UDR, Inc. Form 8-K September 22, 2008

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

FORM 8-K

CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): July 7, 2008

UDR, Inc.

(Exact name of registrant as specified in its charter)

Maryland 1-10524 54-0857512

(State or other Jurisdiction of (Commission File Number) (IRS Employer Identification No.)

Incorporation)

1745 Shea Center Drive, Suite 200, Highlands Ranch,

Colorado80129(Address of Principal Executive Offices)(Zip Code)

Registrant's telephone number, including area code: (720) 283-6120

Not Applicable

(Former name or former address if changed since last report.)

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

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

ITEM 8.01. OTHER EVENTS

On July 7, 2008, UDR, Inc. (UDR or the Company), through its wholly-owned subsidiary United Dominion Realty, L.P., purchased a multi-family apartment community referred to as One Island Square located in Mercer Island, Washington, which comprises 235 homes and on-site retail space for approximately \$112.2 million. Through September 12, 2008, the Company has acquired, from unaffiliated third parties, 13 operating and/or development communities with 4,558 homes for approximately \$976.3 million.

On June 11, 2008, the Company filed a Form 8-K regarding the acquisition of four multi-family apartment communities, Edgewater Apartments, Delancy Apartments, Circle Towers and Legacy Village I, II, III and IV that were acquired between March 28, 2008 and March 31, 2008 with 2,083 homes for approximately \$456.9 million, which included the assumption of \$71.0 million of debt.

ITEM 9.01. FINANCIAL STATEMENTS AND EXHIBITS

The following financial statements are being filed in connection with the acquisition of certain communities as described in Item 8.01 as required by Sections 210.3-14 and 210.11-01 of Regulation S-X due to the Company having acquired multi-family apartment communities that in the aggregate exceed 10% of UDR s total consolidated assets as of December 31, 2007.

(a) Financial Statements of Real Estate Properties Acquired

23.1 Consent of Independent Registered Public Accounting Firm

One Island Square Report of Independent Registered Public Accounting Firm Statement of Revenues and Certain Expenses for the year ended December 31, 2007 and	3
for the period ended June 30, 2008 (unaudited)	4
Notes to Statement of Revenues and Certain Expenses	5
(b) Unaudited Pro Forma Financial Information	
Pro Forma Consolidated Balance Sheet as of June 30, 2008 (unaudited)	8
Pro Forma Consolidated Statement of Operations for the year ended December 31, 2007	
(unaudited)	9
Pro Forma Consolidated Statement of Operations for the six months ended June 30, 2008	
(unaudited)	10
Notes to Pro Forma Consolidated Financial Statements (unaudited)	11
(c) Exhibits	

1

SIGNATURES

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

UDR, Inc.

September 22, 2008

By: /s/ David L. Messenger David L. Messenger Senior Vice President and Chief Financial Officer

2

Report of Independent Registered Public Accounting Firm

The Board of Directors UDR, Inc.

We have audited the accompanying statement of revenues and certain expenses of One Island Square (the Community) for the year ended December 31, 2007. This financial statement is the responsibility of the Community s management. Our responsibility is to express an opinion on the financial statement based upon 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 statement is free of material misstatement. We were not engaged to perform an audit of the Community s internal control over financial reporting. Our audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Community s internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statement, assessing the accounting principles used and significant estimates made by management, and evaluating the overall statement presentation. We believe that our audit provides a reasonable basis for our opinion.

The accompanying statement of revenues and certain expenses was prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission and for inclusion in a Current Report on Form 8-K of UDR, Inc., as described in Note 1. The presentation is not intended to be a complete presentation of the Community s revenues and expenses.

In our opinion, the financial statement referred to above presents fairly, in all material respects, the revenues and certain expenses of One Island Square for the year ended December 31, 2007, on the basis of accounting described in Note 1.

