Portfolio, net of income tax expense and			
minority interest	8,042	9,380	9,547
	108,967	30,531	26,718
Earnings before extraordinary gain	182,505	74,614	64,934
Extraordinary gain	-	14,786	-
Net earnings	182,505	89,400	64,934
Other comprehensive income	5,219	-	-
Total comprehensive income	\$ 187,724	\$ 89,400	\$ 64,934

See accompanying notes to consolidated financial statements.

NATIONAL RETAIL PROPERTIES, INC.

and SUBSIDIARIES

CONSOLIDATED STATEMENTS OF EARNINGS CONTINUED

(dollars in thousands, except per share data)

Series A preferred stock dividends(4,376)((Series B Convertible preferred stock dividends(419)(Series C Redeemable preferred stock dividends(923)(Net earnings available to common stockholdersbasic176,7878Series B convertible preferred stock dividends, if dilutive419(ecember 31,	
Series A preferred stock dividends (4,376) (Series B Convertible preferred stock dividends (419) (Series C Redeemable preferred stock dividends (923) (923) Net earnings available to common stockholders basic 176,787 8 Series B convertible preferred stock dividends, if dilutive 419 419 Net earnings available to common stockholders diluted \$ 177,206 \$ 8 Net earnings per share of common stockholders diluted \$ 177,206 \$ 8 Net earnings per share of common stock: Basic: 2 Continuing operations \$ 1.18 \$ Discontinued operations \$ 3.08 \$ Diluted: Continuing operations \$ 1.17 \$ Discontinued operations \$ 1.17 \$ Diluted: 2 2 4 Continuing operations \$ 1.17 \$ Discontinued operations \$ 1.17 \$	5 2	2004
Series B Convertible preferred stock dividends(419)(Series C Redeemable preferred stock dividends(923)Net earnings available to common stockholders basic176,7878Series B convertible preferred stock dividends, if dilutive419419Net earnings available to common stockholders diluted\$ 177,206\$ 8Net earnings per share of common stockholders8177,206\$ 8Net earnings per share of common stock:81.18\$Discontinued operations\$ 1.18\$1.90\$Extraordinary gain\$\$Diluted:Continuing operations\$ 1.17\$\$Discontinued operations\$ 1.17\$\$\$Diluted:\$\$Continuing operations\$ 1.17\$\$\$Discontinued operations\$ 1.17\$\$\$Diluted:\$\$Continuing operations\$ 1.17\$\$\$Discontinued operations\$ 1.88\$Discontinued operations\$ 1.88\$Discontinued operations\$ 1.88\$Discontinued operations\$ 1.88\$Discontinued operations\$ 1.88Discontinued operations\$ 1.88Discontinued operations\$ 1.88 <tr <tr="">Discontinued operations</tr>	9,400 \$	64,934
Series C Redeemable preferred stock dividends(923)Net earnings available to common stockholdersbasic176,7878Series B convertible preferred stock dividends, if dilutive419419Net earnings available to common stockholdersdiluted\$ 177,206\$ 8Net earnings per share of common stock:Basic:Continuing operations\$ 1.18\$Continuing operations\$ 1.18\$1.90Extraordinary gain-Net earnings\$ 3.08\$\$Diluted:Continuing operations\$ 1.17\$Discontinued operations\$ 1.17\$\$Discontinued operations\$ 1.17\$Discontinueg operations\$ 1.17\$Diluted:Continuing operations\$ 1.88-Discontinued operations\$ 1.88-Discontinued operations\$ 1.88-Diluted:Continuing operations\$ 1.88Discontinued operations1.88Discontinued operations1.88 <td>4,008)</td> <td>(4,008)</td>	4,008)	(4,008)
Net earnings available to common stockholders Series B convertible preferred stock dividends, if dilutive176,787 4198Net earnings available to common stockholders Basic: Continuing operations\$ 177,206\$ 8Net earnings per share of common stock: Basic: Continuing operations\$ 1.18\$Discontinued operations\$ 1.18\$Discontinued operations\$ 3.08\$Diluted: Continuing operations\$ 1.17\$Discontinued operations\$ 1.17\$Extraordinary gain	1,675)	(1,675)
Series B convertible preferred stock dividends, if dilutive 419 Net earnings available to common stockholders diluted \$ 177,206 \$ 8 Net earnings per share of common stock: 5 1.77,206 \$ 8 Basic: Continuing operations \$ 1.18 \$ 1.18 \$ 1.18 Discontinued operations 1.90 1.90 5 1.90 Extraordinary gain - - - - Net earnings \$ 3.08 \$ 1.17 \$ 1.17 \$ 1.18 Diluted: - - - - - Continuing operations \$ 1.17 \$ 1.88 - - Diluted: - - - - - Continuing operations \$ 1.88 - - - Diluted: - - - - - Discontinued operations 1.88 - - - Extraordinary gain - - - - -	-	-
Net earnings available to common stockholders diluted \$ 177,206 \$ 8 Net earnings per share of common stock:	3,717	59,251
Net earnings per share of common stock: Basic: Continuing operations Discontinued operations Extraordinary gain Net earnings \$ 3.08 Diluted: Continuing operations 1.17 S Discontinued operations Image: Note the earnings S S S S S S S S S S S S S S S S S Basic S S S S S S S S S S Basic S S S S S S S S S <td>1,675</td> <td>-</td>	1,675	-
Basic: \$ 1.18 \$ Continuing operations 1.90 Extraordinary gain - Net earnings \$ 3.08 \$ Diluted: - - Continuing operations \$ 1.17 \$ Discontinued operations 1.88 -	5,392 \$	59,251
Continuing operations\$1.18\$Discontinued operations1.901.90Extraordinary gainNet earnings\$3.08\$Diluted:Continuing operations\$1.17\$Discontinued operations1.88Extraordinary gain		
Discontinued operations 1.90 Extraordinary gain - Net earnings \$ 3.08 Diluted: - Continuing operations \$ 1.17 Discontinued operations 1.88 Extraordinary gain -		
Extraordinary gain - Net earnings \$ 3.08 Diluted: - Continuing operations \$ 1.17 Discontinued operations 1.88 Extraordinary gain -	0.72 \$	0.63
Net earnings \$ 3.08 \$ Diluted:	0.58	0.52
Diluted:Continuing operations\$ 1.17 \$Discontinued operations1.88Extraordinary gain-	0.28	-
Continuing operations\$ 1.17Discontinued operations1.88Extraordinary gain-	1.58 \$	1.15
Discontinued operations 1.88 Extraordinary gain -		
Extraordinary gain -	0.73 \$	0.63
	0.56	0.52
Net earnings \$ 3.05 \$	0.27	-
	1.56 \$	1.15
Weighted average number of common shares outstanding:		
Basic 57,428,063 52,98	4,821 51	,312,434
Diluted 58,079,875 54,64),143 51	,742,518

See accompanying notes to consolidated financial statements.

NATIONAL RETAIL PROPERTIES, INC.

and SUBSIDIARIES

CONSOLIDATED STATEMENTS OF STOCKHOLDERS EQUITY

Years Ended December 31, 2006, 2005 and 2004

(dollars in thousands, except per share data)

Retained

	Series A Preferred	Preferred	Series C Redeemable Preferred	Common	Capital in Excess of	Earnings (Accumulated Dividends in Excess of Net	Accumulated Other Comprehensive	
	Stock	Stock	Stock	Stock	Par Value	Earnings)	Income	Total
Balances at December 31, 2003	\$ 44,541	\$ 25,000	\$ -	\$ 500	\$ 688,880		\$ -	φ 150,154
Net earnings	-	-	-	-	-	64,934	-	64,934
Dividends declared and paid: \$2.25 per share of Series A Preferred Stock		_	_	_	_	(4,008)		(4,008)
\$167.50 per share of Series B						(1,000)		(1,000)
Convertible Preferred Stock	_	_	_	_	-	(1,675)	_	(1,675)
\$1.29 per share of common stock	_	_	-	1	1.056	(66,272)		(65,215)
Deferred changes in fair value of	_	_	_	1	1,050	(00,272)		(05,215)
interest rate swap							4,148	4,148
Reversal of 56 shares of preferred stock and 51 shares of common stock originally offered to the dissenting stockholders in connection with the	-		-	-	-		7,140	4,140
merger in 2001	(1)	-	-	-	-	-	-	(1)
Issuance of common stock:								
886,962 shares	-	-	-	9	12,129	-	-	12,138
953,551 shares in exchange for a								
partnership interest	-	-	-	9	17,440	-	-	17,449
Issuance of 205,579 shares of								
restricted common stock	-	-	-	2	(2)	-	-	-
Stock issuance costs	-	-	-	-	(6)	-	-	(6)
Amortization of deferred								
compensation	-	-	-	-	2,628	-	-	2,628
Termination and reclass of interest								
rate swap	-	-	-	-	-	-	(4,148)	(4,148)
-								
Balances at December 31, 2004	44,540	25,000	-	521	722,125	(35,188)	-	756,998
Net earnings	-	-	-	-	-	89,400	-	89,400
Dividends declared and paid:								
\$2.25 per share of Series A Preferred								
Stock	-	-	-	-	-	(4,008)	-	(4,008)
\$167.50 per share of Series B Convertible Preferred Stock	-	-	-	-	-	(1,675)	-	(1,675)
\$1.30 per share of common stock	-	-	-	1	2,684	(69,018)	-	(66,333)
Issuance of common stock:								
1,636,532 shares in connection with								
business combination	-	-	-	16	31,143	-	-	31,159
180,580 shares	-	-	-	2	2,649	-	-	2,651
912,334 shares under discounted stock								
purchase program	-	-	-	9	18,063	-	-	18,072
	-	-	-	2	(2)	-	-	-

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Issuance of 216,168 shares of								
restricted common stock								
Stock issuance costs	-	-	-	-	(8)	-	-	(8)
Amortization of deferred compensation	-	-	-	-	1,831	-	-	1,831
Balances at December 31, 2005	\$ 44,540	\$ 25,000 \$	- \$	551 \$	778,485 \$	(20,489) \$	- \$	828,087
	a	•		1.0	• • • • •			

See accompanying notes to consolidated financial statements.

NATIONAL RETAIL PROPERTIES, INC.

and SUBSIDIARIES

CONSOLIDATED STATEMENTS OF STOCKHOLDERS EQUITY CONTINUED

Years Ended December 31, 2006, 2005 and 2004

(dollars in thousands, except per share data)

Retained

Balances at December 31, 2005 \$ Net earnings Dividends declared and paid: \$2.25 per share of Series A Preferred Stock \$41.875 per share of Series B Convertible Preferred Stock(1) \$0.250955 per depositary share of Series C Redeemable Preferred Stock \$1.32 per share of common stock Conversion of 10,000 shares of Series B Convertible Preferred Stock to 1,293,996 shares of common stock Issuance of 3,680,000 depositary shares of Series C Redeemable Preferred Stock	ock	Stock	Stock		imon	Capital in Excess of Par Value	(Accumulated Dividends in Excess of Net Earnings)	Accumulated Other Comprehensive Income	Total
Net earnings Dividends declared and paid: \$2.25 per share of Series A Preferred Stock \$41.875 per share of Series B Convertible Preferred Stock ⁽¹⁾ \$0.250955 per depositary share of Series C Redeemable Preferred Stock \$1.32 per share of common stock Conversion of 10,000 shares of Series B Convertible Preferred Stock to 1,293,996 shares of common stock Issuance of 3,680,000 depositary shares of Series C Redeemable	44.540 \$			\$	551 \$		0,		\$ 828,087
Dividends declared and paid: \$2.25 per share of Series A Preferred Stock \$41.875 per share of Series B Convertible Preferred Stock ⁽¹⁾ \$0.250955 per depositary share of Series C Redeemable Preferred Stock \$1.32 per share of common stock Conversion of 10,000 shares of Series B Convertible Preferred Stock to 1,293,996 shares of common stock Issuance of 3,680,000 depositary shares of Series C Redeemable	-		-	Ψ	-	-	182,505	-	182,505
 \$2.25 per share of Series A Preferred Stock \$41.875 per share of Series B Convertible Preferred Stock⁽¹⁾ \$0.250955 per depositary share of Series C Redeemable Preferred Stock \$1.32 per share of common stock Conversion of 10,000 shares of Series B Convertible Preferred Stock to 1,293,996 shares of common stock Issuance of 3,680,000 depositary shares of Series C Redeemable 							,		
Stock \$41.875 per share of Series B Convertible Preferred Stock ⁽¹⁾ \$0.250955 per depositary share of Series C Redeemable Preferred Stock \$1.32 per share of common stock Conversion of 10,000 shares of Series B Convertible Preferred Stock to 1,293,996 shares of common stock Issuance of 3,680,000 depositary shares of Series C Redeemable									
Convertible Preferred Stock ⁽¹⁾ \$0.250955 per depositary share of Series C Redeemable Preferred Stock \$1.32 per share of common stock Conversion of 10,000 shares of Series B Convertible Preferred Stock to 1,293,996 shares of common stock Issuance of 3,680,000 depositary shares of Series C Redeemable	-	-	-		-	-	(4,376)	-	(4,376)
Convertible Preferred Stock ⁽¹⁾ \$0.250955 per depositary share of Series C Redeemable Preferred Stock \$1.32 per share of common stock Conversion of 10,000 shares of Series B Convertible Preferred Stock to 1,293,996 shares of common stock Issuance of 3,680,000 depositary shares of Series C Redeemable							()- · · · /		
Series C Redeemable Preferred Stock \$1.32 per share of common stock Conversion of 10,000 shares of Series B Convertible Preferred Stock to 1,293,996 shares of common stock Issuance of 3,680,000 depositary shares of Series C Redeemable	-	-	-		-	-	(419)	-	(419)
Stock \$1.32 per share of common stock Conversion of 10,000 shares of Series B Convertible Preferred Stock to 1,293,996 shares of common stock Issuance of 3,680,000 depositary shares of Series C Redeemable							, í		, , ,
\$1.32 per share of common stock Conversion of 10,000 shares of Series B Convertible Preferred Stock to 1,293,996 shares of common stock Issuance of 3,680,000 depositary shares of Series C Redeemable									
Conversion of 10,000 shares of Series B Convertible Preferred Stock to 1,293,996 shares of common stock Issuance of 3,680,000 depositary shares of Series C Redeemable	-	-	-		-	-	(923)	-	(923)
Conversion of 10,000 shares of Series B Convertible Preferred Stock to 1,293,996 shares of common stock Issuance of 3,680,000 depositary shares of Series C Redeemable	-	-	-		3	7,073	(76,035)	-	(68,959)
to 1,293,996 shares of common stock Issuance of 3,680,000 depositary shares of Series C Redeemable									
stock Issuance of 3,680,000 depositary shares of Series C Redeemable									
Issuance of 3,680,000 depositary shares of Series C Redeemable									
shares of Series C Redeemable	-	(25,000)	-		13	24,987	-	-	-
Preferred Stock									
	-	-	92,000		-	-	-	-	92,000
Issuance of common stock:									
272,184 shares	-	-	-		3	4,654	-	-	4,657
2,715,235 shares discounted stock									
purchase program	-	-	-		27	58,632	-	-	58,659
Issuance of 79,500 shares of									
restricted common stock	-	-	-		1	(1)	-	-	-
Stock issuance costs	-	-	-		-	(3,111)	-	-	(3,111)
Amortization of deferred									
compensation	-	-	-		-	3,166	-	-	3,166
Treasury lock gain on interest rate									
swap ⁽²⁾	-	-	-		-	-	-	3,653	3,653
Amortization of interest rate swap	-	-	-		-	-	-	(345)	(345)
Unrealized gain Mortgage residual								1.000	1 005
interests	-	-	-		-	-	-	1,992	1,992
Stock value adjustment	-	-	-		-	-	-	(81)	(81)
Balances at December 31, 2006 \$	44,540 \$	-	\$ 92,000	\$	598 \$	873,885	\$ 80,263	\$ 5.219	\$ 1,096,505

(1) Includes \$368 dividends paid in

January 2007.

⁽²⁾ Fair value of interest rate swaps net of prior year amortization reclassified from the Company s unsecured notes payable from the unamortized interest rate hedge gain resulting from the termination of the \$94,000,000 swap in June 2004.

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See accompanying notes to consolidated financial statements.

NATIONAL RETAIL PROPERTIES, INC.

and SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

(dollars in thousands)

	Year H 2006	er 31, 2004	
Cash flows from operating activities:			
Net earnings	\$ 182,505	\$ 89,400	\$ 64,934
Adjustments to reconcile net earnings to net cash provided by operating activities:	,	, ., .,	
Stock compensation expense	3,170	1,971	978
Depreciation and amortization	24,524	22,350	17,398
Impairment real estate	693	3,729	-
Impairment mortgage residual interests valuation adjustment	8,779	2,382	-
Amortization of notes payable discount	137	105	123
Amortization of deferred interest rate hedge gains	(345)	(326)	(457)
Equity in earnings of unconsolidated affiliates	(122)	(1,209)	(5,064)
Distributions received from unconsolidated affiliates	864	3,293	11,008
Minority interests	2,622	(5,854)	1,828
Gain on disposition of real estate, Investment Portfolio	(91,165)	(9,816)	(2,523)
Gain on disposition of equity investment	(11,373)	-	-
Gain on disposition of real estate, Inventory Portfolio	(13,781)	(21,627)	(23,402)
Extraordinary gain	_	(14,786)	-
Deferred income taxes	(8,366)	(1,709)	2,726
Transition costs	-	-	1,929
Change in operating assets and liabilities, net of assets acquired and liabilities assumed in business combinations:			
Additions to real estate, Inventory Portfolio	(195,956)	(137,286)	(74,024)
Proceeds from disposition of real estate, Inventory Portfolio	101,324	79,065	87,321
Decrease in real estate leased to others using the direct financing method	2,982	2,915	2,770
Increase in work in process	(3,315)	(4,355)	(2,093)
Increase in mortgages, notes and accrued interest receivable	795	6,465	6,243
Decrease (increase) in receivables	642	7,730	(1,642)
Decrease in mortgage residual interests	16,885	11,704	(1,012)
Increase in accrued rental income	(5,777)	593	(3,438)
Decrease (increase) in other assets	(520)	877	(1,456)
Increase in accrued interest payable	450	913	485
Increase (decrease) in other liabilities	1,951	(4,365)	1,646
Increase (decrease) in current tax liability	958	(1,229)	510
Net cash provided by operating activities	18,561	30,930	85,800
Cash flows from investing activities:			
Proceeds from the disposition of real estate, Investment Portfolio	222,778	38,982	32,639
Proceeds from the disposition of equity investment	10,239		-,
Additions to real estate, Investment Portfolio:	•,==>		
Accounted for using the operating method	(351,100)	(267,488)	(134,565)
Accounted for using the direct financing method	(1,449)	(309)	-
Investment in unconsolidated affiliates	-	-	(4)
Increase in mortgages and notes receivable	(18,371)	(17,738)	(6,857)

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Mortgage and notes payments received	39,075	16,846	23,301
Increase in mortgages and other receivables from unconsolidated affiliates	-	-	(115,600)
Payments received on mortgages and other receivables from unconsolidated affiliates	-	-	132,200
Business combination, net of cash acquired	-	2,183	1,068
Restricted cash	(6,396)	(12,764)	-
Acquisition of 1.3 percent interest in Services	-	(829)	-
Payment of lease costs	(2,790)	(1,253)	(1,491)
Other	1,030	(117)	(654)
Net cash used in investing activities	(106,984)	(242,487)	(69,963)

See accompanying notes to consolidated financial statements.