Ehrhardt Keefe Steiner & Hottman, PC September 19, 2008

One Island Square Statement of Revenues and Certain Expenses

	For the period ended				
	June 30,				
	2008		ember 31, 2007		
	(unaudited)				
Revenues:					
Rental revenues	\$ 2,769,272	\$	4,988,126		
Other property revenues	255,727		425,107		
Total revenues	3,024,999		5,413,233		
Rental expenses:					
Personnel	198,841		385,217		
Utilities	202,986		357,187		
Repairs and maintenance	122,235		248,819		
Administrative and marketing	79,037		208,900		
Property management	104,456		166,057		
Real estate taxes and insurance	261,053		466,635		
Total rental expenses	968,608		1,832,815		
Revenues in excess of certain expenses	\$ 2,056,391	\$	3,580,418		

See accompanying notes to Statement of Revenues and Certain Expenses.

One Island Square Note to Statement of Revenues and Certain Expenses December 31, 2007

1. Basis of Presentation

On April 15, 2008, United Dominion Realty, L.P., a wholly owned subsidiary of UDR, Inc., entered into an agreement to purchase One Island Square (the Community), a residential apartment community with retail space subject to a master lease agreement located in Mercer Island, Washington, from One Island Square, LLC (Seller). The statement of revenues and certain expenses relates to the operations of the Community and were prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission, including Rule 3-14 of Regulation S-X. Accordingly, the accompanying statement of revenues and certain expenses has been prepared using the accrual method of accounting, and certain expenses such as depreciation, amortization, income taxes, mortgage interest expense, and entity expenses are not reflected in the statement of revenues and certain expenses, as required by Rule 3-14 of Regulation S-X of the Securities and Exchange Commission. Consequently, the statement of revenues and certain expenses for the period presented is not representative of the actual operations for the period presented, as certain revenues and expenses which may not be in the proposed future operations of the Community have been excluded in accordance with Rule 3-14 of Regulation S-X.

2. Summary of Significant Accounting Policies

Revenue Recognition

Rental income is recognized for the full term of each lease on a straight-line basis.

Repairs and Maintenance

Repairs and maintenance costs are expensed as incurred, while significant improvements, renovations, and replacements are capitalized.

Advertising Costs

All advertising costs are expensed as incurred and reported on the statement of revenues and certain expenses within the line item. Administrative and marketing. For the year ended December 31, 2007, advertising expenses were \$92,646, which included \$7,250 in rental bonuses.

Uses of Estimates

The preparation of the statement of revenues and certain expenses in conformity with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Interim Information (unaudited)

In the opinion of management, the unaudited information for the six months ended June 30, 2008, included herein, contains all of the adjustments necessary, which are of a normal recurring nature, to present fairly the revenues and certain expenses for the six months ended June 30, 2008. Results of interim periods are not necessarily indicative of results to be expected for the year. Management is not aware of any material factors that would cause the information included herein to not be indicative of future operating results, except for certain rental revenues related to an executed master lease agreement and property management fees.

3. Related-Party Transactions

An affiliate of the Seller performed the property management function and charged total management fees of 2.5% of gross residential revenues for their service for 2007. Related party management fees in the amount of \$91,509 were charged to the Community during 2007.

UDR, INC. PRO FORMA FINANCIAL INFORMATION (unaudited)

The accompanying unaudited pro forma consolidated balance sheet presents the historical financial information of UDR as of June 30, 2008, as adjusted for the One Island Square asset acquisition for approximately \$112.2 million, of which nearly the entire purchase price was paid from 1031 proceeds as if the transaction had occurred on June 30, 2008. The historical acquisitions of Edgewater Apartments, Delancey Apartments, Circle Towers and Legacy Village I, II, III and IV (Previously Acquired Communities) for approximately \$456.9 million, of which \$71.0 million was financed with debt, with the balance paid for by utilizing 1031 proceeds, occurred prior to June 30, 2008, and as such, there are no pro forma adjustments deemed necessary to the pro forma consolidated balance sheet for the Previously Acquired Communities.

The accompanying unaudited pro forma consolidated statements of operations for the year ended December 31, 2007 and the six months ended June 30, 2008 (unaudited) combines the historical operations of UDR with the historical operations of the properties described above, as if the acquisitions had occurred on January 1, 2007.