NATIONAL RETAIL PROPERTIES, INC.

and SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS CONTINUED

(dollars in thousands)

		Year Ended December 31.				
		2006		2005	,	2004
Cash flows from financing activities:						
Proceeds from line of credit payable		379,000		373,500		350,900
Repayment of line of credit payable		(513,300)		(229, 100)		(360,800)
Proceeds from mortgages payable		-		-		406
Repayment of mortgages payable		(20, 241)		(6,644)		(9,163)
Proceeds from notes payable convertible		172,500		-		-
Proceeds from notes payable		-		149,610		149,560
Proceeds from forward starting interest rate swap		-		-		4,148
Repayment of notes payable		(3,750)		(11, 150)		(120,000)
Payment of debt costs		(3,864)		(3,073)		(1,450)
Proceeds from financing lease obligation		-		-		26,041
Proceeds from issuance of common stock		70,392		23,268		13,230
Proceeds from issuance of preferred stock		88,902				-
Payment of Series A Preferred Stock dividends		(4,376)		(4,008)		(4,008)
Payment of Series B Convertible Preferred Stock dividends		(419)		(1,675)		(1,675)
Payment of Series C Redeemable Preferred Stock dividends		(923)		-		-
Payment of common stock dividends		(76,039)		(69,018)		(66,272)
Minority interest distributions		(5,817)		(3,858)		(140)
Minority interest contributions		2		-		-
Stock issuance costs		(203)		(8)		(2)
		(205)		(0)		(2)
Net cash provided by (used in) financing activities		81,864		217,844		(19,225)
		(6.550)		(207		(2.200)
Net increase (decrease) in cash and cash equivalents		(6,559)		6,287		(3,388)
Cash and cash equivalents at beginning of year		8,234		1,947		5,335
Cash and cash equivalents at end of year	\$	1,675	\$	8,234	\$	1,947
Supplemental disclosure of cash flow information:						
Interest paid, net of amount capitalized	\$	50,774	\$	38,684	\$	33,855
interest paid, net of amount capitalized	φ	50,774	φ	36,064	φ	33,833
Taxes paid	\$	1,137	\$	4,494	\$	60
Supplemental disclosure of non-cash investing and financing activities:						
Issued 79,500, 223,468 and 205,579 shares of restricted and unrestricted common stock in 2006, 2005 and						
2004, respectively, pursuant to the Company s 2000 Performance Incentive Plan, including grants in						
connection with transition costs	\$	1,763	\$	4,003	\$	3,016
Converted 10,000 shares of Series B Convertible Preferred Stock to 1,293,996 shares of common stock	\$	25,000	\$		\$	
Converted 10,000 shares of Series B Convertible Preferred Stock to 1,293,996 shares of common stock	Ф	25,000	ф	-	ф	-
Issued 14,062 shares of common stock in 2006 to directors pursuant to the Company s 2000 Performance						
Incentive Plan	\$	307	\$	-	\$	-
Issued 33,379 shares of common stock in 2006 pursuant to the Company s Deferred Director Fee Plan	\$	655	\$	_	\$	_
issued 55,577 shares of common stock in 2000 pursuant to the Company's Deterior Director Fee Flan	ψ	055	ψ	-	Ψ	-
Surrender of 30,135 and 29,926 shares of restricted common stock in 2005 and 2004, respectively	\$	-	\$	461	\$	473
, ,	-		-			

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Dividends or unvested restricted stock shares	4	-	-
Change in other comprehensive income	\$ 5,219	\$ 1,254	\$ -
Change in lease classification	\$ 885	\$ 2,158	\$ -
Transfer of real estate from Inventory Portfolio to Investment Portfolio	\$ 12,933	\$ 4,752	\$ -
Note and mortgage notes receivable accepted in connection with real estate transactions	\$ 1,582	\$ 2,415	\$ -
Acquisition of real estate held for investment and assumption of related mortgage payable	\$ -	\$ -	\$ 7,357
Assignment of mortgage payable in connection with the disposition of real estate	\$ 95,000	\$ 406	\$ 2,251
Issued 953,551 shares of common stock in exchange for a partnership interest	\$ -	\$ -	\$ 17,449
Issued 1,636,532 shares of common stock in connection with the acquisition of National Properties Corporation (NAPE)	\$ -	\$ 31,160	\$ -

See accompanying notes to consolidated financial statements.

NATIONAL RETAIL PROPERTIES, INC.

and SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Years Ended December 31, 2006, 2005 and 2004

Note 1 Organization and Summary of Significant Accounting Policies:

<u>Organization and Nature of Business</u> National Retail Properties, Inc. (formerly known as Commercial Net Lease Realty, Inc.), a Maryland corporation, is a fully integrated real estate investment trust (REIT) formed in 1984. The term Company refers to National Retail Properties, Inc. and its majority owned and controlled subsidiaries. These subsidiaries include the wholly owned qualified REIT subsidiaries of National Retail Properties, Inc., as well as the taxable REIT subsidiaries and their majority owned and controlled subsidiaries (collectively, the NNN TRS). Effective May 1, 2006, Commercial Net Lease Realty, Inc. changed its name to National Retail Properties, Inc.

Prior to January 1, 2005, the Company held a 98.7 percent, non-controlling and non-voting interest in Commercial Net Lease Realty Services, Inc. and its majority owned and controlled subsidiaries (Services). Kevin B. Habicht, an officer and director of the Company, James M. Seneff, Jr. and Gary M. Ralston, each a former officer and director of the Company, (collectively the Services Investors) owned the remaining 1.3 percent interest, which was 100 percent of the voting interest in Services. Effective January 1, 2005, the Company acquired the remaining 1.3 percent interest in Services, increasing the Company's ownership in Services to 100 percent. Effective November 1, 2005, Commercial Net Lease Realty Services, Inc. merged into National Retail Properties, Inc. CNLRS Exchange I, Inc., a taxable REIT subsidiary (TRS), became the TRS holding company for the Company's development and exchange activities. Effective October 2, 2006, CNLRS Exchange I, Inc. changed its name to NNN TRS, Inc.

The Company s operations are divided into two primary business segments: (i) investment assets, including real estate assets, structured finance investments (included in mortgages and notes receivable on the consolidated balance sheets) and mortgage residual interests (collectively, Investment Assets), and (ii) inventory real estate assets (Inventory Assets). The Investment Assets are operated through National Retail Properties, Inc. and its wholly owned qualified REIT subsidiaries. The Company acquires, owns, invests in, manages and develops properties that are leased primarily to retail tenants under long-term net leases (Investment Properties or Investment Portfolio). As of December 31, 2006, the Company owned 710 Investment Properties, with an aggregate gross leasable area of 9,341,000 square feet, located in 44 states. In addition to the Investment Properties, as of December 31, 2006, the Company had \$13,917,000 and \$31,512,000 in structured finance investments and mortgage residual interests, respectively. The Inventory Assets are operated through the NNN TRS. The NNN TRS, directly and indirectly, through investment interests, acquires and develops real estate primarily for the purpose of selling the real estate (Inventory Properties or Inventory Portfolio). As of December 31, 2006, the NNN TRS owned 97 Inventory Properties.

<u>Principles of Consolidation</u> In January 2003, the Financial Accounting Standards Board (FASB) issued FASB Interpretation No. 46 (revised December 2003), Consolidation of Variable Interest Entities (FIN 46R). This Interpretation of Accounting Research Bulletin No. 51, Consolidated Financial Statements, addresses consolidation by business enterprises of variable interest entities.

The Company s consolidated financial statements include the accounts of each of the respective majority owned and controlled affiliates. All significant intercompany account balances and transactions have been eliminated. The Company applies the equity method of accounting to investments in partnerships and joint ventures that are not subject to control by the Company due to the significance of rights held by other parties.

The NNN TRS develops real estate through various joint venture development affiliate agreements. The NNN TRS consolidates the joint venture development entities listed in the table below based upon either the Company being the primary beneficiary of the respective variable interest entity or the Company having a controlling interest over the respective entity. The Company eliminates significant intercompany balances and transactions and records a minority interest for its other partners ownership percentage. The following table summarizes each of the investments, as of December 31, 2006:

NNN TRS

Date of Agreement	Entity Name	Ownership %
November 2002	WG Grand Prairie TX, LLC	60%
February 2003	Gator Pearson, LLC	50%
February 2004	CNLRS Yosemite Park CO, LLC	50%
September 2004	CNLRS Bismarck ND, LLC	50%
December 2004	CNLRS WG Long Beach MS, LLC	50%
December 2005	CNLRS P&P, L.P.	50%
February 2006	CNLRS BEP, L.P.	50%
February 2006	CNLRS Rockwall, L.P.	50%
September 2006	NNN Harrison Crossing, L.P.	50%
September 2006	CNLRS RGI Bonita Springs, LLC	50%

The Company no longer holds an interest in the collective partnership interest of CNL Plaza, Ltd. and CNL Plaza Venture, Ltd. (collectively, Plaza). In October 2006, the Company sold its equity investment for \$10,239,000 (see Note 4).

In May 2005, the Company (through a wholly owned subsidiary of the Services) exercised its option to purchase 78.9 percent of the common shares of Orange Avenue Mortgage Investments, Inc. (OAMI) (formerly CNL Commercial Finance, Inc.). As a result, the Company has consolidated OAMI in its consolidated financial statements (see Note 23).

<u>Real Estate</u> <u>Investment Portfolio</u> The Company records the acquisition of real estate at cost, including acquisition and closing costs. The cost of properties developed by the Company includes direct and indirect costs of construction, property taxes, interest and other miscellaneous costs incurred during the development period until the project is substantially complete and available for occupancy.

Purchase Accounting for Acquisition of Real Estate Subject to a Lease For acquisitions of real estate subject to a lease subsequent to June 30, 2001, the effective date of Statement of Financial Accounting Standards (SFAS) No. 141, Business Combinations, (SFAS 141), the fair value of the real estate acquired is allocated to the acquired tangible assets, consisting of land, building and tenant improvements, and identified intangible assets and liabilities, consisting of the value of above-market and below-market leases, value of in-place leases and value of tenant relationships, based in each case on their relative fair values.

The fair value of the tangible assets of an acquired leased property is determined by valuing the property as if it were vacant, and the as-if-vacant value is then allocated to land, building and tenant improvements based on the determination of the relative fair values of these assets. The as-if-vacant fair value of a property is provided to management by a qualified appraiser.

In allocating the fair value of the identified intangible assets and liabilities of an acquired property, above-market and below-market in-place lease values are recorded as other assets or liabilities 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) management s estimate of fair market lease rates for the corresponding in-place leases, measured over a period equal to the remaining non-cancelable term of the lease. The capitalized above-market lease values are amortized as a reduction of rental income over the remaining non-cancelable terms of the respective leases. The capitalized below-market lease values are amortized as an increase to rental income over the initial term.

The aggregate value of other acquired intangible assets, consisting of in-place leases, is measured by the excess of (i) the purchase price paid for a property after adjusting existing in-place leases to market rental rates over (ii) the estimated fair value of the property as-if-vacant, determined as set forth above. The value of in-place leases exclusive of the value of above-market and below-market in-place leases is amortized to expense over the remaining non-cancelable periods of the respective leases. If a lease were to be terminated prior to its stated expiration, all unamortized amounts relating to that lease would be written off.

The value of tenant relationships is reviewed on individual transactions to determine if future value was derived from the acquisition.

Real estate is generally leased to tenants on a net lease basis, whereby the tenant is responsible for all operating expenses relating to the property, including property taxes, insurance, maintenance and repairs. The leases are accounted for using either the operating or the direct financing method. Such methods are described below:

Operating method Leases accounted for using the operating method are recorded at the cost of the real estate. Revenue is recognized as rentals are earned and expenses (including depreciation) are charged to operations as incurred. Buildings are depreciated on the straight-line method over their estimated useful lives (generally 35 to 40 years). Leasehold interests are amortized on the straight-line method over the terms of their respective leases. When scheduled rentals vary during the lease term, income is recognized on a straight-line basis so as to produce a constant periodic rent over the term of the lease. Accrued rental income is the aggregate difference between the scheduled rents which vary during the lease term and the income recognized on a straight-line basis.

Direct financing method Leases accounted for using the direct financing method are recorded at their net investment (which at the inception of the lease generally represents the cost of the property). Unearned income is deferred and amortized into income over the lease terms so as to produce a constant periodic rate of return on the Company s net investment in the leases.

Management periodically assesses its real estate for possible impairment whenever events or changes in circumstances indicate that the carrying value of the asset, including accrued rental

income, may not be recoverable through operations. Management determines whether an impairment in value has occurred by comparing the estimated future cash flows (undiscounted and without interest charges), including the residual value of the real estate, with the carrying cost of the individual asset. If an impairment is indicated, a loss will be recorded for the amount by which the carrying value of the asset exceeds its fair value.

<u>Real Estate</u> <u>Inventory Portfolio</u> The NNN TRS acquires, develops and owns properties that it intends to sell. The properties that are classified as held for sale at any given time may consist of properties that have been acquired in the marketplace with the intent to sell and properties that have been, or are currently being, constructed by the NNN TRS. The NNN TRS records the acquisition of the real estate at cost, including the acquisition and closing costs. The cost of the real estate developed by the NNN TRS includes direct and indirect costs of construction, interest and other miscellaneous costs incurred during the development period until the project is substantially complete and available for occupancy. Real estate held for sale is not depreciated. In accordance with SFAS No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets, the NNN TRS classifies its real estate held for sale as discontinued operations for each property in which rental revenues are generated (see Note 20).

<u>Real Estate Dispositions</u> When real estate is disposed of, the related cost, accumulated depreciation or amortization and any accrued rental income for operating leases and the net investment for direct financing leases are removed from the accounts and gains and losses from the dispositions are reflected in income. Gains from the disposition of real estate are generally recognized using the full accrual method in accordance with the provisions of SFAS No. 66 Accounting for Real Estate Sales, provided that various criteria relating to the terms of the sale and any subsequent involvement by the Company with the real estate sold are met. Lease termination fees are recognized when the related leases are cancelled and the Company no longer has a continuing obligation to provide services to the former tenants.

<u>Valuation of Mortgages, Notes and Accrued Interest</u> The allowance related to the mortgages, notes and accrued interest is the Company s best estimate of the amount of probable credit losses. The allowance is determined on an individual note basis in reviewing any payment past due for over 90 days. Any outstanding amounts are written off against the allowance when all possible means of collection have been exhausted.

Investment in Unconsolidated Affiliates The Company accounts for each of its investments in unconsolidated affiliates under the equity method of accounting (see Note 4).

<u>Mortgage Residual Interests, at Fair Value</u> Mortgage residual interests, classified as available for sale, are reported at their market values with unrealized gains and losses reported as other comprehensive income in stockholders equity. The mortgage residual interests were acquired in connection with the acquisition of 78.9 percent equity interest of OAMI. The Company recognizes the excess of all cash flows attributable to the mortgage residual interests estimated at the acquisition/transaction date over the initial investment (the accretable yield) as interest income over the life of the beneficial interest using the effective yield method. Losses are considered other than temporary valuation impairments if and when there has been a change in the timing or amount of estimated cash flows, exclusive of changes in interest rates, that leads to a loss in value. Certain of the mortgage residual interests have been pledged as security for notes payable.

<u>Cash and Cash Equivalents</u> The Company considers all highly liquid investments with a maturity of three months or less when purchased to be cash equivalents. Cash and cash equivalents consist of cash and money market accounts. Cash equivalents are stated at cost plus accrued interest, which approximates fair value.

Cash accounts maintained on behalf of the Company in demand deposits at commercial banks and money market funds may exceed federally insured levels; however, the Company has not experienced any losses in such accounts. The Company limits investment of temporary cash investments to financial institutions with high credit standing; therefore, management believes it is not exposed to any significant credit risk on cash and cash equivalents.

Restricted Cash Restricted cash consists of amounts held in restricted escrow accounts in connection with the sale of certain assets of OAMI to a third party (the Buyer) in December 2004 (prior to the Company exercising its option) (see Note 23). The use of the cash is restricted pursuant to agreements with the Buyer and will be released in December 2007 subject to any pending indemnity claims. The amount held in these accounts at December 31, 2006 and 2005 was \$36,728,000 and \$30,530,000, respectively. Carrying value for restricted cash was \$36,587,000 and \$30,191,000 at December 31, 2006 and 2005, respectively, and is calculated as the present value of the expected release of monies.

<u>Valuation of Receivables</u> The Company estimates of the collectibility of its accounts receivable related to rents, expense reimbursements and other revenues. The Company analyzes accounts receivable and historical bad debt levels, customer credit-worthiness and current economic trends when evaluating the adequacy of the allowance for doubtful accounts. In addition, tenants in bankruptcy are analyzed and estimates are made in connection with the expected recovery of pre-petition and post-petition claims.

<u>Debt Costs</u> Debt costs incurred in connection with the Company s \$300,000,000 line of credit and mortgages payable have been deferred and are being amortized over the term of the respective loan commitment using the straight-line method, which approximates the effective interest method. Debt costs incurred in connection with the issuance of the Company s notes payable have been deferred and are being amortized over the term of the respective debt obligation using the effective interest method.

<u>Revenue Recognition</u> Rental revenues for non-development real estate assets are recognized when earned in accordance with SFAS 13, Accounting for Leases, based on the terms of the lease at the time of acquisition of the leased asset. Rental revenues for properties under construction commence upon completion of construction of the leased asset and delivery of the leased asset to the tenant.

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

The following is a reconciliation of the denominator of the basic net earnings per common share computation to the denominator of the diluted net earnings per common share computation for each of the years ended December 31:

	2006	2005	2004
Weighted average number of common shares	57 (00 522	52 072 007	51 546 014
outstanding	57,698,533	53,272,997	51,546,814
Unvested restricted stock	(270,470)	(288,176)	(234,380)
Weighted average number of common shares			
outstanding used in basic earnings per share	57,428,063	52,984,821	51,312,434
Weighted average number of common shares			
outstanding used in basic earnings per share	57,428,063	52,984,821	51,312,434
Effect of dilutive securities:			
Restricted stock	114,367	221,337	234,380
Common stock options	107,909	128,944	192,370
Assumed conversion of Series B Convertible			
Preferred Stock to common stock	400,607	1,293,996	-
Directors deferred fee plan	28,929	11,045	3,334
Weighted average number of common shares			
outstanding used in diluted earnings per share	58,079,875	54,640,143	51,742,518

The Series B Convertible Preferred shares were not included in computing diluted earnings per common share for the year ended December 31, 2004 because their effects would be antidilutive. In April 2006, the Series B Convertible Preferred shares were converted into 1,293,996 shares of common stock and therefore are included in the computation of both basic and diluted weighted average shares outstanding. In addition, the potential dilutive shares related to convertible notes payable were not included in computing earnings per common share because their effects would be antidilutive.

<u>Stock-Based Compensation</u> On January 1, 2006, the Company adopted the provisions of SFAS No. 123 (R), Share-Based Payments (SFAS 123R), under the modified prospective method. Under the modified prospective method, compensation cost is recognized for all awards granted after the adoption of this standard and for the unvested portion of previously granted awards that are outstanding as of that date. In accordance with SFAS 123R, the Company will estimate the fair value of restricted stock and stock option grants at the date of grant and amortize those amounts into expense on a straight line basis or amount vested, if greater, over the appropriate vesting period. Adoption of SFAS 123R did not have a significant impact on the Company s earnings from continuing operations, net earnings, cash flow from operations, cash flow from financing activities and basic and diluted earnings per share for the year ended December 31, 2006.

<u>Income Taxes</u> The Company has made an election to be taxed as a REIT under Sections 856 through 860 of the Internal Revenue Code of 1986, as amended, and related regulations. The Company generally will not be subject to federal income taxes on amounts distributed to stockholders, providing it distributes 100 percent of its real estate investment trust taxable income and meets certain other requirements for qualifying as a REIT. For each of the years in the three-year period ended December 31, 2006, the Company believes it has qualified as a REIT. Notwithstanding the Company s qualification for taxation as a REIT, the Company is subject to certain state taxes on its income and real estate.

The Company and its taxable REIT subsidiaries have made timely TRS elections pursuant to the provisions of the REIT Modernization Act. A TRS is able to engage in activities resulting in

income that previously would have been disqualified from being eligible REIT income under the federal income tax regulations. As a result, certain activities of the Company which occur within its TRS entities are subject to federal and state income taxes (See Note 3). All provisions for federal income taxes in the accompanying consolidated financial statements are attributable to the Company s taxable REIT subsidiaries and to OAMI s built-in-gain tax liability.

Income taxes are accounted for under the asset and liability method as required by SFAS No. 109, Accounting for Income Taxes. Deferred tax assets and liabilities are recognized for the temporary differences based on estimated future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted tax rates in effect for the year in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

<u>New Accounting Standards</u> In June 2006, the FASB issued FASB Interpretation No. 48 (FIN 48), Accounting for Uncertainty in Income Taxes an interpretation of FASB Statement No. 109. FIN 48 clarifies the accounting for uncertainty in income taxes recognized in accordance with SFAS No. 109, Accounting for Income Taxes. This interpretation 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. It also provides guidance on de-recognition, classification, interest and penalties, accounting in interim periods, disclosure and transition. FIN 48 is effective for fiscal years beginning after December 15, 2006. The Company is currently evaluating the impact, if any, of applying the various provisions of FIN 48.

In September 2006, the Securities and Exchange Commission (SEC) staff issued Staff Accounting Bulletin (SAB) Topic 1N, Financial Statements Considering the Effects of Prior Year Misstatements when Quantifying Misstatements in Current Year Financial Statements (SAB 108). SAB 108 provides guidance on how prior year misstatements should be taken into consideration when quantifying misstatements in current year financial statements for purposes of determining whether the current year s financial statements are materially misstated. SAB 108 references both the iron curtain and rollover approaches to quantifying a current year misstatement for purposes of determining its materiality. The iron curtain approach focuses on how the current year s balance sheet would be affected in correcting a misstatement without considering the year(s) in which the misstatement originated. The rollover approach focuses on the amount of the misstatements, including both the carryover and reversing effects of prior year misstatements, on the current year financial statements. Both the iron curtain approach and rollover approach should be used in assessing the materiality of a current year misstatement. SAB 108 provides that once a current year misstatement has been quantified, the guidance in SAB Topic 1M, Financial Statements - Materiality, (SAB 99) should be applied to determine whether the misstatement is material and should result in an adjustment to the financial statements. SAB 108 is effective for fiscal years ending after November 15, 2006. The adoption of SAB 108 did not have a significant impact on the Company s financial position or results of operations.

In September 2006, FASB issued SFAS No. 157, Fair Value Measurements (SFAS 157). This statement defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles and expands the disclosures about fair value measurements. SFAS 157 applies to other accounting pronouncements that require or permit fair value measurements. The changes to current practice resulting from the application of the SFAS 157 relate to the definition of fair value, the methods used to measure fair value and the expanded disclosures about fair value measurements. The definition focuses on the price that would be received to sell the asset or paid to transfer the liability at the measurement date (an exit price) and not the price that would be paid to acquire the asset or received to assume the liability at the measurement date (an entry price). This statement also emphasizes that fair value is a market-based measurement, not an entity specific measurement and subsequently a fair value measurement should be determined based on the assumptions that market participants would use in pricing the asset or liability. The statement also clarifies that the market participant assumptions include assumptions about risk, and assumptions about the effect of a restriction on the sale or use of an asset. This statement is effective for financial statements issued for fiscal years beginning of the year in which this statement is initially applied. A limited form of retrospective application of SFAS 157 is allowed for certain financial instruments. The Company is currently evaluating the provisions of SFAS 157 to determine the potential impact, if any, the adoption will have on the Company is financial position or results of operations.

In October 2006, FASB issued FASB Staff Position (FSP) FAS 123 (R)-5 amending FSP FAS 123 (R)-1. This FSP addresses whether a modification of an instrument in connection with an entity restructuring should be considered a modification for purposes of applying FSP FAS 123 (R)-1, Classification and Measurement of Freestanding Financial Instruments Originally Issued in Exchange for Employee Services under FASB Statement No. 123(R). Prior to FSP FAS 123 (R)-5, entities were required to apply the recognition and measurement provisions of SFAS 123R throughout the life of an instrument, unless the instrument was modified when the holder was no longer an employee. FSP FAS 123 (R)-5 prescribes that there should be no change in recognition or the measurement (due to a change in classification) of those instruments that were originally issued as employee compensation and then modified, and the modification is made to the terms of the instrument solely to reflect an equity restructuring that occurs when the holders are no longer employees if both of the following conditions are met: (i) there is no increase in fair value of the award (or the ratio of intrinsic value to the exercise price of the award is preserved), or the antidilution provision is not added to the terms of the award in contemplation of an equity restructuring, and (ii) all holders of the same class of equity instruments are treated in the same manner. The adoption of this FSP does not have a significant impact on the Company s financial position or results of operations.

In December 2006, FASB issued a FSP on EITF 00-19-2 which addresses an issuer s accounting for registration payment arrangements for financial instruments such as equity shares, warrants or debt instruments. This FSP specifies that the contingent obligation to make future payments or otherwise transfer consideration under a registration payment arrangement, whether issued as a separate agreement or included as a provision of a financial instrument or other agreement, should be separately recognized and measured in accordance with FASB Statement No. 5, Accounting for Contingencies and FASB Interpretation No. 14, Reasonable Estimation of the Amount of a Loss. The financial instrument(s) subject to the

registration payment arrangement shall be recognized and measured in accordance with other applicable Generally Acceptable Accounting Principles, (GAAP) without regard to the contingent obligation to transfer consideration pursuant to the registration payment arrangement entity should recognize and measure a registration payment arrangement as a separate unit of account from the financial instrument(s) subject to that arrangement. Adoption of this FSP may require additional disclosures relating to the nature of the registration payment, settlement alternatives, current carrying amount of the liability representing the issuer's obligations and the maximum potential amount of consideration, undiscounted that the issuer could be required to transfer. This FSP shall be effective immediately for registration payment arrangements and the financial instruments subject to those arrangements that are entered into or modified subsequent to the date of issuance of this FSP. For registration payment arrangements and financial instruments subject to those arrangements that were entered into prior to the issuance of this FSP, this guidance shall be effective for financial statements issued for fiscal years beginning after December 15, 2006. The adoption of this FSP will not have a significant impact on the Company's financial position or results of operations.

<u>Use of Estimates</u> Management of the Company has made a number of estimates and assumptions relating to the reporting of assets and liabilities, revenues and expenses and the disclosure of contingent assets and liabilities to prepare these consolidated financial statements in conformity with accounting principles generally accepted in the United States of America. Significant estimates include provision for impairment and allowances for certain assets, accruals, useful lives of assets and capitalization of costs. Actual results could differ from those estimates.

<u>Reclassification</u> Certain items in the prior year s consolidated financial statements and notes to consolidated financial statements have been reclassified to conform to the 2006 presentation. These reclassifications had no effect on stockholders equity or net earnings.

Note 2 Real Estate - Investment Portfolio:

Leases The Company generally leases its Investment Properties to established tenants. As of December 31, 2006, 674 of the Investment Property leases have been classified as direct financing leases. For the Investment Property leases classified as direct financing leases, the building portions of the property leases are accounted for as direct financing leases while the land portions of 28 of these leases are accounted for as operating leases. Substantially all leases have initial terms of 10 to 20 years (expiring between 2007 and 2030) and provide for minimum rentals. In addition, the tenant leases generally provide for limited increases in rent as a result of fixed increases, increases in the consumer price index, and/or increases in the tenant s sales volume. Generally, the tenant is also required to pay all property taxes and assessments, substantially maintain the interior and exterior of the building and carry property and liability insurance coverage. Certain of the Company s Investment Properties are subject to leases under which the Company retains responsibility for certain costs and expenses of the property. As of December 31, 2006, the weighted average remaining lease term was approximately 12 years. Generally, the leases of the Investment Properties provide the tenant with one or more multi-year renewal options subject to generally the same terms and conditions as the initial lease.

<u>Held for Investment</u> Accounted for Using the Operating Method Real estate subject to operating leases consisted of the following as of December 31 (dollars in thousands):

	2006	2005
Land and improvements	\$ 692,048	\$ 574,150
Buildings and improvements	829,565	799,291
Leasehold interests	2,532	2,532
	1,524,145	1,375,973
Less accumulated depreciation and amortization	(87,329)	(79,198)
	1,436,816	1,296,775
Work in progress	3,769	3,012
	1,440,585	1,299,787
Less impairment	(1,583)	(2,533)
-		
	\$ 1,439,002	\$ 1,297,254

Some leases provide for scheduled rent increases throughout the lease term. Such amounts are recognized on a straight-line basis over the terms of the leases. For the years ended December 31, 2006, 2005 and 2004, the Company recognized collectively in continuing and discontinued operations, \$3,160,000, \$2,053,000, and \$3,452,000, respectively, of such income. At December 31, 2006 and 2005, the balance of accrued rental income, net of allowances of \$2,536,000 and \$2,057,000, respectively, was \$26,510,000 and \$30,717,000 (excluding \$97,000 and \$2,718,000 in deferred rental income), respectively.

In connection with the development of 11 Investment Properties, the Company has agreed to fund construction commitments (including land costs) of \$35,020,000, of which \$17,845,000 has been funded as of December 31, 2006.

The following is a schedule of future minimum lease payments to be received on noncancellable operating leases held for investment at December 31, 2006 (dollars in thousands):

2007	\$ 138,	842
2008	137,	691
2009	134,	995
2010	132,	585
2011	128,	051
Thereafter	1,084,	105
	\$ 1,756,	269

Since lease renewal periods are exercisable at the option of the tenant, the above table only presents future minimum lease payments due during the initial lease terms. In addition, this table does not include amounts for potential variable rent increases that are based on the Consumer Price Index (CPI) or future contingent rents which may be received on the leases based on a percentage of the tenant s gross sales.

Held for Investment Accounted for Using the Direct Financing Method The following lists the components of net investment in direct financing leases at December 31 (dollars in thousands):

	2006	2005
Minimum lease payments to be received	\$ 103,938	\$ 145,605
Estimated unguaranteed residual values	24,793	31,110
Less unearned income	(58,048)	(82,581)
Net investment in direct financing leases	\$ 70,683	\$ 94,134

The following is a schedule of future minimum lease payments to be received on direct financing leases held for investment at December 31, 2006 (dollars in thousands):

2007	\$ 9,827
2008	9,831
2009	9,910
2010	9,930
2011	9,916
Thereafter	54,524
	\$ 103,938

The above table does not include future minimum lease payments for renewal periods, potential variable CPI rent increases or contingent rental payments that may become due in future periods (See Real Estate Accounted for Using the Operating Method).

Impairments As a result of the Company s review of long lived assets for impairment, including identifiable intangible assets, the Company recognized the following impairments for each of the years ended December 31 (dollars in thousands):

	20	006	2005	2004
Continuing operations:				
Real estate	\$	-	\$ 1,673	\$ -
Intangibles ⁽¹⁾		-	1,328	-
		-	3,001	-
Discontinued operations:				
Real estate		693	2,056	-
	\$	693	\$ 2,056	\$ -

⁽¹⁾ Included in Other Assets on the Consolidated Balance Sheets.

Note 3 Real Estate Inventory Portfolio:

As of December 31, 2006, the NNN TRS owned 97 Inventory Properties: 79 completed inventory, five under construction and 13 land parcels. As of December 31, 2005, the NNN TRS owned 63 Inventory Properties: 47 complete inventory, 12 under construction and four land parcels. The real estate Inventory Portfolio consisted of the following (dollars in thousands):

	2006	2005		
Inventory:				
Land	\$ 62,554	\$ 26,430		
Building	101,168	37,081		
	163,722	63,511		
Construction projects:				
Land	42,303	44,168		
Work in process	22,134	23,395		
	64,437	67,563		
	\$ 228,159	\$ 131,074		

In connection with the development of five Inventory Properties by the NNN TRS, the Company has agreed to fund construction commitments of \$36,728,000, of which \$27,263,000, including land costs, has been funded as of December 31, 2006.

The following table summarizes the number of Inventory Properties sold and the corresponding gain recognized on the disposition of Inventory Properties included in continuing and discontinued operations for the years ended December 31 (dollars in thousands):

	2006 # of		20 # of	2005 # of			2004 # of			
	Properties		Gain	Properties		Gain	Properties		Gain	
Continuing operations	6	\$	8,000	6	\$	2,010	7	\$	4,700	
Minority interest			(3,609)			-			(1,717)	
Total continuing			4 201			2 0 1 0			2.092	
operations			4,391			2,010			2,983	
Discontinued operations	58		5,590	22		18,696	17		17,885	
Intersegment eliminations			190			921			817	
Minority interest			(505)			(5,999)			(4,705)	
Total discontinued										
operations			5,275			13,618			13,997	
	64	\$	9,666	28	\$	15,628	24	\$	16,980	

Note 4 Investments in Unconsolidated Affiliate:

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CNL Plaza. In May 2002, the Company purchased a 25 percent partnership interest in Plaza for \$750,000. The remaining partnership interests in Plaza are owned by affiliates of James M. Seneff, Jr. and Robert A. Bourne, each a former member of the Company s board of directors. Plaza owns a 346,000 square foot office building and an interest in an adjacent parking garage. The Company had severally guaranteed 41.67 percent of a \$14,000,000 unsecured promissory note on behalf of Plaza. In October 2006, the Company sold its equity investment in Plaza for \$10,239,000 and recognized a gain of \$11,373,000. In connection with the sale, the Company was released as guarantor of Plaza s \$14,000,000 unsecured promissory note.

During the years ended December 31, 2006, 2005 and 2004 the Company received \$1,042,000, \$471,000 and \$446,000, respectively, in distributions from Plaza. For the years ended December 31, 2006, the Company recognized earnings from Plaza of \$122,000, and a loss of \$218,000 and \$276,000 for the years ended December 31, 2005 and 2004, respectively.

Since November 1999, the Company has leased its office space from Plaza. The Company s lease expires in October 2014. In October 2006, the Company amended its lease with Plaza to reduce the square footage leased by the Company. During the years ended December 31, 2006, 2005 and 2004, the Company incurred rental expenses in connection with the lease of \$1,024,000, \$1,035,000 and \$1,018,000, respectively. In May 2000, the Company subleased a portion of its office space to affiliates of James M. Seneff, Jr. In October 2006, the Company terminated these subleases in connection with the Company s amendment. During the years ended December 31, 2006, 2005 and 2004, the Company earned \$337,000, \$397,000 and \$345,000, respectively, in rental and accrued rental income from these affiliates.

The following is a schedule of the Company s future minimum lease payments related to the office space leased from Plaza at December 31, 2006 (dollars in thousands):

2007	\$ 815
2008	839
2009	865
2010	891
2011	917
Thereafter	2,749
	\$ 7,076

Since lease renewal periods are exercisable at the option of the tenant, the above table only presents future minimum lease payments due during the initial lease terms. The Company has the option to renew its lease with Plaza for three successive five-year periods subject to similar terms and conditions as the initial lease.

Note 5 Mortgages, Notes and Accrued Interest Receivable:

As of December 31, 2006, the structured finance investments bear a weighted average interest rate of 13.3% per annum, of which 10.1% is payable monthly and the remaining 3.2% accrues and is due at maturity. The principal balance of each structured finance investment is due in full at maturity, which ranges between November 2007 and January 2009. The structured finance investments are secured by the borrowers pledge of their respective membership interests in the certain subsidiaries which own the respective real estate.

The following table summarizes the activity of the structured finance investments for each of the years ended December 31 (dollars in thousands):

	2006	2005
Balance at January 1	\$ 27,805	\$ 29,390
New investments	16,477	5,988
Principal repayments	(30,365)	(7,573)
Balance at December 31	\$ 13,917	\$ 27,805

Note 6 Mortgage Residual Interests:

OAMI holds the mortgage residual interests (Residuals) from seven securitizations. The following table summarizes the investment interests in each of the transactions:

	Inve	estment Interest	
Securitization	Company (1)	OAMI ⁽²⁾	3 rd Party
BYL 99-1	-	59.0%	41.0%
CCMH I, LLC	42.7%	57.3%	-
CCMH II, LLC	44.0%	56.0%	-
CCMH III, LLC	36.7%	63.3%	-
CCMH IV, LLC	38.3%	61.7%	-
CCMH V, LLC	38.4%	61.6%	-
CCMH VI, LLC	-	100.0%	-

⁽¹⁾ The Company owned these investment interests prior to its acquisition of the equity interest in OAMI.

⁽²⁾ The Company owns 78.9 percent of OAMI s investment interest.

Each of the Residuals is recorded at fair value based upon a third party valuation. Unrealized gains and losses are reported as other comprehensive income in stockholders equity, and other than temporary losses as a result of a change in the timing or amount of estimated cash flows are recorded as an other than temporary valuation impairment. As a result of the increase in historical prepayments of the underlying loans of the Residuals, the third party valuation increased the average life equivalent Constant Prepayment Rate (CPR) speeds assumption from a range of 18.7% to 22.9% up to a range of 38.7% to 47.6%. As a result of the increase in historical prepayments and subsequently the change in the assumption in future prepayments, the Company recognized an other than temporary valuation impairment of \$8,779,000 for the year ended December 31, 2006.

The following table summarizes the key assumptions used in determining the value of these assets as of December 31:

	2006	2005
Discount rate	17%	17%
Average life equivalent CPR speeds range	38.7% to 47.6% CPR	18.7% to 22.9% CPR
Foreclosures:		
Frequency curve default model	1.1% maximum rate	1.1% maximum rate
Loss severity of loans in foreclosure	10%	30%
Yield:		
LIBOR	Forward 3-month curve	Forward 3-month curve
Prime	Forward curve	Forward curve

The following table shows the effects on the key assumptions affecting the fair value of the Residuals at December 31, 2006 (dollars in thousands).

	Re	esiduals
Carrying amount of retained interests	\$	31,512
Discount rate assumption		
Fair value at 20% discount rate	\$	30,233
Fair value at 22% discount rate	\$	29,407
Prepayment speed assumption		
Fair value of 1% increases above the CPR Index	\$	31,439
Fair value of 2% increases above the CPR Index	\$	31,394
Expected credit losses		
Fair value 2% adverse change	\$	31,504
Fair value 3% adverse change	\$	31,499
Yield Assumptions		
Fair value of Prime/LIBOR spread contracting 25 basis points	\$	32,270
Fair value of Prime/LIBOR spread contracting 50 basis points	\$	33,029

These sensitivities are hypothetical and should be used with caution. As the figures indicate, changes in fair value based on adverse variations in assumptions generally cannot be extrapolated because the relationship of the change in assumption to the change in fair value may not be linear. Also, in this table, the effect of a variation of a particular assumption on the fair value of the retained interest is calculated without changing any other assumptions; in reality, changes in one factor may result in changes in another, which might magnify or counteract the sensitivities.

Note 7 Line of Credit Payable:

In December 2005, the Company entered into an amended and restated loan agreement for a \$300,000,000 revolving credit facility (the Credit Facility) which amended the Company s existing loan agreement by (i) increasing the borrowing capacity to \$300,000,000 from \$225,000,000, (ii) lowering the interest rates of the tiered rate structure to a maximum rate of 112.5 basis points above LIBOR (based upon the debt rating of the Company, the current interest rate is 80 basis points above LIBOR), (iii) requiring the Company to pay a commitment fee based on a tiered rate structure to a maximum of 25 basis points per annum (based upon the debt rating of the Company the current commitment fee is 20 basis points), (iv) providing for a competitive bid option for up to 50 percent of the facility amount, (v) extending the expiration date to May 8, 2009, and (vi) amending certain of the financial covenants of the Company. The principal balance is due in full upon expiration of the Credit Facility in May 2009, which the Company may request to be extended for an additional 12-month period. As of December 31, 2006 and 2005, \$28,000,000 and \$162,300,000, respectively, was outstanding under the Credit Facility. The Credit Facility had a weighted average interest rate of 5.91% and 4.77% for the years ended December 31, 2006 and 2005, respectively. In accordance with the terms of the Credit Facility, the Company is required to meet certain restrictive financial covenants, which, among other things, require the Company to maintain certain (i) maximum leverage ratios, (ii) debt service coverage, (iii) cash flow coverage and (iv) investment and dividend limitations. At December 31, 2006, the Company was in compliance with those covenants.

For the years ended December 31, 2006, 2005 and 2004, interest cost incurred was \$7,310,000, \$2,948,000, and \$1,084,000 respectively, of which \$2,278,000, \$2,563,000 and \$271,000, respectively, was capitalized by the Company as a cost of buildings constructed. For December 31, 2006, 2005 and 2004, \$5,032,000, \$385,000 and \$813,000, respectively, were charged to operations.

Note 8 Mortgages Payable:

The following table outlines the mortgages payable included in the Company s consolidated financial statements (dollars in thousands):

Entered	Balance	Interest Rate	Maturity ⁽⁴⁾	Va Encu	rrying lue of umbered $et(s)^{(1)}$	Outstandin Bala Decen 2006	nce and and a second se	at
January 1996	\$ 39,450	7.435%	February 2006	\$	- (6)	\$ -	\$	18,538
June 1996 ⁽²⁾	1,916	8.250%	December 2008		$1,779_{(5)}$	506		729
December 1999	350	8.500%	December 2009		3,314	136		175
December 2001	623	9.000%	April 2014		1,021	398		435
December 2001	698	9.000%	April 2019		1,380	463		482
December 2001	485	9.000%	April 2019		1,357	236		246
June 2002	21,000	6.900%	July 2012		26,181	20,027		20,276
November 2003	95,000	5.420%	November 2013		-(7)	-		95,000
February 2004 ⁽²⁾	6,952	6.900%	January 2017		11,894	5,907		6,299
February 2004 ⁽³⁾	12,000	7.370%	September 2007		28,233	7,304		7,979
March 2005 ⁽²⁾	1,015	8.140%	September 2016		1,398	915		974
				\$	76,557	\$ 35,892	\$	151,133

(1) Each loan is secured by a first mortgage lien on certain of the Company s properties. The carrying values of the assets are as of December 31, 2006.

- (2) Date entered represents the date that the Company acquired real estate subject to a mortgage securing a loan. The corresponding original principal balance represents the outstanding principal balance at the time of acquisition.
- (3) The Company assumed this long term fixed rate loan when the company increased its ownership in Net Lease Institutional Realty, L.P. (see Note 14).
- ⁽⁴⁾ Monthly payments include interest and principal, if any; the balance is due at maturity.
- ⁽⁵⁾ The Company has a \$604,000 letter of credit that also secures the loan.

⁽⁶⁾ In February 2006, upon maturity, the Company repaid the outstanding principal balance and the properties were released from the mortgage lien.

⁽⁷⁾ In May 2006, the Company disposed of the properties that secured the loan at which time the buyer assumed the mortgage outstanding.

The following is a schedule of the annual maturities of the Company s mortgages payable at December 31, 2006 (dollars in thousands):

2007	\$ 8,413
2008	1,190
2009	1,000
2010	1,022
2011	1,098
Thereafter	23,169
	\$ 35,892

Note 9 Notes Payable Secured:

The Company s consolidated financial statements included the following notes payable as a result of the acquisition of OAMI (see Note 22) at December 31 (dollars in thousands):

	Principal Balance			
	2006	2005	Stated	Data
	2006	2005	Rate	Date
02-1 Notes ^{(1) (2)}	\$ 10,500	\$ 12,250	10%	December 2007
03-1 Notes ^{(2) (3)}	14,000	16,000	10%	June 2008
	\$ 24,500	\$ 28,250		

⁽¹⁾ Interest is payable quarterly with annual principal payments of \$1,750 payable December 31

⁽²⁾ Secured by certain equity investments in mortgage residual interests of the Company with a carrying value of \$8,690

⁽³⁾ Interest is payable quarterly with annual principal payments of \$2,000 payable June 30

Each issuance of notes can be prepaid at the option of OAMI, in whole or in part, without premium or penalty after the pre-payment date, as defined in each respective note.

Note 10 Notes Payable:

The Company filed a prospectus supplement to its shelf registration for each issuance of notes outlined in the table below (dollars in thousands).

					N T .			Commencement of Semi-	
					Net		Effective		Maturity
						Stated		Annual Interest	
Notes	Issue Date	Principal	Discount ⁽³)	Price	Rate	Rate ⁽⁴⁾	Payments	Date
2008 (1)	March 1998	\$ 100,000 \$	5	271 \$	99,729	7.125%	7.163%	September 1998	March 2008
2010 (1)	September 2000	20,000		126	19,874	8.500%	8.595%	March 2001	September 2010
2012 (1)	June 2002	50,000		287	49,713	7.750%	7.833%	December 2002	June 2012
2014 (1)(2)(5)	June 2004	150,000		440	149,560	6.250%	5.910%	June 2004	June 2014
2015 (1)	November 2005	150,000		390	149,610	6.150%	6.185%	June 2006	December 2015

⁽¹⁾ The proceeds from the note issuance were used to pay down outstanding indebtedness of the Company s Credit Facility.