The unaudited pro forma consolidated financial statements have been prepared by UDR s management based upon the historical financial statements of UDR and the historical financial information of the communities acquired. Certain pro forma adjustments were made to the historical financial statements as described in the accompanying notes to pro forma consolidated financial statements. These pro forma financial statements may not be indicative of the results that actually would have occurred if the acquisition had occurred on the dates indicated. The pro forma financial statements and notes thereto should be read in conjunction with the historical financial statements included in UDR s previous filings with the Securities and Exchange Commission.

UDR, INC. PRO FORMA CONSOLIDATED BALANCE SHEET AS OF JUNE 30, 2008 (In thousands) (unaudited)

	UDR (Historical)		ro Forma ljustments	Pro Forma
ASSETS				
Real estate owned:				
Real estate held for investment	\$ 4,977,957	\$	112,330(a)	\$ 5,090,287
Less: accumulated depreciation	(935,369)			(935,369)
	4,042,588		112,330	4,154,918
Real estate under development	327,564			327,564
Real estate held for disposition	45,019			45,019
Total real estate owned, net of accumulated depreciation	4,415,171		112,330	4,527,501
Cash and cash equivalents	1,412		459(b)	1,871
Restricted cash	8,515			8,515
Deferred financing costs, net	32,308			32,308
Notes receivable	224,776			224,776
Investment in unconsolidated joint ventures	48,177			48,177
Funds held in 1031 escrow	231,795		(110,500)(c)	121,295
Other assets	71,812		(2,000)(c)	69,812
Other assets real estate held for disposition	2,180			2,180
Total assets	\$ 5,036,146	\$	289	\$ 5,036,435
LIABILITIES AND STOCKHOLDERS EQUITY				
Secured debt	\$ 1,206,817	\$		\$ 1,206,817
Unsecured debt	2,012,727			2,012,727
Real estate taxes payable	16,246			16,246
Accrued interest payable	23,736			23,736
Security deposits and prepaid rent	28,270		289(b)	28,559
Distributions payable	47,548			47,548
Deferred gains on the sale of depreciable property	28,814			28,814
Accounts payable, accrued expenses, and other liabilities	36,928			36,928
Other liabilities real estate held for disposition	2,147			2,147
Total liabilities	3,403,233	\$	289	\$ 3,403,522
Minority interests	103,656			103,656

Stockholders equity

Preferred stock Series E Cumulative Convertible	46,571	46,571
Preferred stock Series G Cumulative Redeemable	135,000	135,000
Common stock	1,283	1,283
Additional paid-in capital	1,494,239	1,494,239
Distributions in excess of net income	(148,608)	(148,608)
Accumulated other comprehensive income, net	772	772
Total stockholders equity	1,529,257	1,529,257
Total liabilities and stockholders equity	\$ 5,036,146 \$	289 \$ 5,036,435

See accompanying notes to pro forma consolidated financial statements.

UDR, INC. PRO FORMA CONSOLIDATED STATEMENT OF OPERATIONS FOR THE YEAR ENDED DECEMBER 31, 2007

(In thousands, except per share data) (unaudited)

TT	• 4		
н	ıct	Λri	cal

		HISU	orical	<u>l</u>				
		UDR	Acquired Communities		Pro Forma Adjustments		Pro Forma Consolidated	
Revenues								
Rental income	\$	497,474	\$	30,054(d)	\$	(123)(e)	\$	527,405
Non-property income:	Ψ	.,,.,.	Ψ	30,021(4)	Ψ	(123)(0)	Ψ	227,102
Other Income		2,720						2,720
		7 00 101		20.074		(100)		7 00 10 7
Total revenues		500,194		30,054		(123)		530,125
Expenses								
Rental expenses:								
Real estate taxes and insurance		57,875		3,726(d)		2,684(g)		64,285
Personnel		42,462		3,112(d)				45,574
Utilities		25,765		2,401(d)				28,166
Repair and maintenance		27,041		1,537(d)				28,578
Administrative and marketing		12,894		1,307(d)				14,201
Property management		20,317		964(d)		(137)(h)		21,144
Other operating expenses		1,442						1,442
Real estate depreciation and amortization		191,342				27,914(i)		219,256
Interest, net		174,677				4,636(j)		179,313
General and administrative		39,566				(827)(h)		38,739
Severence costs and other restructuring								
charges		4,333						4,333
Other depreciation and amortization		3,076						3,076
		,						•
		600,790		13,047		34,270		648,107
Loss before minority interests and								
discontinued operations		(100,596)		17,007		(34,393)		(117,982)
Minority interests of outside partnerships Minority interests of unitholders in operating		(151)						(151)
partnerships		167				946(k)		1,113
Net gain on the sale of depreciable property to a joint venture		113,799						113,799
Income/(loss) before discontinued operations, net of minority interests		13,219		17,007		(33,447)		(3,221)
Income from discontinued operations, net of		•		•				,
minority interests		208,130						208,130
Net income		221,349		17,007		(33,447)		204,909