⁽²⁾ The proceeds from the note issuance were used to repay the obligation of the 2004 Notes.

(3) The note discounts are amortized to interest expense over the respective term of each debt obligation using the effective interest method.

⁽⁴⁾ Includes the effects of the discount, treasury lock gain and swap gain (as applicable).

(5) The Company entered into a forward starting interest rate swap agreement which fixed a swap rate of 4.61% on a notional amount of \$94,000. Upon issuance of the 2014 Notes, the Company terminated the forward starting interest rate swap agreement resulting in a gain of \$4,148. The gain has been deferred and is being amortized as an adjustment to interest expense over the term of the 2014 Notes using the effective interest method.

Each series of the notes represent senior, unsecured obligations of the Company and are subordinated to all secured indebtedness of the Company. Each of the notes are redeemable at the option of the Company, in whole or in part, at a redemption price equal to the sum of (i) the principal amount of the notes being redeemed plus accrued interest thereon through the redemption date and (ii) the make-whole amount, as defined in the respective supplemental indenture notes.

In connection with the debt offerings, the Company incurred debt issuance costs totaling \$4,542,000 consisting primarily of underwriting discounts and commissions, legal and accounting fees, rating agency fees and printing expenses. Debt issuance costs for all note issuances have been deferred and are being amortized over the term of the respective notes using the effective interest method.

In accordance with the terms of the indenture, pursuant to which the Company s notes have been issued, the Company is required to meet certain restrictive financial covenants, which, among other things, require the Company to maintain (i) certain leverage ratios and (ii) certain interest coverage. At December 31, 2006, the Company was in compliance with those covenants.

Term Note In connection with the acquisition of NAPE, the Company assumed a \$20,800,000 term note payable (Term Note). The principal balance on the Term Note is due in full upon the expiration in June 2009. The Term Note bears interest based on a tiered rate structure to a maximum rate of 165 basis points above LIBOR, (based on the debt rating of the Company, the current interest rate is 120 basis points above LIBOR or 6.55% at December 31, 2006). The Term Note had a weighted average interest rate of 6.33% and 5.00% for the years ended December 31, 2006 and 2005, respectively. In accordance with the terms of Term Note, the Company is required to meet certain restrictive financial covenants, which among other things, require the Company to maintain certain (i) maximum leverage ratios, (ii) debt service coverage and (iii) cash flow coverage.

Note 11 Notes Payable Convertible:

In September 2006, the Company filed a prospectus supplement to the prospectus contained in its February 2006 shelf registration statement and issued \$150,000,000 of 3.95% convertible senior notes due September 2026 (with a 2011 put option). Subsequently, the Company issued an additional \$22,500,000 in connection with the underwriters over-allotment option (collectively, the Convertible Notes). The Convertible Notes were sold at par with interest payable semi-annually commencing on March 15, 2007 (effective interest rate of 3.95%).

The notes are convertible, at the option of the holder, at any time on or after September 15, 2025. Prior to September 15, 2025, holders may convert their Convertible Notes under certain circumstances. The initial conversion rate per \$1,000 principal amount of Convertible Notes is 40.9015 shares of the Company s common stock. This is equivalent to an initial conversion price of \$24.4490 per share of common stock. The initial conversion rate is subject to adjustment in certain circumstances. Upon conversion of each \$1,000 principal amount of Convertible Notes, the Company will settle any amounts up to the principal amount of the notes in cash and the remaining conversion value, if any, will be settled, at the Company s option, in cash, common stock or a combination thereof.

The Convertible Notes are redeemable at the option of the Company, in whole or in part, on or after September 20, 2011 for cash equal to 100% of the principal amount of the Convertible Notes being redeemed plus unpaid interest accrued to, but not including, the redemption date. In addition, on September 20, 2011, September 15, 2016 and September 15, 2021 note holders may require the Company to repurchase the notes for cash equal to the principal amount of the Convertible Notes to be repurchased plus accrued interest thereon.

In connection with the Convertible Note offering, the Company incurred debt issuance costs totaling \$3,850,000 consisting primarily of underwriting discounts and commissions, legal and accounting fees, rating agency fees and printing expenses. Debt issuance costs have been deferred and are being amortized over the period to the earliest put option of the holders, September 20, 2011 using the effective interest method.

Note 12 Financing Lease Obligation:

In July 2004, the Company sold five investment properties for approximately \$26,041,000 and subsequently leased back the properties under a 10-year financing lease obligation. The Company may repurchase one or more of the properties subject to put and call options included in the financing lease. In accordance with the provisions of SFAS No. 66, Accounting for Sales of Real Estate, the Company has recorded this transaction as a financing transaction. The 10-year financing lease bears an interest rate of 5% annually with monthly interest payments of \$109,000 and expires in June 2014 unless either the put or call option is exercised.

Note 13 Preferred Stock:

The following table outlines each issuance of the Company s preferred stock (dollars in thousands):

Non-Voting Preferred Stock Issuance	Shares Outstanding At December 31, 2006	Pr	quidation eference er share)	Fixed Annual Cash Distribution (per share)	
9% Series A	1,781,589	\$	25.00	\$	2.25
6.7% Series B Convertible	-		2,500.00		167.50
7 375% Series C Redeemable Depositary Shares	3 680 000		25.00		1 84375

9% Non-Voting Series A Preferred Stock. In December 2001, the Company issued 1,999,974 shares of 9% Non-Voting Series A Preferred Stock (the Series A Preferred Stock) in connection with the acquisition of Captec. Holders of the Series A Preferred Stock are entitled to receive, when and as authorized by the board of directors, cumulative preferential cash distributions at a rate of nine percent of the \$25.00 liquidation preference per annum (equivalent to a fixed annual amount of \$2.25 per share). The Series A Preferred Stock ranked senior to the Company s common stock with respect to distribution rights and rights upon liquidation, dissolution or winding up of the Company.

In January 2007, the Company redeemed all 1,781,589 shares of Series A Preferred Stock at a redemption price of \$25.00 per share, plus all accumulated and unpaid distributions through the redemption date of \$0.20625 per share.

6.70% Non-Voting Series B Cumulative Convertible Perpetual Preferred Stock. In August 2003, the Company filed a prospectus supplement to its shelf registration statement and issued 10,000 shares of 6.70% Non-Voting Series B Cumulative Convertible Perpetual Preferred Stock (the Series B Convertible Preferred Stock) and received gross proceeds of \$25,000,000. In connection with this offering, the Company incurred stock issuance costs totaling approximately \$687,000, consisting primarily of placement fees and legal and accounting fees. Holders of the Series B Convertible Preferred Stock were entitled to receive, when and as authorized by the board of directors, cumulative preferential cash distributions based on the stated rate and liquidation preferences per annum. In April 2006, the holder of the Company s Series B Convertible Preferred Stock elected to convert those 10,000 shares into 1,293,996 shares of common stock.

7.375% Series C Cumulative Redeemable Preferred Stock. In October 2006, the Company filed a prospectus supplement to the prospectus contained in its February 2006 shelf registration statement and issued 3,200,000 depositary shares, each representing 1/100th of a share of

7.375% Series C Cumulative Redeemable Preferred Stock (Series C Preferred Stock), and received gross proceeds of \$80,000,000. In addition, the Company issued an additional 480,000 depositary shares in connection with the underwriters over-allotment option and received gross proceeds of \$12,000,000. In connection with this offering the Company incurred stock issuance costs of approximately \$3,098,000, consisting primarily of underwriting commissions and fees, legal and accounting fees and printing expenses.

Holders of the depositary shares are entitled to receive, when and as authorized by the board of directors, cumulative preferential cash dividends at the rate of 7.375 percent of the \$25.00 liquidation preference per depositary share per annum (equivalent to a fixed annual amount of \$1.84375 per depositary share). The Series C Preferred Stock underlying the depositary shares ranks senior to the Company s common stock with respect to dividend rights and rights upon liquidation, dissolution or winding up of the Company. The Company may redeem the Series C Preferred Stock underlying the depositary shares on or after October 12, 2011, for cash, at a redemption price of \$2,500.00 per share (or \$25.00 per depositary share), plus all accumulated, accrued and unpaid dividends.

Note 14 Common Stock:

In September 1997, the Company entered into a partnership, Net Lease Institutional Realty, L.P. (the Partnership), with the Northern Trust Company, as Trustee of the Retirement Plan for Chicago Transit Authority Employees (CTA). Under the terms of the limited partnership agreement of the Partnership, CTA had the option to convert its 80 percent limited partnership interest into shares of the Company's common stock. In October 2003, CTA exercised that right, and based on the terms of and calculation defined in the limited partnership agreement, the Company issued 953,551 shares of common stock to CTA in a private transaction in February 2004 in exchange for CTA's 80 percent limited partnership interest, increasing the Company's ownership in the Partnership to 100 percent. Prior to CTA's exercise, the Company accounted for its 20 percent interest in the Partnership under the equity method of accounting. Net income and losses of the Partnership were allocated to the partners in accordance with their respective percentage interest during the Partnership's term.

In June 2005, the Company issued 1,636,532 shares of common stock pursuant to the acquisition of National Properties Corporation (NAPE) (see Note 23).

Dividend Reinvestment and Stock Purchase Plan. In February 2006, the Company filed a shelf registration statement with the Securities and Exchange Commission for its Dividend Reinvestment and Stock Purchase Plan (DRIP) which permits the issuance by the Company of 12,191,394 shares of common stock. The Company s DRIP provides an economical and convenient way for current stockholders and other interested new investors to invest in the Company s common stock. The following outlines the common stock issuances pursuant to the Stock Plan for each of the years ended December 31 (dollars in thousands):

	2006	2005
Shares of common stock	3,046,408	1,048,746
Net proceeds	\$ 65,722	\$ 20,747

Note 15 Employee Benefit Plan:

Effective January 1, 1998, the Company adopted a defined contribution retirement plan (the Retirement Plan) covering substantially all of the employees of the Company. The

Retirement Plan permits participants to defer up to a maximum of 60 percent of their compensation, as defined in the Retirement Plan, subject to limits established by the Internal Revenue Code. The Company matches up to 60 percent of the participants contributions based on a tiered rate structure up to a maximum of eight percent of a participant s annual compensation. The Company s contributions to the Retirement Plan for the years ended December 31, 2006, 2005 and 2004 totaled \$248,000, \$194,000, and \$140,000, respectively.

Note 16 Dividends:

The following presents the characterization for tax purposes of common stock dividends paid to stockholders for the years ended December 31:

	2006	2005	2004
Ordinary dividends	\$ 1.151 \$	1.068 \$	0.916
Qualified dividends	-	0.225	-
Capital gain	0.150	-	0.040
Unrecaptured Section 1250 Gain	0.019	0.002	0.041
Nontaxable distributions	-	0.005	0.293
	\$ 1.320 \$	1.300 \$	1.290

The following presents the characterization for tax purposes of preferred stock dividends per share paid to stockholders for the year ended December 31, 2006.

	Total	Ordinary Dividends	Capital Gain	Unrecaptured Section 1250 Gain
2006:				
Series A	\$ 2.25	\$ 1.962	\$ 0.256	\$ 0.032
Series B Convertible	41.875	36.507	4.767	0.601
Series C Redeemable ⁽¹⁾	0.250955	0.218784	0.028567	0.003604
2005:				
Series A	2.25	2.25	-	-
Series B Convertible	167.50	167.50	-	-
2004:				
Series A	2.25	2.25	-	-
Series B Convertible	167.50	167.50	-	-
⁽¹⁾ Issued in October 2006.				
astruaturing Casta				

Note 17 Restructuring Costs:

During the year ended December 31, 2006, the Company recorded restructuring costs of \$1,580,000, which included severance costs and accelerated vesting of restricted stock in connection with a workforce reduction in April 2006.

Note 18 Transition Costs:

During the year ended December 31, 2004, the Company recorded a transition cost of \$3,741,000 including severance, accelerated vesting of restricted stock, and recruitment costs in connection with the appointment of Craig Macnab as Chief Executive Officer in February 2004, and the resignation of Gary M. Ralston as President and Chief Operating Officer in May 2004.

Note 19 Income Taxes:

For income tax purposes, the Company has taxable REIT subsidiaries in which certain real estate activities are conducted. Additionally, the Company has its 78.9 percent equity interest in OAMI. The Company has consolidated OAMI in its financial statements as a result of the Company s acquisition in May 2005. OAMI, upon making its REIT conversion, has remaining tax liabilities relating to the built-in-gain of its assets. As a result, the Company treats some depreciation expense and certain other items differently for tax than for financial reporting purposes. The principal differences between the Company s effective tax rates for the years ended December 31, 2006, 2005 and 2004, and the statutory rates relate to state taxes and nondeductible expenses such as meals and entertainment expenses.

The components of the net income tax asset (liability) consist of the following at December 31 (dollars in thousands):

	2006		2005	
Temporary differences:				
Built-in-gain	\$	(9,480)	\$	(14,551)
Depreciation		(600)		(315)
Stock based compensation		-		35
Other		8		(180)
Excess interest expense carryforward		2,010		-
Net operating loss carryforward		1,961		544
Net deferred income tax asset (liability)	\$	(6,101)	\$	(14,467)
Current income tax asset (payable)		(239)		719
Income tax asset (liability)	\$	(6,340)	\$	(13,748)

In assessing the ability to realize a deferred tax asset, management considers whether it is more likely than not that some portion or the entire deferred tax asset will not be realized. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable income during the periods in which those temporary differences become deductible. Management considers the scheduled reversal of deferred tax liabilities, projected future taxable income, and tax planning strategies in making this assessment. The net operating loss carryforwards were generated by the Company s taxable REIT subsidiaries. The net operating loss carryforwards expire in 2026. Based upon the level of historical taxable income and projections for future taxable income over the periods in which the deferred tax assets are deductible, management believes it is more likely than not that the Company will realize all of the benefits of these deductible differences that existed as of December 31, 2006.

The income tax (expense) benefit consists of the following components for the years ended December 31 (dollars in thousands):

	2006	2005	2004
Net earnings before income taxes	\$ 176,282	\$ 92,361	\$ 68,231
Provision for income tax benefit			
(expense):			
Current:			
Federal	(1,804)	(2,401)	(420)
State and local	(339)	(451)	(90)
Deferred:			
Federal	6,493	(44)	(2,356)
State and local	1,873	(65)	(431)
Total provision for income taxes	6,223	(2,961)	(3,297)
Total net earnings	\$ 182,505	\$ 89,400	\$ 64,934

Note 20 Earnings from Discontinued Operations:

<u>Real Estate</u> Investment Portfolio In accordance with SFAS No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets, the Company has classified the revenues and expenses related to (i) all Investment Properties that were sold and expired leasehold interests, and (ii) any Investment Property that was held for sale as of December 31, 2006, as discontinued operations. The following is a summary of the earnings from discontinued operations from the Investment Portfolio for each of the years ended December 31 (dollars in thousands):

	2006	2005	2004
Revenues:			
Rental income from operating leases	\$ 13,314	\$ 22,904	\$ 25,787
Earned income from direct financing leases	1,901	2,841	3,169
Contingent rental income	34	36	74
Real estate expense reimbursement from tenants	834	2,256	2,931
Interest and other income from real estate transactions	308	358	259
	16,391	28,395	32,220
	,		,
Operating expenses:			
General and administrative	93	(82)	137
Real estate	2,484	6,411	8,027
Depreciation and amortization	1,545	5,536	4,419
Impairments real estate	693	2,056	-
	4.015	12.021	10 500
	4,815	13,921	12,583
Other expenses (revenues):			
Interest and other income	-	(15)	(105)
Interest expense	1,816	3,154	5,094
	1,816	3,139	4,989
Earnings before gain on disposition of real estate and loss on			
extinguishment of mortgage payable	9,760	11,335	14,648
Gain on disposition of real estate	91,332	9,816	2,523
Loss on extinguishment of mortgage payable	(167)	-	-
Earnings from discontinued operations	\$ 100,925	\$ 21,151	\$ 17,171

The Company reviews long-lived assets for impairment whenever events or changes in circumstances indicate that the carrying amount of the asset may not be recoverable. Events or circumstances that may occur include changes in real estate market conditions, the ability of the Company to re-lease properties that are currently vacant or become vacant, and the ability to sell properties at an attractive return. Generally, the Company makes a provision for impairment loss if estimated future undiscounted operating cash flows plus estimated disposition proceeds are less than the current book value. Impairment losses are measured as the amount by which the current book value of the asset exceeds the estimated fair value of the asset. After such review, the Company recognized a \$693,000 and \$2,056,000 impairment in discontinued operations during the years ended December 31, 2006 and 2005, respectively.

<u>Real Estate</u> Inventory Portfolio The Company has classified the revenues and expenses related to (i) its Inventory Properties, which generated rental revenues prior to disposition, and

(ii) the Inventory Properties which had generated rental revenues and were held for sale as of December 31, 2006, as discontinued operations. The following is a summary of the earnings from discontinued operations from the Inventory Portfolio for each of the years ended December 31 (dollars in thousands):

	2006	2005	2004
Revenues:			
Rental income from operating leases	\$ 9,235	\$ 1,986	\$ 2,314
Contingent rental income	-	6	22
Real estate expense reimbursement from			
tenants	311	69	183
Interest and other from real estate transactions	336	899	202
	9,882	2,960	2,721
Disposition of real estate:			
Gross proceeds	80,856	70,967	66,738
Costs	(75,076)	(51,350)	(48,036)
Gain	5,780	19,617	18,702
	- ,	- ,	- ,
Operating expenses:			
General and administrative	57	8	12
Real estate	365	318	364
Depreciation and amortization	8	21	5
-			
	430	347	381
Other expenses:			
Interest expense	1,047	815	511
F	-,		
Earnings before income tax expense and			
minority interest	14,185	21,415	20,531
Income tax expense	(4,920)	(5,739)	(5,841)
Income tax expense Minority interest	(1,223)	(6,296)	(5,143)
winority interest	(1,223)	(0,290)	(3,143)
Earnings from discontinued operations	\$ 8,042	\$ 9,380	\$ 9,547
Samingo mont discontinued operations	Ψ 0,01 <u></u>	÷ ,	Ψ <i>γ</i> ,σ17

Note 21 Derivatives:

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

The Company s objective in using derivatives is to add stability to interest expense and to manage its exposure to interest rate movements or other identified risks. To accomplish this objective, the Company primarily uses interest rate swaps as part of its cash flow hedging strategy. Interest rate swaps designated as cash flow hedges involve the receipt of variable rate amounts in exchange for fixed-rate payments over the life of the agreements without exchange of the underlying principal amount. To date, such derivatives have been used to hedge the variable cash

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flows associated with floating rate debt and forecasted interest payments of a forecasted issuance of debt.

For derivatives designated as cash flow hedges, the effective portion of changes in the fair value of the derivative is initially reported in other comprehensive income (outside of earnings) and subsequently reclassified to earnings when the hedged transaction affects earnings, and the ineffective portion of changes in the fair value of the derivative is recognized directly in earnings.

The Company discontinues hedge accounting prospectively when it is determined that the derivative is no longer effective in offsetting changes in the cash flows of the hedged item, the derivative expires or is sold, terminated, or exercised, the derivative is re-designated as a hedging instrument or management determines that designation of the derivative as a hedging instrument is no longer appropriate.

When hedge accounting is discontinued, the Company continues to carry the derivative at its fair value on the balance sheet, and recognizes any changes in its fair value in earnings or may choose to cash settle the derivative at that time.

In June 2004, the Company terminated its forward-starting interest rate swaps with a notional amount of \$94,000,000 that was hedging the risk of changes in forecasted interest payments on a forecasted issuance of long-term debt. The fair value of the interest rate swaps when terminated was an asset of \$4,148,000, which was deferred in other comprehensive income. During the year ended December 31, 2005, the Company amortized \$326,000 as a reduction to interest expense from unamortized interest rate hedge gain. During the year ended December 31, 2006, the Company reclassified \$345,000 out of other comprehensive income as a reduction to interest expense. As of December 31, 2006, \$3,308,000 remains in other comprehensive income related to the fair value of the interest rate swaps. The Company estimates an additional \$366,000 will be reclassified as a reduction to interest expense during the year ended December 31, 2007 as interest payments are made on the hedged debt. Additionally, the Company does not use derivatives for trading or speculative purposes or currently have any derivatives that are not designated as hedges. The Company has no derivative financial instruments outstanding at December 31, 2006 and 2005.

Note 22 Performance Incentive Plan:

The Company s 2000 Performance Incentive Plan (2000 Plan) allows the Company to award or grant to key employees, directors and persons performing consulting or advisory services for the Company or its affiliates, stock options, stock awards, stock appreciation rights, Phantom Stock Awards, Performance Awards and Leveraged Stock Purchase Awards, each as defined in the 2000 Plan. The 2000 Plan permits the issuance of up to 3,900,000 shares of common stock. The following summarizes the Company s stock-based compensation activity for each of the years ended December 31:

	Number of Shares		
	2006	2005	
Outstanding, January 1	461,175	639,765	
Options granted	-	-	
Options exercised	(224,804)	(173,280)	
Options surrendered	-	(5,310)	
Outstanding, December 31	236,371	461,175	
Exercisable, December 31	236,371	457,000	

The following represents the weighted average option exercise price information for each of the years ended December 31:

	2006	2005		
Outstanding, January 1	\$ 15.66	\$	15.33	
Granted during the year	-		-	
Exercised during the year	16.43		14.48	
Outstanding, December 31	14.92		15.66	
Exercisable, December 31	14.92		15.67	

The following summarizes the outstanding options and the exercisable options at December 31, 2006:

	Option Price Range						
	\$1	0.1875					
			\$	14.5700			
		to		to			
	\$1	3.6875	\$	17.8750		Total	
Outstanding options:							
Number of shares		55,734		180,637		236,371	
Weighted-average exercise price	\$	11.32	\$	16.03	\$	14.92	
Weighted-average remaining contractual life in years		3.7		4.0		3.9	
Exercisable options:							
Number of shares		55,734		180,637		236,371	
Weighted-average exercise price	\$	11.32	\$	16.03	\$	14.92	

One-third of the option grant to each individual becomes exercisable at the end of each of the first three years of service following the date of the grant and the options maximum term is 10 years. At December 31, 2006, the intrinsic value of options outstanding was \$1,899,000. All options outstanding at December 31, 2006, were exercisable. During the years ended December 31, 2006 and 2005, the Company received proceeds totaling \$3,694,000 and \$2,509,000, respectively, in connection with the exercise of options. The Company issued new common stock to satisfy share option exercises. The total intrinsic value of options exercised during the year ended December 31, 2006 and 2005, was \$1,300,000 and \$1,026,000, respectively.

Pursuant to the 2000 Plan, the Company has granted and issued shares of restricted stock to certain officers, directors and key associates of the Company. The following summarizes the activity for the year ended December 31, 2006 of such grants.

	Number of	W	eighted
	Shares		verage are Price
Non-vested restricted shares, January 1	398,441	\$	17.02
Restricted shares granted	79,500		22.18
Restricted shares vested	(193,252)		17.06
Restricted shares forfeited	-		-
Non-vested restricted shares, December 31	284,689		18.44

In May 2006, the Company accelerated the vesting and immediately vested 33,661 shares of restricted stock held by certain officers and resulted in the recognition of \$557,000 of additional compensation expense for the year ended December 31, 2006. These shares would have otherwise vested through January 2009.

During 2005, the Company cancelled 30,135 shares of restricted stock. There were no shares cancelled in 2006.

Compensation expense for the restricted stock which is not tied to performance goals is determined based upon the fair value at the date of grant, assuming a 1.3% forfeiture rate, and is recognized as the greater of the amount amortized over a straight lined basis or the amount vested over the vesting periods. Vesting periods for officers and key associates of the Company range from four to seven years and generally vest yearly on a straight line basis. Vesting periods for directors are over a two year period and vest yearly on a straight line basis. Compensation expense for the restricted stock grants whose vesting is contingent upon certain performance goals of the Company is based upon the fair value of the grant calculated by a third party using a Monte Carlo Simulation model coupled with a binomial lattice model using the following assumptions: (i) average interest rate of 4.43%, (ii) \$0.01 increase in annual dividend, (iii) expected life of five years, and (iv) volatility of 21.26%. Volatility is based upon the historical volatility of the Company s stock and other factors. The term is assumed to be the vesting date for each tranche. Vesting of these shares is contingent upon achievement of certain performance goals by January 1, 2010.

The following summarizes other grants made during the year ended December 31, 2006, pursuant to the 2000 Plan.

	Shares	Weighted Average Share Price
Other share grants under the 2000 Plan:		
Directors fees	14,062	21.85
Deferred Directors fees	10,678	21.98
	24,740	21.91
Shares available under the 2000 Plan for grant, end of period	1,156,006	

The total compensation cost for share-based payments for the years ended December 31, 2006, and 2005, totaled \$3,766,000 and \$2,156,000, respectively, of such compensation expense. At December 31, 2006, the Company had \$3,380,000 of unrecognized compensation cost related to non-vested share-based compensation arrangements under the 2000 Plan. This cost is expected to be recognized over a weighted average period of 2.8 years.

Note 23 Business Combinations:

<u>Orange Avenue Mortgage Investments, Inc.</u> On May 2, 2005, the Company exercised its option to acquire 78.9 percent of the common shares of OAMI for \$9,379,000. In December 2004, OAMI sold its loan origination, securitization and servicing operations and the majority of its assets and liabilities to a third party, resulting in OAMI becoming a passive owner in a pool of seven commercial real estate loan securitization residual interests. The loans in each of the securitizations are secured by first mortgages on commercial real estate and generally borrower personal guarantees. As a result of the option exercise, the Company has consolidated OAMI in its consolidated financial statements.

In accordance with SFAS 141, the Company recorded the assets and liabilities of OAMI at fair value. The Company recognized an extraordinary gain of \$14,786,000, equal to the excess fair value over the option price, as all assets acquired were financial assets and current assets.

Based upon independent appraisals and management s evaluation, the following table summarizes the estimated fair values of the assets and liabilities of OAMI on May 2, 2005 (dollars in thousands):

Mortgage residual interests	\$ 68,327
Notes receivable	3,272
Cash and cash equivalents	10,285
Restricted cash	17,427
Other assets	6,794
Total assets acquired	\$ 106,105
	,
Notes payable secured	\$ 32,000
Other liabilities	1,028
Deferred tax liability	14,787
Total liabilities assumed	47,815
Minority interest	27,315
Net assets	\$ 30,975

The following table summarizes the extraordinary gain recognized by the Company (dollars in thousands) during the year ended December 31, 2005:

Company s share of net assets acquired	\$ 24,434
Less option price	(9,379)
Basis of option	(269)
Extraordinary gain	\$ 14,786

The Company s net earnings for the year ended December 31, 2005, includes 78.9 percent of OAMI s net earnings since the date of the acquisition in the amount of \$1,411,000.

Between June 2001 and July 2003, a wholly owned subsidiary of the Company, Net Lease Funding, Inc. (NLF), entered into five limited liability company agreements with OAMI to create five limited liability companies (collectively, the LLCs). Kevin B. Habicht, an officer and director of the Company, is an officer, director and indirect stockholder of OAMI. Craig Macnab, an officer and director of the Company and Julian E. Whitehurst, an officer of the Company, are each an officer and director of OAMI. Each of the LLCs holds an interest in mortgage loans and is 100 percent equity financed. Prior to the acquisition of the 78.9 percent equity interest in OAMI, the Company held a non-voting and non-controlling interest in each of the LLCs ranging between 36.7 and 44.0 percent and accounted for its investment under the equity method of accounting (see Note 6).

As a result of the Company s acquisition of 78.9 percent equity interest in OAMI, the Company s interest in the LLCs is no longer accounted for as an equity investment and is now included as part of OAMI in the Company s consolidated financial statements. In addition, certain officers and directors of the Company own preferred shares of OAMI.

Prior to the acquisition of 78.9 percent equity interest in OAMI, the Company received \$2,749,000 and \$10,562,000 in distributions from the LLCs during the years ended December 31, 2005 and 2004, respectively. For the years ended December 31, 2005 and 2004, the Company recognized \$1,467,000 and \$5,042,000 of earnings, respectively, from the LLCs.

In 2003, in connection with a loan to OAMI, the Company pledged a portion of its interest in two of the LLCs as partial collateral for the notes payable-secured (see Note 9).

In connection with the independent valuations of the Residuals fair value, the Company reduced the carrying value of the Residuals to reflect such fair value at December 31, 2006 and 2005. The reduction in the Residuals value that related to the Residuals acquired at the time of the option exercise was recorded as a purchase price allocation adjustment. The reduction in the Residuals value acquired at the time of the option exercise that related to the period subsequent to the option exercise, as well as the reduction in the value related to the portion of the Residuals owned by NLF, was recorded as an aggregate other than temporary valuation impairment of \$8,779,000 and \$2,382,000 for the years ended December 31, 2006 and 2005, respectively. Unrealized gains of \$1,992,000 were recorded as other comprehensive income in the Statement of Stockholders Equity during the year ended December 31, 2006.

The Company merged certain of its wholly owned subsidiaries into National Retail Properties, Inc. and elected to convert OAMI to a REIT. As a result, effective January 1, 2005, OAMI was taxed as a REIT under Sections 856 through 860 of the Internal Revenue Code of 1986, as amended, and related regulations. Upon making the REIT conversion, \$3,453,000 of OAMI s tax liability was eliminated and recorded as an adjustment to the net assets acquired at the time of the option exercise. The remaining tax liability will be reduced over the next ten years in proportion to the reduction of the basis of the respective mortgage residual interests.

<u>National Properties Corporation</u> On June 16, 2005, the Company acquired 100 percent of National Properties Corporation (NAPE), a publicly traded company, which owned 43 freestanding properties located in 12 states. Results of NAPE operations have been included in the consolidated financial statements since the date of acquisition. NAPE stockholders received 1,636,532 newly issued shares of the Company s common stock. In accordance with SFAS 141, the acquisition price of \$32,199,000 was allocated to the assets acquired and liabilities assumed at their fair values. The following table summarizes the estimated fair values of the assets acquired and liabilities assumed in the acquisition (dollars in thousands):

Real estate, Investment Portfolio:	
Accounted for using the operating method	\$ 58,542
Cash and cash equivalents	1,276
Other assets	6,757
Total assets acquired	\$ 66,575
-	
Note payable	\$ 28,200
Other liabilities	6,176
Total liabilities assumed	34,376
Net assets acquired	\$ 32,199

The Company s net earnings for the year ended December 31, 2005, includes NAPE s net earnings since the date of acquisition in the amount of \$1,867,000.

Note 24 Fair Value of Financial Instruments:

The Company believes the carrying value of its Credit Facility approximates fair value based upon its nature, terms and variable interest rate. The Company believes the carrying value of its

financing lease obligation approximates fair value based upon its nature, terms and interest rate. The Company believes that the carrying value of its cash and cash equivalents, restricted cash, mortgages, notes and accrued interest receivable, receivables, mortgages payable, note payable secured, accrued interest payable and other liabilities at December 31, 2006 and 2005 approximate fair value, based upon current market prices of similar issues. At December 31, 2006 and 2005, the fair value of the Company s notes and convertible notes, collectively, was \$664,157,000 and \$494,103,000, respectively, based upon the quoted market price.

Note 25 Related Party Transactions:

For additional related party disclosures see Note 4 and Note 23.

In June 2005, James M. Seneff, Jr. and Robert A. Bourne each retired from the Board of Directors (Retired Directors).

The Company has revolving lines of credit with the NNN TRS that allow for an aggregate borrowing capacity of \$280,000,000, as of December 31, 2006. The lines of credit each bear interest at prime times 0.75 plus 4.10% per annum and expire on May 8, 2009 and are secured by a pledge of the real estate and/or the other assets owned by the respective borrower. The outstanding aggregate principal balance of the lines of credit at December 31, 2006 and 2005 was \$208,395,000 and \$110,067,000, respectively, and bore interest at a rate of 10.29% and 7.50%, respectively, per annum. In connection with the lines of credit from the NNN TRS, the Company earned \$16,287,000, \$3,511,000 and \$3,819,000 in interest and fees during the years ended December 31, 2006, 2005 and 2004, respectively, each of which was eliminated in consolidation.

In 2005 and 2004, the Company provided disposition and development services to an affiliate of the Retired Directors. In connection therewith, the Company received an aggregate of \$886,000 and \$175,000 in fees during the years ended December 31, 2005 and 2004, respectively. There were no fees recognized during the year ended December 31, 2006.

In September 2000, a wholly owned subsidiary of Services entered into a \$15,000,000 line of credit agreement with OAMI. Interest was payable monthly and the principal balance was due in full upon termination of the line of credit. In March 2004, the maturity date of the line of credit agreement was extended to March 31, 2005. In December 2003, the line of credit was amended to have a borrowing capacity of \$35,000,000. In May 2004, the line of credit agreement was amended to temporarily increase the available credit to \$45,000,000 until September 2004, at which time the available credit decreased to \$35,000,000. In December 2004, the credit agreement was terminated. During the years ended December 31, 2004, the Company recognized \$1,732,000 of interest and fee income related to the line of credit.

An affiliate of James M. Seneff, Jr., a former director of the Company, provided certain administrative, tax and technology services to the Company. In connection therewith, the Company paid \$999,000 in fees relating to these services during the year ended December 31, 2004.

In 2002, the Company extended the maturity dates to dates between June and December 2007 on four mortgages securing an original aggregate principal indebtedness totaling \$8,514,000 from affiliates of the Retired Directors. In June 2005, the Company received the outstanding

principal balance for three of the mortgage loans. In July 2005, the Company received the entire outstanding principal balance for the remaining mortgage loan. In connection therewith, the Company recorded \$96,000 and \$243,000, as interest and other income from real estate transactions during the years ended December 31, 2005 and 2004, respectively.

Prior to January 2005, the Company held a 98.7 percent, non-controlling and non-voting interest in Services. In January 2005, the Company entered into a purchase agreement with Services Investors, which provided that the Company would acquire their collective 1.3 percent interest, which was 100 percent of the voting interest in Services. Effective January 1, 2005, the Company acquired the remaining interest in Services increasing the Company s ownership in Services to 100 percent.

The Company paid the Services Investors \$870,000 cash for the 1.3 percent interest, as determined by a third-party valuation. The Company allocated the difference between the purchase price, including transaction costs, and the book value of the 1.3 percent interest to the fair market value of the assets and liabilities acquired. The fair value of the assets and liabilities was determined by the third-party valuation, and the excess purchase price was allocated to the acquired assets on a pro rata basis, in accordance with the third-party valuation report.

Note 26 Quarterly Financial Data (unaudited):

The following table outlines the Company s quarterly financial data (dollars in thousands, except per share data):

2006	First Quarter		Second Quarter		Third Quarter		Fourth Quarter
Revenues as originally reported ⁽¹⁾ Reclassified to discontinued operations	\$	37,026 (1,378)	\$	37,570 (1,362)	\$	37,966 (612)	\$ 41,578
Adjusted revenue	\$	35,648	\$	36,208	\$	37,354	\$ 41,578
Net earnings	\$	23,448	\$	80,201	\$	21,455	\$ 57,401
Net earnings per share ⁽²⁾ :							
Basic	\$	0.40	\$	1.38	\$	0.35	\$ 0.93
Diluted		0.39		1.37		0.35	0.93
2005							
Revenues as originally reported ⁽¹⁾	\$	32,612	\$	36,000	\$	34,856	\$ 39,734
Reclassified to discontinued operations		(6,952)		(6,855)		(3,757)	(7,216)
Adjusted Revenue	\$	25,660	\$	29,145	\$	31,099	\$ 32,518
Net earnings before extraordinary gain	\$	26,004	\$	16,888	\$	16,530	\$ 15,192
Extraordinary gain		-		11,805		-	2,981
Net earnings	\$	26,004	\$	28,693	\$	16,530	\$ 18,173
Net earnings per share ⁽²⁾ :							
Basic	\$	0.47	\$	0.52	\$	0.28	\$ 0.31
Diluted		0.47		0.51		0.28	0.31

⁽¹⁾ Revenues as originally reported have been adjusted to conform to the 2006 presentation. As a result, the gain (loss) on disposition of real estate, Inventory Portfolio has been reclassified.

(2) Calculated independently for each period and consequently, the sum of the quarters may differ from the annual amount.

Note 27 Segment Information:

The Company has identified two primary financial segments: (i) Investment Assets and (ii) Inventory Assets. The following tables represent the segment data and a reconciliation to the Company s consolidated totals for the years ended December 31, 2006, 2005 and 2004 (dollars in thousands):

	I	nvestment Assets	Inventory Assets						onsolidated Totals
<u>2006</u>									
External revenues	\$	139,716	\$	440	\$	-	\$	140,156	
Intersegment revenues		16,379		-		(16,379)		-	
Interest revenue		7,119		60		-		7,179	
Interest revenue on mortgage residuals interests		7,268		-		-		7,268	
Gain on the disposition of real estate, Inventory									
Portfolio		-		8,000		-		8,000	
Interest expense		48,801		12,354		(15,281)		45,874	
Depreciation and amortization		22,913		58		-		22,971	
Operating expenses		22,470		10,212		(2)		32,680	
Impairments		8,779		-		-		8,779	
Equity in earnings of									
unconsolidated affiliates		(2,677)		-		2,799		122	
Gain on disposition of equity investment		11,335		38		-		11,373	
Income tax benefit		5,050		6,093		-		11,143	
Minority interest		353		(1,752)		-		(1,399)	
Earnings (loss) from continuing operations		81,580		(9,745)		1,703		73,538	
Earnings from discontinued operations		100,925		7,851		191		108,967	
Net earnings	\$	182,505	\$	(1,894)	\$	1,894	\$	182,505	
Assets	\$	1,909,690	\$	242,066	\$	(234,971)	\$	1,916,785	
Additions to long-lived assets:									
Real estate	\$	352,549	\$	195,956	\$	-	\$	548,505	

	I	Investment Inventory Assets Assets		2	Eliminations (Intercompany)		Co	onsolidated Totals
<u>2005</u>								
External revenues	\$	105,707	\$	1,239	\$	-	\$	106,946
Intersegment revenues		3,511		-		(3,511)		-
Interest revenue		5,730		436		-		6,166
Interest revenue on mortgage residuals interests		7,349		-		-		7,349
Gain on the disposition of real estate, Inventory								
Portfolio		-		2,010		-		2,010
Interest expense		32,554		3,335		(2,580)		33,309
Depreciation and amortization		16,571		221		-		16,792
Operating expenses		18,970		9,395		(9)		28,356
Equity in earnings of unconsolidated affiliates		2,859		(40)		(1,610)		1,209
Impairments		4,055		-		-		4,055
Income tax benefit		835		1,943		-		2,778
Minority interest		(378)		515		-		137
Earnings (loss) from continuing operations		53,463	\$	(6,848)	\$	(2,532)	\$	44,083
Earnings from discontinued operations		21,151	Ŧ	8,459	-	921	-	30,531
Extraordinary gain		14,786		-		-		14,786
		,						- 1,1
Net earnings	\$	89,400	\$	1,611	\$	(1,611)	\$	89,400
Assets	\$	1,726,701	\$	137,196	\$	(130,481)	\$	1,733,416
Additions to long lived scents								
Additions to long-lived assets:	¢	267 707	¢	127 296	¢		¢	405 082
Real estate	\$	267,797	\$	137,286	\$	-	\$	405,083

	I	vestment Inventory Assets Assets		Eliminations (Intercompany)		Co	onsolidated Totals	
<u>2004</u>								
External revenues	\$	88,417	\$	552	\$	-	\$	88,969
Intersegment revenues		3,819		-		(3,819)		-
Interest revenue		7,974		1,886		-		9,860
Gain on the disposition of real estate, Inventory								
Portfolio		-		4,700		-		4,700
Interest expense		28,489		2,467		(2,984)		27,972
Depreciation and amortization		12,811		164		-		12,975
Operating expenses		19,880		10,528		(17)		30,391
Equity in earnings of unconsolidated affiliates		8,733		(68)		(3,941)		4,724
Income tax benefit		-		2,544		-		2,544
Minority interest		-		(1,243)		-		(1,243)
Earnings (loss) from continuing operations		47,763		(4,788)		(4,759)		38,216
Earnings from discontinued operations		17,171		8,730		817		26,718
Net earnings	\$	64,934	\$	3,942	\$	(3,942)	\$	64,934
		,						
	¢	1 00 4 75 5	¢	70.000	¢	((5 (07)	¢	1 200 049
Assets	\$	1,294,755	\$	70,980	\$	(65,687)	\$	1,300,048

Additions to long-lived assets:				
Real estate	\$ 134,565	\$ 74,024	\$ -	\$ 208,589

Note 28 Major Tenants:

For the years ended December 31, 2005 and 2004, the Company recorded rental and earned income from one of the Company s tenants, the United States of America, of \$18,827,000 and \$18,181,000, respectively. The rental and earned income from the United States of America represented more than 10 percent of the Company s rental and earned income for each of the respective years. As of December 31, 2006, the Company does not have any one tenant that accounts for ten percent or more of its rental and earned income.

Note 29 Commitments and Contingencies:

As of December 31, 2006, the Company had letters of credit totaling \$5,159,000 outstanding under its Credit Facility.

In the ordinary course of its business, the Company is a party to various other legal actions which management believes is routine in nature and incidental to the operation of the business of the Company. Management believes that the outcome of the proceedings will not have a material adverse effect upon its operations, financial condition or liquidity.

Item 9. Changes in and Disagreements With Accountants on Accounting and Financial Disclosure

None.

Item 9A. Controls and Procedures

Process for Assessment and Evaluation of Disclosure Controls and Procedures and Internal Control over Financing Reporting.

The Company carried out an assessment as of December 31, 2006 of the effectiveness of the design and operation of its disclosure controls and procedures and its internal control over financial reporting. This assessment was done under the supervision and with the participation of management, including the Company s Chief Executive Officer and Chief Financial Officer. Rules adopted by the Commission require the Company to present the conclusions of the Chief Executive Officer and Chief Financial Officer about the effectiveness of the Company s disclosure controls and procedures and the conclusions of the Company s management about the effectiveness of the Company s internal control over financial reporting as of the end of the period covered by this annual report.

CEO and CFO Certifications. Included as Exhibits 31.1 and 31.2 to this Annual Report on Form 10-K are forms of Certification of the Company s Chief Executive Officer and Chief Financial Officer. The forms of Certification are required in accordance with Section 302 of the Sarbanes-Oxley Act of 2002. This section of the Annual Report on Form 10-K that you are currently reading is the information concerning the assessment referred to in the Section 302 certifications and this information should be read in conjunction with the Section 302 certifications for a more complete understanding of the topics presented.