Edgar Filing: UDR, Inc. - Form 8-K

Distributions to preferred stockholders		(4.040)					(4.040)
Series B Distributions to preferred stockholders		(4,819)					(4,819)
Series E (Convertible) Distributions to preferred stockholders		(3,726)					(3,726)
Series G		(5,366)					(5,366)
Premium on preferred stock repurchase		(2,261)					(2,261)
Net income available to common stockholders	\$	205,177	\$	17,007	\$	(33,447)	\$ 188,737
	·	, , , ,	·	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	·	(, -,	
Earnings per weighted average common share basic and diluted: Loss from continuing operations available to common stockholders, net of minority							
interests Income from discontinued operations, net of	\$	(0.02)					\$ (0.14)
minority interests	\$	1.55					\$ 1.55
Net income available to common stockholders	\$	1.53					\$ 1.41
Weighted average number of common							
shares outstanding basic		134,016					134,016
Weighted average number of common shares outstanding diluted		134,016	,		• • •		134,016
See accompanying note	es to	pro torma c	onso	nated financ	iai sta	tements.	

UDR, INC. PRO FORMA CONSOLIDATED STATEMENT OF OPERATIONS FOR THE SIX MONTHS ENDED JUNE 30, 2008

(In thousands, except per share data) (unaudited)

	Hist	orical Ac	equired	Pro	Forma	Pr	o Forma
	UDR	Com	munities	Adjı	ıstments	Cor	rsolidated
Revenues							
Rental income	\$ 264,399	\$	10,605(d)	\$	22(e)	\$	275,026
Non-property income:							
Other Income	14,842				(1,672)(f)		13,170
Total revenues	279,241		10,605		(1,650)		288,196
Expenses							
Rental expenses:	20.204		002(4)		715(-)		20.002
Real estate taxes and insurance	29,284		993(d)		715(g)		30,992
Personnel Utilities	23,532 13,684		954(d) 745(d)				24,486 14,429
Repair and maintenance	14,059		572(d)				14,631
Administrative and marketing	6,517		283(d)				6,800
Property management	7,271		326(d)		(35)(h)		7,562
Other operating expenses	2,024		18(d)		(/(/		2,042
Real estate depreciation and amortization	114,942				7,823(i)		122,765
Interest, net	72,497				1,159(j)		73,656
General and administrative	19,700				(291)(h)		19,409
Other depreciation and amortization	1,873						1,873
	305,383		3,891		9,371		318,645
Loss before minority interests and							
discontinued operations	(26,142)		6,714		(11,021)		(30,449)
Minority interests of outside partnerships	(97)						(97)
Minority interests of unitholders in operating partnerships	1,594				273(k)		1,867
(Loss)/income before discontinued							
operations, net of minority interests	(24,645)		6,714		(10,748)		(28,679)
Income from discontinued operations, net of minority interests	750,769						750,769
innorty incrests	150,107						150,107
Net income	726,124		6,714		(10,748)		722,090
Distributions to preferred stockholders Series E (Convertible)	(1,862)						(1,862)

(4,556)

Distributions to preferred stockholders

Series G

(4,556)