Disclosure Controls and Procedures and Internal Control over Financial Reporting. Disclosure controls and procedures are designed with the objective of ensuring that information required to be disclosed in the Company s reports filed or submitted under the Exchange Act, such as this Annual Report on Form 10-K, is recorded, processed, summarized and reported within the time periods specified in the Commission s rules and forms. Disclosure controls and procedures are also designed with the objective of ensuring that such information is accumulated and communicated to the Company s management, including the Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure.

Internal control over financial reporting is a process designed by, or under the supervision of, the Company s Chief Executive Officer and Chief Financial Officer, and affected by the Company s board of directors, management and other personnel, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles (GAAP) and includes those policies and procedures that:

pertain to the maintenance of records that in reasonable detail accurately and fairly reflect the transactions and dispositions of the Company s assets;

provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that the Company s receipts and expenditures are being made in accordance with authorizations of management or the board of directors; and

provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the Company s assets that could have a material adverse effect on the Company s financial statements. Scope of the Assessments. The assessment by the Company s Chief Executive Officer and Chief Financial Officer of the Company s disclosure controls and procedures and the assessment by the Company s management, including the Company s Chief Executive Officer and Chief Financial Officer, of the Company s internal control over financial reporting included a review of procedures and discussions with the Company s management and others at the Company. In the course of the assessments, the Company sought to identify data errors, control problems or acts of fraud and to confirm that appropriate corrective action, including process improvements, were being undertaken.

The Company s internal control over financial reporting is also assessed on an ongoing basis by personnel in the Company s Accounting department and by the Company s internal auditors in connection with their internal audit activities. The overall goals of these various assessment activities are to monitor the Company s disclosure controls and procedures and the Company s internal control over financial reporting and to make modifications as necessary. The Company s intent in this regard is that the disclosure controls and procedures and the internal control over financial reporting will be maintained and updated (including with improvements and corrections) as conditions warrant. Among other matters, management sought in its assessment to determine whether there were any significant deficiencies or material weaknesses in the Company s internal control over financial reporting, or whether management had identified any acts of fraud involving personnel who have a significant role in the Company s internal control over financial reporting. In the Public Company Accounting Oversight Board s Auditing Standard No. 2, a significant deficiency is a control deficiency, or a combination of control deficiencies, that adversely affects the ability to initiate, authorize, record, process or report external financial data reliably in accordance with GAAP such that there is more than a remote likelihood that a misstatement of the annual or interim financial statements that is more than inconsequential will not be prevented or detected. A control deficiency exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect misstatements on a timely basis. A material weakness is defined in Auditing Standard No. 2 as a significant deficiency, or a combination of significant deficiencies, that results in more than a remote likelihood that a material misstatement of the annual or interim financial statements will not be prevented or detected. Management also sought to deal with other control matters in the assessment, and in each case if a problem was identified, management considered what revision, improvement and/or correction was necessary to be made in accordance with the Company s on-going procedures. The assessments of the Company s disclosure controls and procedures and the Company s internal control over financial reporting is done on a quarterly basis so that the conclusions concerning effectiveness of those controls can be reported in the Company s Quarterly Reports on Form 10-Q and Annual Report on Form 10-K.

Assessment of Effectiveness of Disclosure Controls and Procedures.

Based upon the assessments, the Company s Chief Executive Officer and Chief Financial Officer have concluded that, as of December 31, 2006, the Company s disclosure controls and procedures were effective.

Management s Report on Internal Control over Financial Reporting.

Management, including the Company s Chief Executive Officer and Chief Financial Officer, are responsible for establishing and maintaining adequate internal control over financial reporting for the

Company. Management used the criteria issued by the Committee of Sponsoring Organizations of the Treadway Commission in Internal Control Integrated Framework to assess the effectiveness of the Company s internal control over financial reporting. Based upon the assessments, the Company s Chief Executive Officer and Chief Financial Officer have concluded that, as of December 31, 2006, the Company s internal control over financial reporting was effective. The Company s independent registered public accounting firm has audited the consolidated financial statements in this Annual Report on Form 10-K and have issued an attestation report on management s assessment of the Company s internal control over financial reporting and its opinion on the effectiveness of internal control over financial reporting, which appears in this Annual Report on Form 10-K.

Changes in Internal Control over Financial Reporting.

During the three months ended December 31, 2006, there were no changes in the Company s internal control over financial reporting that has materially affected, or are reasonably likely to materially affect, the Company s internal control for financial reporting.

Limitations on the Effectiveness of Controls.

Management, including the Company s Chief Executive Officer and Chief Financial Officer, do not expect that the Company s disclosure controls and procedures or the Company s internal control over financial reporting will prevent all errors and all fraud. A control system, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that the objectives of the control system are met. Further, the design of a control system must reflect the fact that there are resource constraints, and the benefits of controls must be considered relative to their costs. Because of the inherent limitations in all control systems, no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within the company have been detected. These inherent limitations include the realities that judgments in decision-making can be faulty, and that breakdowns can occur because of simple error or mistake. Additionally, controls can be circumvented by the individual acts of some persons, by collusion of two or more people, or by management s override of the control. The design of any system of controls also is based in part upon certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions; over time, controls may become inadequate because of changes in conditions, or the degree of compliance with the policies or procedures may deteriorate. Because of the inherent limitations in a cost-effective control system, misstatements due to error or fraud may occur and not be detected.

Item 9B. Other Information.

None.



PART III

Item 10. Directors, Executive Officers and Corporate Governance

Reference is made to the Registrant's definitive proxy statement to be filed with the Commission pursuant to Regulation 14(a); information responsive to this Item is contained in the sections thereof captioned Proposal I: Election of Directors - Nominees, Proposal I: Election of Directors - Executive Officers, Proposal I: Election of Directors - Code of Business Conduct' and Security Ownership, and the information in such sections is incorporated herein by reference.

Item 11. Executive Compensation

Reference is made to the Registrant's definitive proxy statement to be filed with the Commission pursuant to Regulation 14(a); information responsive to this Item is contained in the sections thereof captioned Proposal I: Election of Directors - Compensation of Directors, Executive Compensation and Compensation Committee Report, and the information in such sections are incorporated herein by reference.

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

Reference is made to the Registrant s definitive proxy statement to be filed with the Commission pursuant to Regulation 14(a); information responsive to this Item is contained in the section thereof captioned Executive Compensation - Equity Compensation Plan Information, and Security Ownership, and the information in such sections are incorporated herein by reference.

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

Reference is made to the Registrant s definitive proxy statement to be filed with the Commission pursuant to Regulation 14(a); information responsive to this Item is contained in the section thereof captioned Certain Transactions, and the information in such section is incorporated herein by reference.

Item 14. Principal Accountant Fees and Services

Reference is made to the Registrant s definitive proxy statement to be filed with the Commission pursuant to Regulation 14(a); information responsive to this Item is contained in the section thereof captioned Audit Committee Report, and the information in such section is incorporated herein by reference.

PART IV

Item 15. Exhibits and Financial Statement Schedules

(a) The following documents are filed as part of this report.

(1) Financial Statements

Reports of Independent Registered Public Accounting Firm

Consolidated Balance Sheets as of December 31, 2006 and 2005

Consolidated Statements of Earnings for the years ended December 31, 2006, 2005 and 2004

Consolidated Statements of Stockholders Equity for the years ended December 31, 2006, 2005 and 2004

Consolidated Statements of Cash Flows for the years ended December 31, 2006, 2005 and 2004

Notes to Consolidated Financial Statements

(2) Financial Statement Schedules

Schedule III - Real Estate and Accumulated Depreciation and Amortization and Notes as of December 31, 2006

Schedule IV Mortgage Loans on Real Estate and Notes as of December 31, 2006

All other schedules are omitted because they are not applicable or because the required information is shown in the financial statements or the notes thereto.

(3) Exhibits

The following exhibits are filed as a part of this report.

2. Plan of Acquisition, Reorganization, Arrangement, Liquidation or Succession.

- 2.1 Agreement and Plan of Merger, dated January 14, 2005, among National Retail Properties, Inc., NAPE Acquisition, Inc., National Properties Corporation and Raymond Di Paglia (filed as Exhibit 99.1 to the Registrant s Current Report on Form 8-K dated January 19, 2005, and incorporated herein by reference).
- 2.2 Real Estate Purchase and Sale Agreement, dated November 28, 2005, between the Company and SSP Partners, as amended (filed as Exhibit 2.1 to the Registrant s Current Report on Form 8-K dated December 21, 2005, and incorporated herein by reference).
- 2.3 Real Estate Purchase and Sale Agreement, dated December 1, 2005, between the Company and SSP Partners, as amended (filed as Exhibit 2.2 to the Registrant s Current Report on Form 8-K dated December 21, 2005, and incorporated herein by reference).

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	2.4	Real Estate Purchase Contract dated February 9, 2006, among CNLR DC Acquisitions I, LLC, Brookfield Financial Properties, L.P. and the Registrant (filed as Exhibit 10.10 to the Registrant s Form 10-K filed with Securities and Exchange Commission on February 27, 2006, and incorporated herein by reference).
	2.5	Amendment to Real Estate Purchase Contract, dated February 14, 2006, by and between CNLR DC Acquisitions I, LLC and Brookfield Financial Properties, L.P. (filed as Exhibit 10.11 to the Registrant s Form 10-K filed with the Securities and Exchange Commission on February 27, 2006, and incorporated herein by reference).
	2.6	Second Amendment to Real Estate Purchase Contract, dated February 15, 2006, by and between CNLR DC Acquisitions I, LLC and Brookfield Financial Properties, L.P. (filed as Exhibit 10.12 to the Registrant s Form 10-K filed with the Securities and Exchange Commission on February 27, 2006, and incorporated herein by reference).
	2.7	Third Amendment to Real Estate Purchase Contract, dated April 16, 2006, by and between CNLR DC Acquisitions I, LLC and Brookfield Financial Properties, L.P. (filed as Exhibit 2.4 to the Registrant s Current Report on Form 8-K dated May 16, 2006, and incorporated herein by reference).
	2.8	Fourth Amendment to Real Estate Purchase Contract, dated May 10, 2006, by and between CNLR DC Acquisitions I, LLC and Brookfield Financial Properties, L.P. (filed as Exhibit 2.5 to the Registrant s Current Report on Form 8-K dated May 16, 2006, and incorporated herein by reference).
	2.9	Fifth Amendment to Real Estate Purchase Contract, dated May 12, 2006, by and between CNLR DC Acquisitions I, LLC and Brookfield Financial Properties, L.P. (filed as Exhibit 2.6 to the Registrant s Current Report on Form 8-K dated May 16, 2006, and incorporated herein by reference).
3. Artic	cles of Incorpor	ration and By-laws
	3.1	First Amended and Restated Articles of Incorporation of the Registrant, as amended (filed as Exhibit 3.1 to the Registrant s Current Report on Form 8-K dated May 1, 2006, and incorporated herein by reference).
	3.2	Articles Supplementary Establishing and Fixing the Rights and Preferences of 7.375% Series C Cumulative Preferred Stock, par value \$0.01 per share, dated October 11, 2006 (filed as Exhibit 3.2 to the Registrant s Form 8-A dated October 11, 2006 and filed with the Securities and Exchange Commission on October 12, 2006, and incorporated herein by reference).
	3.3	Third Amended and Restated Bylaws of the Registrant, as amended (filed as Exhibit 3.2 to the Registrant s Current Report on Form 8-K dated May 1, 2006, and incorporated herein by reference).

- 4. Instruments Defining the Rights of Security Holders, Including Indentures
 - 4.1 Specimen Certificate of Common Stock, par value \$0.01 per share, of the Registrant (filed as Exhibit 3.4 to the Registrant s Registration Statement No. 1-11290 on Form 8-B and incorporated herein by reference).
 - 4.2 Indenture, dated as of March 25, 1998, between the Registrant and First Union National Bank, as trustee (filed as Exhibit 4.4 to the Registrant s Form S-3 (Registration No. 333-132095) filed with the Securities and Exchange Commission on February 28, 2006, and incorporated herein by reference).
 - 4.3 Form of Supplemental Indenture No. 1 dated March 25, 1998, by and among Registrant and First Union National Bank, Trustee, relating to \$100,000,000 of 7.125% Notes due 2008 (filed as Exhibit 4.2 to the Registrant s Current Report on Form 8-K dated March 20, 1998, and incorporated herein by reference).
 - 4.4 Form of 7.125% Note due 2008 (filed as Exhibit 4.3 to the Registrant s Current Report on Form 8-K dated March 20, 1998, and incorporated herein by reference).
 - 4.5 Form of Supplemental Indenture No. 3 dated September 20, 2000, by and among Registrant and First Union National Bank, Trustee, relating to \$20,000,000 of 8.5% Notes due 2010 (filed as Exhibit 4.2 to the Registrant s Current Report on Form 8-K dated September 20, 2000, and incorporated herein by reference).
 - 4.6 Form of 8.5% Notes due 2010 (filed as Exhibit 4.3 to the Registrant s Current Report on Form 8-K dated September 20, 2000, and incorporated herein by reference).
 - 4.7 Form of Supplemental Indenture No. 4 dated as of May 30, 2002, by and among Registrant and Wachovia Bank, National Association, Trustee, relating to \$50,000,000 of 7.75% Notes due 2012 (filed as Exhibit 4.2 to the Registrant s Current Report on Form 8-K dated June 4, 2002, and incorporated herein by reference).
 - 4.8 Form of 7.75% Notes due 2012 (filed as Exhibit 4.3 to the Registrant s Current Report on Form 8-K dated June 4, 2002, and incorporated herein by reference).
 - 4.9 Form of Supplemental Indenture No. 5 dated as of June 18, 2004, by and among Registrant and Wachovia Bank, National Association, Trustee, relating to \$150,000,000 of 6.25% Notes due 2014 (filed as Exhibit 4.1 to the Registrant s Current Report on Form 8-K dated June 15, 2004, and incorporated herein by reference).
 - 4.10 Form of 6.25% Notes due 2014 (filed as Exhibit 4.2 to the Registrant s Current Report on Form 8-K dated June 15, 2004, and incorporated herein by reference).
 - 4.11 Form of Supplemental Indenture No. 6 dated as of November 17, 2005, by and among Registrant and Wachovia Bank, National Association, Trustee, relating to

\$150,000,000 of 6.15% Notes due 2015 (filed as Exhibit 4.1 to the Registrant s Current Report on Form 8-K dated November 14, 2005, and incorporated herein by reference).

- 4.12 Seventh Supplemental Indenture, dated as of September 13, 2006, between National Retail Properties, Inc. and U.S. Bank National Association (filed as Exhibit 4.1 to the Registrant s Current Report on Form 8-K dated September 7, 2006, and incorporated herein by reference).
- 4.13 Form of 6.15% Notes due 2015 (filed as Exhibit 4.2 to the Registrant s Current Report on Form 8-K dated November 14, 2005, and incorporated herein by reference).
- 4.14 Form of 3.95% Convertible Senior Notes due 2026 (filed as Exhibit 4.2 to the Registrant s Current Report on Form 8-K dated September 7, 2006, and incorporated herein by reference).
- 4.15 Specimen certificate representing the 7.375% Series C Cumulative Redeemable Preferred Stock, par value \$.01 per share, of the Registrant (filed as Exhibit 4.4 to the Registrant s Form 8-A dated October 11, 2006 and filed with the Securities and Exchange Commission on October 12, 2006, and incorporated herein by reference).
- 4.16 Deposit Agreement, among the Registrant, American Stock Transfer & Trust Company, as Depositary, and the holders of depositary receipts (filed as Exhibit 4.18 to the Registrant s Form 10-Q filed with the Securities and Exchange Commission on November 6, 2006, and incorporated herein by reference).

10. Material Contracts

- 10.1 2000 Performance Incentive Plan (filed as Exhibit 99 to the Registrant s Registration Statement No. 333-64794 on Form S-8 and incorporated herein by reference).
- 10.2 Form of Restricted Stock Agreement between the Company and the Participant of the Company (filed as Exhibit 10.2 to the Registrant s Form 10-K dated March 14, 2005, and filed with the Securities and Exchange Commission on March 15, 2005, and incorporated herein by reference).
- 10.3 Employment Agreement dated May 16, 2006, between the Registrant and Craig Macnab (filed as Exhibit 10.3 to the Registrant s Form 10-Q filed with the Securities and Exchange Commission on August 3, 2006, and incorporated herein by reference).
- 10.4 Employment Agreement dated August 17, 2006, between the Registrant and Julian E. Whitehurst (filed as Exhibit 10.1 to the Registrant s Form 8-K dated August 17, 2006, and filed with the Securities and Exchange Commission on August 22, 2006, and incorporated herein by reference).

Table of Conte	ents	
	10.5	Employment Agreement dated August 17, 2006, as amended, between the Registrant and Kevin B. Habicht (filed as Exhibit 10.2 to the Registrant s Form 8-K dated August 17, 2006, and filed with the Securities and Exchange Commission on August 22, 2006, and incorporated herein by reference).
	10.6	Eighth Amended and Restated Line of Credit and Security Agreement, dated December 13, 2005, by and among Registrant, certain lenders and Wachovia Bank, N.A., as the Agent, relating to a \$300,000,000 loan (filed as Exhibit 10.1 to the Registrant s Current Report on Form 8-K dated December 15, 2005, and incorporated herein by reference).
	10.7	Form of Lease Agreement, between an affiliate of National Retail Properties, Inc., as landlord and SSP Partners, as tenant (filed as Exhibit 10.1 to the Registrant s Current Report on Form 8-K dated December 21, 2005, and incorporated herein by reference).
	10.8	First Amendment to Eighth Amended and Restated Line of Credit and Security Agreement, dated February 20, 2007, by and among Registrant, certain lenders and Wachovia Bank, N.A., as the Agent, relating to a \$300,000,000 loan (filed herewith).
12.	Statement	of Computation of Ratios of Earnings to Fixed Charges (filed herewith).
21.	Subsidiari	es of the Registrant (filed herewith).
23.	Consent of	f Independent Accountants
	23.1	Ernst & Young LLP dated February 13, 2007 (filed herewith).
	23.2	KPMG LLP dated February 16, 2007 (filed herewith).
24.	Power of A	Attorney (included on signature page).
31.	Section 30	2 Certifications
	31.1	Certification of Chief Executive Officer pursuant to Rule 13a-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith).
	31.2	Certification of Chief Financial Officer pursuant to Rule 13a-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith).

32. Section 906 Certifications

32.1 Certification of Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (filed herewith).

32.2 Certification of Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (filed herewith).

99. Additional Exhibits

99.1 Certification of Chief Executive Officer pursuant to Section 303A.12(a) of the New York Stock Exchange Listed Company Manual (filed herewith).

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, on the 21^{st} day of February, 2007.

NATIONAL RETAIL PROPERTIES, INC.

By: <u>/s/ Craig Macnab</u> Craig Macnab

Director and Chief Executive Officer

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. Each person whose signature appears below hereby constitutes and appoints each of Craig Macnab and Kevin B. Habicht as his attorney-in-fact and agent, with full power of substitution and resubstitution for him in any and all capacities, to sign any or all amendments to this report and to file same, with exhibits thereto and other documents in connection therewith, granting unto such attorney-in-fact and agent full power and authority to do and perform each and every act and thing requisite and necessary in connection with such matters and hereby ratifying and confirming all that such attorney-in-fact and agent or his substitutes may do or cause to be done by virtue hereof.

Signature /s/ Clifford R. Hinkle	Title Chairman of the Board of	Date February 21, 2007
Clifford R. Hinkle	Directors	•
/s/ G. Nicholas Beckwith III	Director	February 21, 2007
G. Nicholas Beckwith III		
/s/ Richard B. Jennings	Director	February 21, 2007
Richard B. Jennings		
/s/ Ted B. Lanier	Director	February 21, 2007
Ted B. Lanier		
<u>/s/ Robert C. Legler</u>	Director	February 21, 2007
Robert C. Legler		
<u>/s/ Robert Martinez</u>	Director	February 21, 2007
Robert Martinez		
<u>/s/ Craig Macnab</u>	Director and Chief Executive	February 21, 2007
Craig Macnab	Officer	
<u>/s/ Kevin B. Habicht</u>	Director, Chief Financial Officer (Principal Financial and Accounting Officer),	February 21, 2007
Kevin B. Habicht	Executive Vice President, Assistant	

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Secretary and Treasurer

Exhibit Index

- 2. Plan of Acquisition, Reorganization, Arrangement, Liquidation or Succession.
 - 2.1 Agreement and Plan of Merger, dated January 14, 2005, among National Retail Properties, Inc., NAPE Acquisition, Inc., National Properties Corporation and Raymond Di Paglia (filed as Exhibit 99.1 to the Registrant s Current Report on Form 8-K dated January 19, 2005, and incorporated herein by reference).
 - 2.2 Real Estate Purchase and Sale Agreement, dated November 28, 2005, between the Company and SSP Partners, as amended (filed as Exhibit 2.1 to the Registrant s Current Report on Form 8-K dated December 21, 2005, and incorporated herein by reference).
 - 2.3 Real Estate Purchase and Sale Agreement, dated December 1, 2005, between the Company and SSP Partners, as amended (filed as Exhibit 2.2 to the Registrant s Current Report on Form 8-K dated December 21, 2005, and incorporated herein by reference).
 - 2.4 Real Estate Purchase Contract dated February 9, 2006, among CNLR DC Acquisitions I, LLC, Brookfield Financial Properties, L.P. and the Registrant (filed as Exhibit 10.10 to the Registrant s Form 10-K filed with Securities and Exchange Commission on February 27, 2006, and incorporated herein by reference).
 - 2.5 Amendment to Real Estate Purchase Contract, dated February 14, 2006, by and between CNLR DC Acquisitions I, LLC and Brookfield Financial Properties, L.P. (filed as Exhibit 10.11 to the Registrant s Form 10-K filed with the Securities and Exchange Commission on February 27, 2006, and incorporated herein by reference).
 - 2.6 Second Amendment to Real Estate Purchase Contract, dated February 15, 2006, by and between CNLR DC Acquisitions I, LLC and Brookfield Financial Properties, L.P. (filed as Exhibit 10.12 to the Registrant s Form 10-K filed with the Securities and Exchange Commission on February 27, 2006, and incorporated herein by reference).
 - 2.7 Third Amendment to Real Estate Purchase Contract, dated April 16, 2006, by and between CNLR DC Acquisitions I, LLC and Brookfield Financial Properties, L.P. (filed as Exhibit 2.4 to the Registrant s Current Report on Form 8-K dated May 16, 2006, and incorporated herein by reference).
 - 2.8 Fourth Amendment to Real Estate Purchase Contract, dated May 10, 2006, by and between CNLR DC Acquisitions I, LLC and Brookfield Financial Properties, L.P. (filed as Exhibit 2.5 to the Registrant s Current Report on Form 8-K dated May 16, 2006, and incorporated herein by reference).
 - 2.9 Fifth Amendment to Real Estate Purchase Contract, dated May 12, 2006, by and between CNLR DC Acquisitions I, LLC and Brookfield Financial Properties, L.P. (filed as Exhibit 2.6 to the Registrant s Current Report on Form 8-K dated May 16, 2006, and incorporated herein by reference).