Net income available to common stockholders	\$	719,706	\$	6,714	\$	(10,748)	\$ 715,672
Earnings per weighted average common							
share basic and diluted:							
Loss from continuing operations available to							
common stockholders, net of minority							
interests	\$	(0.24)					\$ (0.28)
Income from discontinued operations, net of							
minority interests	\$	5.80					\$ 5.80
Net income available to common							
stockholders	\$	5.56					\$ 5.52
Weighted average number of common shares		100.550					100.550
outstanding basic		129,550					129,550
Weighted average number of common shares		100.550					100.550
outstanding diluted		129,550	11.1	. 1.0"	1		129,550
See accompanying notes	s to	pro forma c	onsolid	ated financi	ai stat	tements.	

UDR, INC. NOTES TO PRO FORMA CONSOLIDATED FINANCIAL STATEMENTS (unaudited)

(a) Represents an estimate of the purchase price allocated to real estate and in-place lease associated with One Island Square, inclusive of transaction costs. The values are as follows (in thousands)

		Intangible	
		asset	
Market	Real Estate	for in-place lease value	Pro Forma Adjustment
Seattle, WA	\$ 111,831	\$ 499	\$ 112,330

- (b) Reflects
 proceeds
 refunded to
 UDR and
 obligations
 assumed as part
 of the One
 Island Square
 acquisition.
- (c) Represents funding, 1031 funds and deposit proceeds utilized to acquire One Island Square.
- (d) Represents the pro forma historical

Edgar Filing: UDR, Inc. - Form 8-K

revenue and certain expenses for properties subject to audit. The values are as follows (in thousands)

For the year ended 12/31/07	Acc	viously quired nunities	Current One Is Squa	sland	Acquired Communities Totals	
Rental income	\$	24,641	\$	5,413	\$	30,054
Real estate taxes and insurance Personnel Utilities Repairs and maintenance Administrative and marketing Property management		3,259 2,727 2,044 1,288 1,098 798		467 385 357 249 209 166		3,726 3,112 2,401 1,537 1,307 964
	\$	13,427	\$	3,580	\$	17,007

11

For the six months ended 6/30/08	Pre Ac Com	On	ent Filing e Island quare	Acquired Communities Totals		
Rental income	\$	7,580	\$	3,025	\$	10,605
Real estate taxes and insurance		732		261		993
Personnel		755		199		954
Utilities		542		203		745
Repairs and maintenance		450		122		572
Administrative and marketing		204		79		283
Property management		221		105		326
		18				18
	\$	4,658	\$	2,056	\$	6,714

(e) Represents the pro forma adjustment to reflect the rental revenue and ancillary revenue generated by UDR under the master lease agreement for the retail space of One Island Square, which is offset by the historical revenue generated for this space. The master lease agreement is for a period of five years commencing upon acquisition of the community by UDR with monthly lease revenue of \$102,525 plus

fees for parking and reimbursement for common area charges.

- (f) Represents the pro forma adjustment to reflect the interest income recorded by UDR in our historical results.
- (g) Reflects differences between historical real estate taxes and estimated real estate taxes that would have been recorded by UDR due to revaluation of the communities by the local taxing authority. Also reflects differences between historical insurance and estimated insurance expense that would have been recorded by UDR based on UDR s insurance rates
- (h) Reflects difference between historical property

applied on a per unit basis.

management fee and the estimated property management fee that would have been recorded by UDR based on UDR s standard management fee.

(i) Reflects difference between historical real estate depreciation and amortization and the estimated depreciation and amortization that would have been recorded by UDR based on the depreciable basis of the acquired communities and furniture and fixtures, assuming asset lives ranging from five to thirty-five years as well as the amortization of the identifiable intangible values recorded with an estimated 11 month useful

(j) Reflects difference between

life.

historical interest expense and estimated interest expense that would have been recorded for the assumed debt, including the impact of amortizing the fair market adjustment on fixed rate debt over the term of the related debt instrument.

(k) Reflects difference between historical minority interest and what would have been recorded by the Company as a result of the reported earnings for the acquired communities.

Exhibit Index

Exhibit Number Description

23.1 Consent of Independent Registered Public Accounting Firm