- 3. Articles of Incorporation and By-laws
 - 3.1 First Amended and Restated Articles of Incorporation of the Registrant, as amended (filed as Exhibit 3.1 to the Registrant s Current Report on Form 8-K dated May 1, 2006, and incorporated herein by reference).
 - 3.2 Articles Supplementary Establishing and Fixing the Rights and Preferences of 7.375% Series C Cumulative Preferred Stock, par value \$0.01 per share, dated October 11, 2006 (filed as Exhibit 3.2 to the Registrant s Form 8-A dated October 11, 2006 and filed with the Securities and Exchange Commission on October 12, 2006, and incorporated herein by reference).
 - 3.3 Third Amended and Restated Bylaws of the Registrant, as amended (filed as Exhibit 3.2 to the Registrant s Current Report on Form 8-K dated May 1, 2006, and incorporated herein by reference).
- 4. Instruments Defining the Rights of Security Holders, Including Indentures
 - 4.1 Specimen Certificate of Common Stock, par value \$0.01 per share, of the Registrant (filed as Exhibit 3.4 to the Registrant s Registration Statement No. 1-11290 on Form 8-B and incorporated herein by reference).
 - 4.2 Indenture, dated as of March 25, 1998, between the Registrant and First Union National Bank, as trustee (filed as Exhibit 4.4 to the Registrant s Form S-3 (Registration No. 333-132095) filed with the Securities and Exchange Commission on February 28, 2006, and incorporated herein by reference).
 - 4.3 Form of Supplemental Indenture No. 1 dated March 25, 1998, by and among Registrant and First Union National Bank, Trustee, relating to \$100,000,000 of 7.125% Notes due 2008 (filed as Exhibit 4.2 to the Registrant s Current Report on Form 8-K dated March 20, 1998, and incorporated herein by reference).
 - 4.4 Form of 7.125% Note due 2008 (filed as Exhibit 4.3 to the Registrant s Current Report on Form 8-K dated March 20, 1998, and incorporated herein by reference).
 - 4.5 Form of Supplemental Indenture No. 3 dated September 20, 2000, by and among Registrant and First Union National Bank, Trustee, relating to \$20,000,000 of 8.5% Notes due 2010 (filed as Exhibit 4.2 to the Registrant s Current Report on Form 8-K dated September 20, 2000, and incorporated herein by reference).
 - 4.6 Form of 8.5% Notes due 2010 (filed as Exhibit 4.3 to the Registrant s Current Report on Form 8-K dated September 20, 2000, and incorporated herein by reference).
 - 4.7 Form of Supplemental Indenture No. 4 dated as of May 30, 2002, by and among Registrant and Wachovia Bank, National Association, Trustee, relating to \$50,000,000 of 7.75% Notes due 2012 (filed as Exhibit 4.2 to the Registrant s Current Report on Form 8-K dated June 4, 2002, and incorporated herein by reference).

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- 10.1 2000 Performance Incentive Plan (filed as Exhibit 99 to the Registrant s Registration Statement No. 333-64794 on Form S-8 and incorporated herein by reference).
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- 12. Statement of Computation of Ratios of Earnings to Fixed Charges (filed herewith).
- 21. Subsidiaries of the Registrant (filed herewith).
- 23. Consent of Independent Accountants
 - 23.1 Ernst & Young LLP dated February 13, 2007 (filed herewith).
 - 23.2 KPMG LLP dated February 16, 2007 (filed herewith).
- 24. Power of Attorney (included on signature page).

31. Section 302 Certifications

31.1 Certification of Chief Executive Officer pursuant to Rule 13a-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith).

31.2 Certification of Chief Financial Officer pursuant to Rule 13a-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith).

32. Section 906 Certifications

- 32.1 Certification of Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (filed herewith).
- 32.2 Certification of Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (filed herewith).

99. Additional Exhibits

99.1 Certification of Chief Executive Officer pursuant to Section 303A.12(a) of the New York Stock Exchange Listed Company Manual (filed herewith).

NATIONAL RETAIL PROPERTIES, INC. AND SUBSIDIARIES

SCHEDULE III REAL ESTATE AND ACCUMULATED DEPRECIATION AND AMORTIZATION

December 31, 2006

Real Estate Held for	Encum- brances (k)			Costs Capitaliz Subsequer Acquisit Improvæ ments	zed nt to ion Carrying	Carried a	Amount at V at Close of P Building, Improve- ments and Leasehold Interests	eriod (b)	Accumulated Depreciation and Amortization	Con-	Date Acquired	Life on Which Depreciation and Amortization in Latest Income Statement is Computed
Investment the Company has Invested in Under Operating Leases:												
Academy:												
Houston, TX	\$	\$ 1,074,232	\$	\$	\$\$	1,074,232	\$ (c)	\$ 1,074,232	2 \$ (c)	1994	05/95	(c)
Houston, TX		699,165				699,165	(c)	699,165	5 (c)	1995	06/95	(c)
N. Richland Hills, TX		1,307,655				1,307,655	(c)	1,307,655	5 (c)	1996	08/95(f)	(c)
Houston, TX		2,098,895				2,098,895	(c)	2,098,895		1996	02/96(f)	(c)
Houston, TX		795,005				795,005	(c)	795,005	5 (c)	1996	06/96(f)	(c)
Baton Rouge, LA		1,547,501				1,547,501	(c)	1,547,50	()	1997	08/96(f)	(c)
San Antonio, TX	705,676(t)	973,123				973,123	(c)	973,123	()	1996	09/97	(c)
Beaumont, TX		1,423,701	2,449,261			1,423,701	2,449,261	3,872,962	2 477,096	1992	03/99	40 years
Houston, TX		2,310,845	1,627,872			2,310,845	1,627,872	3,938,717		1976	03/99	40 years
Pasadena, TX		899,768	2,180,574			899,768	2,180,574	3,080,342		1994	03/99	40 years
College Station, TX		1,407,855	2,230,756			1,407,855	2,230,756	3,638,611		2002	06/05	40 years
Franklin, TN		1,807,096	2,108,278			1,807,096	2,108,278	3,915,374	4 108,342	1999	06/05	30 years
Ace Hardware and Lighting:												
Bourbonnais, IL		298,192	1,329,492			298,192	1,329,492	1,627,684	4 192,895	1997	11/98	37.4 years
A devenue al Assiste Devites		,				,			,			2
Advanced Auto Parts:		967 177		1.025.07	-	0(7 177	1 025 275	1 002 45	20.001	2005	12/04(-)	40
Miami, FL		867,177		1,035,27	5	867,177	1,035,275	1,902,452	2 39,901	2005	12/04(g)	40 years
AJ Petroleum:												
Deerfield Beach, FL		2,531,533	1,292,535			2,531,533	1,292,535	3,824,068	33,660	1980	12/05	40 years
Lake Placid, FL		769,522	273,756			769,522	273,756	1,043,278	3 7,129	1990	12/05	40 years
Albertsons:												
Sonora, CA		587,782	1,620,311			587,782	1,620,311	2,208,093	3 129,962	1984	03/99	40 years
		,	, , -			,	,,-	,,				,
American Payday Loans:		100 401	270.077			100 401	270.077	407 400	2 14 (10	1070	06/05	40
Des Moines, IA		108,421	379,067			108,421	379,067	487,488	8 14,610	1979	06/05	40 years
AmerUs Group Warehouse:												
Des Moines, IA		28,465	85,396			28,465	85,396	113,861	1 13,165	1949	06/05	10 years
Amoco:												
Miami, FL		969,156				969,156		969,150	5	(i)	05/03	(i)
Sunrise, FL		949,185				949,185		949,185		(i)		(i)
Amsaat												
Amscot: Tampa, FL		1,159,733	352,305			1,159,733	352,305	1,512,038	8 10,643	1981	10/05	40 years
Orlando, FL		764,473	552,505	865,674		764,473	865,674	1,630,147		2006	12/05	40 years 40 years
Orlando, FL		664,213	1,010,821	005,07	-	664,213	1,010,821	1,675,034		2006	12/05	40 years
Orlando, FL		358,354	1,010,021	922,21	8	358,354	922,218	1,280,572		2000	02/06(g)	2
Orlando, FL		546,475		922,21		546,475	922,218	1,484,233		2006	02/06(g)	
Clearwater, FL		455,524	331,614	251,15	0	455,524	331,614	787,138		1967	02/06(g)	
			551,014			155,524	551,014	707,150	2,710	1707	07/00(g)	40 years
Applebee s:		1 40 4 4 5 5	1 402 501			1 404 174	1 402 503	0.000 7-	1 186010	100-	10/01	10
Ballwin, MO		1,496,173	1,403,581			1,496,173	1,403,581	2,899,754	4 176,910	1995	12/01	40 years

Arby s:										
Albuquerque, NM	442,991	507,790		442,991	507,790	950,781	64,003	1993	12/01	40 years
Colorado Springs, CO	205,957	533,540		205,957	533,540	739,497	67,248	1998	12/01	40 years
Santa Fe, NM	450,358	341,960		450,358	341,960	792,318	43,101	1992	12/01	40 years
Thomson, GA	267,842	503,550		267,842	503,550	771,392	63,468	1997	12/01	40 years
Washington Courthouse, OH	156,875	545,841		156,875	545,841	702,716	68,798	1998	12/01	40 years
Whitmore Lake, MI	170,515	468,916		170,515	468,916	639,431	59,103	1993	12/01	40 years
Ashley Furniture:										
Altamonte Springs, FL	2,906,409	4,877,225	315,000	2,906,409	5,192,225	8,098,634	1,171,151	1997	09/97	40 years
Louisville, KY	1,666,700	4,989,452		1,666,700	4,989,452	6,656,152	223,486	2005	03/05	40 years

See accompanying report of independent registered public accounting firm.

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			Cost to	Costs Caj Subsequ Acquis	ient to		at Close of P			Life on Which Depreciation		
		Com	Building, Improve-	Acquis	SILIOII	Carrieu	Building, Improve-	erioù (b)	Accumulated			and Amortization in Latest
	Encum- brances (k)	Land	ments and	Improve- ments	Carrying Costs	Land	ments and Leasehold Interests	Total	Depreciation and Amortization	Date of Con- struction	Date Acquired	Income Statement is Computed
Babies R Us	s:											
Arlington, TX		830,689	2,611,867			830,689	2,611,867	3,442,556	686,159	1996	06/96	40 years
Independence, MO		1,678,794	2,301,909			1 678 794	2,301,909	3,980,703	290,136	1996	12/01	40 years
Barnes &		1,070,794	2,301,909			1,070,794	2,301,909	5,700,705	290,150	1770	12/01	40 years
Noble:												
Brandon, FL		1,476,407	1,527,150			1,476,407	1,527,150	3,003,557	457,308	1995	08/94(f)	40 years
Denver, CO		3,244,785	2,722,087			3,244,785	2,722,087	5,966,872	833,751	1994	09/94	40 years
Houston, TX	4 995 201(m)	3,307,562	2,396,024				2,396,024	5,703,586		1995	10/94(f)	40 years
Plantation, FL Freehold, NJ	4,885,291(p)	3,010,337				3,616,457	(c)	3,616,457	(c)	1996	05/95(f)	(c)
(r)		2,917,219	2,260,663			2,917,219	2,260,663	5,177,882	617,287	1995	01/96	40 years
Dayton, OH		1,412,614	3,223,467			1,412,614	3,223,467	4,636,081	775,647	1996	05/97	40 years
Redding, CA		497,179	1,625,702				1,625,702	2,122,881	387,798	1997	06/97	40 years
Memphis, TN	1,023,924(t)		2,241,639			1,573,875		3,815,514		1997	09/97	40 years
Marlton, NJ		2,831,370	4,318,554			2,831,370	4,318,554	7,149,924	877,206	1995	11/98	40 years
Bassett Furniture: Fairview												
Heights, IL Beall s:		1,257,729	2,622,952			1,257,729	2,622,952	3,880,681	79,235	1980	10/05	40 years
Sarasota, FL	1,371,327(t)	1.077.802	1,795,174			1.077.802	1,795,174	2,872,976	137,028	1996	09/97	40 years
Beautiful America Dry	-,(-)	-,,	-,-,-,-			-,,	-,,,					
Cleaners:	T O 00 O ()	10.000	110 501			10.000	110 501	150 501	= 0.14	2001	00101	10
Orlando, FL	70,882(u)	40,200	110,531			40,200	110,531	150,731	7,944	2001	02/04	40 years
Bed, Bath & Beyond: Richmond,												
VA	2,800,106(p)	1.184.144	2,842,759			1,184,144	2,842,759	4,026,903	325,732	1997	06/98	40 years
Glendale, AZ	_,(F)	1,082,092	_,,,.	2,758,452			2,758,452	3,840,544	514,336	1999	12/98(g)	40 years
Midland, MI		231,356		2,702,271		231,356	2,702,271	2,933,627	8,873	2006	07/03	40 years
Bedford Furniture:												
Everett, PA		226,366	1,159,833	7,830		226,366	817,667	1,044,033	127,110	1998	11/98	40 years
Beneficial:												
Eden Prairie,		75 726	210 (20	04 077		75 726	204.005	200 (41	24.040	1007	10/01	40
MN		75,736	210,628	94,277		75,736	304,905	380,641	34,848	1997	12/01	40 years
Bennigan s: Milford, CT												
(r)		921,200	697,298			921,200	697,298	1,618,498	87,888	1985	12/01	40 years
Altamonte		,21,200	077,270			,21,200	0,7,2,70	1,010,190	07,000	1700	12,01	10 jours
Springs, FL		1,088,282	924,425			1,088,282	924,425	2,012,707	116,516	1979	12/01	40 years
Schaumburg,		2.061.061	1.011.165			200000	1 011 100	0.074.45	1/2 0/2	1000	10/04	10
IL Wichita Falls,		2,064,964	1,311,190			2,064,964	1,311,190	3,376,154	165,265	1998	12/01	40 years
ТХ		818,611	1,107,418			818,611	1,107,418	1,926,029	139,581	1982	12/01	40 years
Best Buy: Brandon, FL		2 085 156	2,772,137			2 085 156	2,772,137	5,757,293	684,371	1996	02/97	40 years
Evanston, IL		2,985,156	2,112,137			2,985,156	2,772,137 (c)	5,757,293 1,850,996		1996	02/97	40 years (c)
Cuyahoga												
Falls, OH		3,708,980	2,359,377			3,708,980	2,359,377	6,068,357	562,809	1970	06/97	40 years

Rockville,									
MD	6,233,342	3,418,783	6,233,342	3,418,783	9,652,125	808,400	1995	07/97	40 years
Fairfax, VA	3,052,477	3,218,018	3,052,477	3,218,018	6,270,495	754,223	1995	08/97	40 years
St. Petersburg,									
FL	4,468,254(p) 4,031,744	2,610,980	4,031,744	2,610,980	6,642,724	341,914	1997	09/97	35 years
Pittsburgh, PA	2,330,847	2,292,932	2,330,847	2,292,932	4,623,779	489,636	1997	06/98	40 years
Denver, CO	8,881,890	4,372,684	8,881,890	4,372,684	13,254,574	605,798	1991	06/01	40 years
Billy Bob s:									
Gresham, OR	817,311	108,294	817,311	108,294	925,605	13,650	1993	12/01	40 years
BJ s Wholesale Club:									
Orlando, FL	5,487,413(u) 3,137,500	8,626,657	3,137,500	8,626,657	11,764,157	620,042	2001	02/04	40 years
Blockbuster Video:									
Conyers, GA	320,029	556,282	320,029	556,282	876,311	132,696	1997	06/97	40 years
Alice, TX	318,285	578,268	318,285	578,268	896,553	72,886	1995	12/01	40 years
Gainesville,									
GA	294,882	611,570	294,882	611,570	906,452	77,083	1997	12/01	40 years
Glasgow, KY	302,859	560,904	302,859	560,904	863,763	70,697	1997	12/01	40 years
Kingsville,	100.010				0.54.544		1005	12/01	10
TX	498,849	457,695	498,849	457,695	956,544	57,687	1995	12/01	40 years
Mobile, AL	491,453	498,488	491,453	498,488	989,941	62,830	1997	12/01	40 years
Mobile, AL	843,121	562,498	843,121	562,498	1,405,619	70,898	1997	12/01	40 years
BMW:									
Duluth, GA	4,433,613	4,080,186	4,034,588	4,080,186	8,114,774	514,273	1984	12/01	40 years

See accompanying report of independent registered public accounting firm.

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		Initial		Costs Capitalized Subsequent to		Amount at				Life on Which Depreciation	
		Com	pany Building, Improve-	Acquisition	Carried	at Close of P Building, Improve-	eriod (b)	Accumulated			and Amortization in Latest
	Encum- brances (k)	Land	ments and Leasehold Interests	Improve- Carrying ments Costs	Land	ments and Leasehold Interests	Total	Depreciation and Amortization	Date of Con- struction	Date Acquired	Income Statement is Computed
Borders Books &		Duna	111010505		2.00.00		10001		501 0001011	Incquireu	Compatia
Music:											
Wilmington, DE		3,030,764	6,061,538		2,994,400	6,061,538	9,055,938	1,822,535	1994	12/94	40 years
Richmond, VA		2,177,310	2,599,587		2,177,310	2,599,587	4,776,897	751,353	1995	06/95	40 years
Ft.		2,177,510	2,377,307		2,177,510	2,377,307	ч,770,077	751,555	1775	00/75	40 years
Lauderdale, FL	4,706,561(p)	3,164,984	3,319,234		3 164 984	3,319,234	6,484,218	461,005	1995	02/96	33 years
Bangor, ME	ч,700,501(р)	1,546,915	2,486,761			2,486,761	4,033,676	654,502	1996	06/96	40 years
Altamonte Springs, FL		1,947,198			1,947,198	(c)	1,947,198	(c)	1997	09/97	(c)
Boston											
Market: Burton, MI		619,778	707,242		619,778	707,242	1,327,020	89,142	1997	12/01	40 years
Geneva, IL		1,125,347	1,036,952		1,125,347	893,485	2,018,832	114,860	1996	12/01	40 years
North Olmsted, OH		601,800	460,521		601,800	389,065	990,865	50,156	1996	12/01	40 years
Novi, MI		835,669	651,108		835,669	297,567	1,133,236	43,035	1995	12/01	40 years
Orland Park, IL		562,384	556,201		562,384	377,244	939,628	50,347	1995	12/01	40 years
Warren, OH		562,446	467,592		562,446	467,592	1,030,038	58,936	1997	12/01	40 years
Wheaton, IL		1,115,457	1,014,184		1,115,457	872,736	1,988,193	112,213	1995	12/01	40 years
Buffalo Wild Wings:											
Michigan		162 529	402.007		162 529	402.007		(2.012	1000	12/01	40
City, IN Burger King:		162,538	492,007		162,538	492,007	654,545	62,013	1996	12/01	40 years
Colonial											
Heights, VA		662,345	609,787		662,345	609,787	1,272,132	76,858	1997	12/01	40 years
Carino s: Beaumont,											
TX		439,076	1,363,447		439,076	1,363,447	1,802,523	171,851	2000	12/01	40 years
Lewisville, TX		1 369 836	1,018,659		1 369 836	1,018,659	2,388,495	128,394	1994	12/01	40 years
Lubbock, TX		1,007,432				1,205,512	2,212,944	151,945	1995		40 years
Carl s Jr:											
Chandler, AZ Tucson, AZ		729,291 681,386	644,148 536,023		729,291 681,386	644,148 536,023	1,373,439 1,217,409	49,653 82,636	1984 1988	06/05 06/05	20 years 10 years
CarMax:		,,	,.		,		,	. ,			
Albuquerque, NM		10,197,135		8,128,062	10 197 135	8,128,062	18 325 197	431,803	2004	04/04(f)	40 years
Cash		10,197,155		0,120,002	10,197,155	0,120,002	10,323,197	451,005	2004	04/04(1)	40 years
Advance:											
Mesa,AZ		43,043	112,764		43,043	112,764	155,807	14,213	1997	12/01	40 years
Certified Auto Sales:											
Albuquerque,		1.1.0.0=		1 410 550	1	1 440	0.504.155				10
NM		1,112,876		1,418,552	1,112,876	1,418,552	2,531,428	51,718	2005	04/04(f)	40 years
Champps: Alpharetta,											
GÂ		3,032,965	1,641,820		3,032,965	1,641,820	4,674,785	206,937	1999	12/01	40 years

Irving, TX	1,760,020	1,724,220	1,760,020	1,724,220	3,484,240	217,323	2000	12/01	40 years
Charhut:									10
Sunrise, FL	286,834	423,837	286,834	423,837	710,671	27,676	1979	05/04	40 years
Checkers: Orlando, FL	256,568		256,568	(c)	256,568	(c)	1988	07/92	(c)
Children s Pediatric Center:	250,500		250,500	(0)	230,300		1900	01172	(0)
Houston, TX	421,897	1,915,483	421,897	1,915,483	2,337,380	49,882	1995	12/05	40 years
Chili s:									
Camden, SC	626,897	1,887,732	626,897	1,887,732	2,514,629	60,958	2005	09/05	40 years
Milledgeville, GA	516,118	1.996.627	516,118	1.996.627	2,512,745	64,474	2005	09/05	40 years
Sumter, SC	800,329	1,717,221	800,329	1,717,221	2,517,550	44,719	2003	12/05	40 years
Chili Verde Restaurant:									
Indianapolis, IN	639,584	1,015,173	639,584	1,015,173	1,654,757	127,954	1996	12/01	40 years
China Star:									
Montgomery, AL	1,418,158	1,140,080	1,418,158	1,044,075	2,462,233	140,174	1999	12/01	40 years
Circuit City:									
Gastonia, NC St. Peters,	2,548,040	3,879,911	2,548,040	3,879,911	6,427,951	198,037	2004	12/04	40 years
MO	1,740,807	5,406,298	1,740,807	5,406,298	7,147,105	197,104	2005	06/05(g)	40 years
East Palo Alto, CA	2,271,634	3,404,843	2,271,634	3,404,843	5,676,477	663,235	1998	12/98(f)	40 years
Claim Jumper:									
Roseville, CA	1,556,732	2,013,650	1,556,732	2,013,650	3,570,382	253,804	2000	12/01	40 years
Tempe, AZ	2,530,892	2,920,575	2,530,892	2,920,575	5,451,467	368,114	2000	12/01	40 years

See accompanying report of independent registered public accounting firm.

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		Initial	Cost to		pitalized uent to	Gross	Amount at '	Which				Life on Which
		Com	ipany		isition	Carried	at Close of P	Period (b)				Depreciation and
	E		Building, Improve- ments and	1	Gamaina		Building, Improve- ments and		Accumulated Depreciation	Date of	D-4-	Amortization in Latest Income
	Encum- brances (k)	Land	Leasehold Interests	ments	Costs	Land	Leasehold Interests	Total	and Amortization	Con- struction	Date Acquired	Statement is Computed
Colonial Bank: Tampa, FL		604,683	884,940			604,683	884,940	1,489,623		1995	12/95	40 years
CompUSA:												
Baton Rouge, LA (r)		609,069	913,603			609,069	/	1,522,672	-)	1995	12/95	40 years
Roseville, MN		1,599,311	1,419,396			1,599,311	1,419,396	3,018,707	36,963	1994	12/05	40 years
CORA Rehabilitation Clinics:												
Orlando, FL	141,763(u)	80,400	221,063			80,400	221,063	301,463	15,888	2001	02/04	40 years
Corpus Christi Flea Market:												
Corpus Christi, TX		223,998	2,158,955			223,998	2,158,955	2,382,953	420,546	1983	03/99	40 years
CVS:												
San Antonio, TX		440,985				440,985	(c)	440,985	()	1993	12/93	(c)
Amarillo, TX		650,864				650,864	(c)	650,864	(.)	1994	12/94	(c)
Lafayette, LA		967,528	1 102 251			967,528	(c)		()	1995	01/96	(c)
Midwest City, OK Irving, TX		673,369 1,000,222	1,103,351			673,369 1,000,222	1,103,351	1,776,720 1,000,222		1996 1996	03/96 12/96	40 years (c)
Pantego, TX		1,016,062	1,448,911			1,016,062	1,448,911	2,464,973		1997	06/97	40 years
Ellenwood, GA	394,670(t)	616,289	921,173			616,289	921,173	1,537,462		1996	09/97	40 years
Flower Mound, TX	398,757(t)	932,233	881,448			932,233	881,448	1,813,681	64,272	1996	09/97	40 years
Ft. Worth, TX	484,462(t)	558,657				558,657	(c)	558,657	(c)	1996	09/97	(c)
Arlington, TX		2,078,542		1,396,508		2,078,542		3,475,050		1998	11/97(g)	40 years
Leavenworth, KS		726,438		1,330,830		726,438		2,057,268		1998	11/97(g)	40 years
Lewisville, TX		789,237 692,165		1,335,426			1,335,426	2,124,663		1998 1998	04/98(g)	40 years
Forest Hill, TX Del City, OK		1,387,362		1,174,549		692,165 1,387,362		1,866,714 1,387,362		1998	04/98(g) 05/98	40 years (c)
Garland, TX		1,476,838		1,400,278		1,476,838	1,400,278	2,877,116		1998	06/98(g)	40 years
Garland, TX		522,461		1,418,531		522,461	1,418,531	1,940,992		1998	06/98(g)	40 years
Oklahoma City, OK		1,581,480		1,471,105		1,581,480		3,052,585		1999	08/98(g)	40 years
Dallas, TX		2,617,656		2,570,569		2,617,656	2,570,569	5,188,225	206,181	2003	06/99	40 years
Gladstone, MO	136,500	1,851,374	4 (25 220	1,739,568			1,739,568	3,590,942	,	2000	12/99(g)	40 years
Fridley, MN		939,073	1,637,329			939,073	1,637,329	2,576,402	210,422	1983	12/01(v)	40 years
DD s Discounts:												
Moreno Valley, CA Dave & Buster s:		516,154	1,123,471	712,917		516,154	1,836,388	2,352,542	260,710	1983	03/99	40 years
Hilliard, OH		934,210	4,689,004			934,210	4,689,004	5,623,214	14,653	1998	11/06	40 years
Denny s:												
Columbus, TX		428,429	816,644			428,429	816,644	1,245,073	102,931	1997	12/01	40 years
Alexandria, VA		603,730	195,658			603,730	195,658	799,388		1981	09/06	20 years
Amarillo, TX		589,996	632,121			589,996	632,121	1,222,117		1982	09/06	20 years
Arlington Heights, IL		469,593	227,673			469,593	227,673	697,266		1977	09/06	20 years
Austintown, OH Boardman Township, OH		466,124 497,083	397,387 257,518			466,124 497,083	397,387	863,511	5,795	1980 1977	09/06 09/06	20 years
Campbell, CA		497,085	237,318			497,083	257,518 238,205	754,601 697,956	3,755 3,474	1977	09/08	20 years 20 years
Carson, CA		1,245,768	157,375			1,245,768	157,375	1,403,143		1970	09/06	20 years
Chelais, WA		414,994	287,174			414,994	287,174	702,168		1975	09/06	20 years
Chubbock, ID		350,461	394,243			350,461	394,243	744,704		1983	09/06	20 years
Clackamus, OR		468,281	407,268			468,281	407,268	875,549		1993	09/06	20 years
Collinsville, IL		675,704	282,912			675,704	282,912	958,616		1979	09/06	20 years
Colorado Springs, CO		321,006	376,744			321,006	376,744	697,750		1984	09/06	20 years
Colorado Springs, CO		585,425	390,275			585,425	390,275	975,700		1978	09/06	20 years
Corpus Christi, TX Dallas, TX		344,821 497,170	775,618 149,862			344,821 497,170	775,618 149,862	1,120,439 647,032		1980 1979	09/06 09/06	20 years 20 years
Enfield ,CT		497,170 684,235	228,981			497,170 684,235	228,981	913,216		1979	09/06	20 years 20 years
		007,200	220,901			00т,233	220,701	>15,210	5,559	17/0	07/00	20 years

Fairfax, VA	768,438	682,921	768,438	682,921	1,451,359	9,959	1979	09/06	20 years
Federal Way, WA	542,951	192,650	542,951	192,650	735,601	2,809	1977	09/06	20 years
Florissant, MO	442,700	237,959	442,700	237,959	680,659	3,470	1977	09/06	20 years
Ft. Worth, TX	392,306	314,262	392,306	314,262	706,568	4,583	1974	09/06	20 years
Hermitage, PA	320,918	419,980	320,918	419,980	740,898	6,125	1980	09/06	20 years
Hialeah, FL	432,479	175,245	432,479	175,245	607,724	2,556	1978	09/06	20 years

See accompanying report of independent registered public accounting firm.

		Initial Cost to Company Building, Improve-		Costs Capitalized Subsequent to Acquisition		Gross	Amount at	Which				Life on Which
						Carried at Close of Period (b)						Depreciation and
						Building, Improve-			Accumulated			Amortization in Latest
	Encum-		ments and Leasehold	Improve-	• 0		ments and Leasehold		Depreciation and	Date of Con-	Date	Income Statement is
	brances (k)	Land	Interests	ments	Costs	Land	Interests	Total	Amortization	struction	•	Computed
Houston, TX Indianapolis,		503,797	347,749			503,797	347,749	851,546	5,071	1976	09/06	20 years
IN		325,937	511,345			325,937	511,345	837,282	7,455	1978	09/06	20 years
Indianapolis, IN Indianapolis		310,383	589,689			310,383	589,689	900,072	7,042	1981	09/06	20 years
Indianapolis, IN		358,295	766,627			358,295	766,627	1,124,922	11,180	1978	09/06	20 years
Indianapolis, IN		222,629	482,909			222,629	482,909	705,538	7,457	1979	09/06	20 years
Indianapolis,		221.226	511 175			221.226	511 175	742 411	0.000	1074	00/07	20
IN Kernersville,		231,236	511,175			231,236	511,175	742,411	8,600	1974	09/06	20 years
NC		406,544	557,465			406,544	557,465	964,009	8,130	2000	09/06	20 years
Lafayette, IN Laurel, MD		423,516	773,096			423,516	773,096	1,196,612	11,274 5,532	1978	09/06 09/06	20 years
Little Rock,		527,596	379,327			527,596	379,327	906,923	5,552	1976	09/00	20 years
AR		671,665	76,507			671,665	76,507	748,172	1,116	1979	09/06	20 years
Little Rock, AR		702,789	179,699			702,789	179.699	882,488	2,621	1979	09/06	20 years
Maplewood,		102,105	177,077			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1, , , , , , , , , , , , , , , , , , ,	002,100	2,021	.,,,	0,700	20 jouis
MN		630,007	271,268			630,007	271,268	901,275	3,956	1983	09/06	20 years
Merrivile, IN		368,152	813,167			368,152	813,167	1,181,319	11,859	1976	09/06	20 years
Middleburg Heights, OH		496,963	259,581			496,963	259,581	756,544	3,786	1976	09/06	20 years
N. Miami, FL		490,903 855,381	151,216			490,903 855,381	151,216	1,006,597	2,205	1970	09/06	20 years
Nampa, ID		356,591	729,175			356,591	729,175	1,085,766		1979	09/06	20 years
North Palm		,	,			,		,,.	1			
Beach, FL		450,257	161,978			450,257	161,978	612,235	10,634	1977	09/06	20 years
North Richland												
Hills, TX		500,352	129,840			500,352	129,840	630,192	1,894	1970	09/06	20 years
Novi, MI		545,175	305,344			545,175	305,344	850,519	4,453	1979	09/06	20 years
Omaha, NE		496,452	314,303			496,452	314,303	810,755	4,584	1994	09/06	20 years
Parma, OH		370,120	238,145			370,120	238,145	608,265	3,473	1977	09/06	20 years
Pompano Beach, FL		436,153	393,590			436,153	393,590	829,743	5,740	1976	09/06	20 years
Portland, OR		764,431	161,462			764,431	161,462	925,893	2,355	1977	09/06	20 years
Provo, UT		519,038	216,015			519,038	216,015	735,053	3,150	1978	09/06	20 years
Pueblo, CO		475,420	301,725			475,420	301,725	777,145	4,400	1980	09/06	20 years
Raleigh, NC		1,094,361	482,297			1,094,361	482,297	1,576,658	7,034	1984	09/06	20 years
Santa Ana,		515.066	270 400			515.066	270 400	707 0 ((4.075	1077	00/07	20
CA Shamman TV		515,866	279,400			515,866	279,400	795,266		1977	09/06	20 years
Sherman, TX Southfield,		232,670	126,149			232,670	126,149	358,819	1,840	1969	09/06	20 years
MI		401,401	330,496			401,401	330,496	731,897	4,820	1980	09/06	20 years
St. Louis, MO		519,641	265,824			519,641	265,824	785,465		1973	09/06	20 years
Sugarland,												
TX		315,186	334,027			315,186	334,027	649,213	4,871	1997	09/06	20 years
Tacoma, WA		580,288 324,751	200,559			580,288	200,559	780,847	2,925	1984		20 years
Tulsa, OK Tuscon, AZ		922,401	313,897 290,221			324,751 922,401	313,897 290,221	638,648 1,212,622		1978 1979	09/06 09/06	20 years 20 years
W. Palm		722,701	270,221			722,401	270,221	1,212,022	т,578	1717	07100	20 years
Beach, FL Weathersfield,		619,003	160,924			619,003	160,924	779,927	2,347	1984	09/06	20 years
СТ		883,538	176,136			883,538	176,136	1,059,674	2,569	1978	09/06	20 years
Worcester, MA		383,194	492,602			383,194	492,602	875,796	7,184	1978	09/06	20 years

Boise, ID	514,340	476,967		514,340	476,967	991,307	991	1983	12/06	20 years
Dick s Sporting Goods:										
Taylor, MI	1,920,032	3,526,868		1,920,032	3,526,868	5,446,900	907,789	1996	08/96	40 years
White Marsh, MD	2,680,532	3,916,889		2,680,532	3,916,889	6,597,420	1,008,178	1996	08/96	40 years
Dollar Tree:										
Garland, TX	239,014	626,170		239,014	626,170	865,184	86,098	1994	02/94	40 years
Copperas Cove, TX	241,650	511,624	194,167	241,650	705,791	947,441	126,962	1972	11/98	40 years
Moreno Valley, CA	242,896	528,692	69,277	242,896	597,969	840,865	84,893	1983	03/99	40 years
Donato s: Medina, OH	405,113	463,582		405,113	463,582	868,695	58,430	1996	12/01	40 years
Dr. Clean Dry Cleaners:										
Monticello, NY	19,625	71,570		19,625	71,570	91,195	3,206	1996	03/05	40 years
Eckerd:										
Millville, NJ	417,603			417,603	(c)	417,603	(c)	1994	03/94	(c)
Atlanta, GA	445,593			445,593	(c)		(c)	1994	03/94	(c)
Mantua, NJ	344,022			344,022	(c)		(c)	1994	06/94	(c)
Glassboro, NJ	534,243			534,243	(c)	534,243	(c)	1994	12/94	(c)
Douglasville,	412 420	005 000		412,420	005 000	1 400 647	071 747	1007	01/07	10
GA	413,438	995,209		413,438	995,209	1,408,647	271,747	1996	01/96	40 years
Conyers, GA	574,666	998,900		574,666	998,900	1,573,566	238,279	1997	06/97	40 years
Chattanooga, TN	474.267			457,659	(c)	457,659	(c)	1997	09/97	(c)
Augusta, GA	568,606	1.326.748		568,606	1.326.748	1.895.354	299,900	1997	12/97	40 years
Riverdale, GA	1,088,896	1,707,448		1,088,896	1,707,448	2,796,344	385,954	1997	12/97	40 years
Warner Robins, GA	707,488		1,227,330	707,488	1,227,330	1,934,818	244,188	1999	03/98(g)	40 years

See accompanying report of independent registered public accounting firm.

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	Initial Cost to		Costs Capitalized Subsequent to		Gross	s Amount at V	Vhich				Life on Which	
		Com	ipany	Acquisition		Carried	at Close of Po	eriod (b)				Depreciation and
			Building, Improve-				Building, Improve-		Accumulated			Amortization in Latest
	Encum-		ments and Leasehold	Improvo	Corrying		ments and Leasehold		Depreciation and	Date of Con-	Date	Income Statement is
	brances (k)	Land	Interests	ments	Costs	Land	Interests	Total	Amortization		Acquired	Computed
Vineland, NJ		2,068,089				2,068,089	(c)	2,068,089	(c)	1999	09/98	(c)
Falls Church, VA		3,127,139		2,424,664		3,127,139	2,412,036(q)	5,539,175	286,429	2002	10/01	40 years
West Mifflin, PA		1,401,632	2.043.862			1 401 632	2,043,862	3,445,494	249,095	1999	02/02	40 years
Norfolk, VA		2,742,194	1,796,508			, ,	1,796,508	4,538,702	218,949	2001	02/02	40 years
Thorndale, PA		2 260 618	2,472,039			2 260 618	2,472,039	4,732,657	301,279	2001	02/02	40 years
El Meskal:		2,200,010	2,472,037			2,200,010	2,472,037	4,752,057	501,277	2001	02/02	40 years
Hammond, LA		247,600	813,514	61,688		247,600	627,002	874,602	93,429	1997	12/01	40 years
El Paso												
Barbeque: Tuscon, AZ		993,637				993,637		993,637		(e)	12/06	(e)
Enterprise		<i>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</i>				<i>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</i>		<i>,051</i>		(0)	12,00	
Rent-A-Car:												
Wilmington, NC		218,126	327,329			218,126	327,329	545,455	41,257	1981	12/01	40 years
Family												
Dollar: Cohoes, NY		95,644	515,502			95,644	515,502	611,146	29,534	1994	09/04	40 years
Hudson		,				ĺ.		, í	, , , , , , , , , , , , , , , , , , ,			-
Falls, NY Monticello,		51,055	379,789			51,055	379,789	430,844	21,759	1993	09/04	40 years
NY		96,445	351,721			96,445	351,721	448,166	15,754	1996	03/05	40 years
Fantastic												
Sams: Eden Prairie,												
MN		64,916	180,538	80,809		64,916	261,347	326,263	29,870	1997	12/01	40 years
Fazoli s Restaurant:												
Bay City, MI		647,055	633,899			647,055	633,899	1,280,954	79,897	1997	12/01	40 years
Food 4 Less:												
Chula Vista, CA		3,568,862				3,568,862	(c)	3,568,862	(c)	1995	11/98	(c)
Fresh												
Market: Gainesville,												
FL		317,386	1,248,404			317,386	1,248,404	1,565,790	100,132	1982	03/99	40 years
Furr s Family Dining:	7											
Las Cruces, NM		947,476		2,181,954		047 476	2 191 054	2 120 420	15,911	2006	01/06	40 years
Tuscon, AZ		1,167,503		2,101,934		1,167,503	2,181,954	3,129,430 1,167,503	15,911	(e)	01/06	40 years (e)
Gander Mountain:												
Amarillo,												
TX		1,513,714	5,781,294			1,513,714	5,781,294	7,295,008	307,131	2004	11/04	40 years
Gate Petroleum:												
Concord, NC		852,225	1,200,862				1,200,862	2,053,087	46,283	2001	06/05	40 years
		258,764	1,164,438			238,764	1,164,438	1,423,202	44,879	2000	06/05	40 years

Rocky Mountain, NC											
GCS Wireless: Orlando, FL	64,975(u)	36,850	101,320		36,850	101,320	138,170	7,282	2001	02/04	40 years
Gen-X Clothing:											
Federal Way, WA		2,037,392	1,661,577	257,414	2,037,392	1,918,991	3,956,383	375,463	1998	06/98	40 years
Golden Corral:											
Abbeville,											
LA		98,577	362,416		98,577	362,416	460,993	230,393	1985	04/85	35 years
Lake Placid,											
FL		115,113	305,074	43,797	115,113	348,871	463,984	199,859	1985	05/85	35 years
Tampa, FL		1,329,793	1,390,502		1,329,793	1,390,502	2,720,295	175,261	1998	12/01	40 years
Dallas, TX		1,138,129	1,024,747		1,138,129	1,024,747	2,162,876	129,161	1994	12/01	40 years
Temple		1 107 (14	1 220 000		1 107 (14	1 220 000	0.504 414	1 (0.770	1007	10/01	10
Terrace, FL		1,187,614	1,339,000		1,187,614	1,339,000	2,526,614	168,770	1997	12/01	40 years
Goodyear Truck & Tire:											
Wichita, KS		213,640	686,700		213,640	686,700	900,340	52,933	1989	06/05	20 years
GymKix:											
Copperas											
Cove, TX		203,908	431,715	171,477	203,908	603,192	807,100	108,067	1972	11/98	40 years
H&R Block:		,	,			, .		,			,
Swansea, IL		45.842	132,440	69,029	45,842	201,469	247,311	24,238	1997	12/01	40 years
Swansea, IL		+5,042	152,440	07,029	45,042	201,409	277,311	24,238	1997	12/01	+0 years