VORNADO REALTY TRUST
Form 10-K
February 26, 2013

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D. C. 20549

FORM 10-K

X ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the Fiscal Year Ended:December 31, 2012

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 11954

VORNADO REALTY TRUST

(Exact name of Registrant as specified in its charter)

Maryland

22 1657560

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification Number)

888 Seventh Avenue, New York, New York

10019

(Address of Principal Executive Offices)

(Zip Code)

Registrant's telephone number including area code: (212) 894 7000

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

Title of Each Class

Name of Each Exchange on Which Registered

Common Shares of beneficial interest,

\$.04 par value per share New York Stock Exchange

Series A Convertible Preferred Shares

of beneficial interest, no par value

New York Stock Exchange

Cumulative Redeemable Preferred Shares of beneficial interest, no par value:

6.75% Series F New York Stock Exchange

6.625% Series G New York Stock Exchange

6.75% Series H New York Stock Exchange

6.625% Series I New York Stock Exchange

6.875% Series J New York Stock Exchange

5.70% Series K New York Stock Exchange

5.40% Series L New York Stock Exchange

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

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

YES x NO o

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

YES o NO x

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

YES x NO o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate website, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

YES x NO o

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

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

x Large Accelerated Filer

o Non-Accelerated Filer (Do not check if smaller reporting company)

o Accelerated Filer

o Smaller Reporting Company

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).
YES o NO x
The aggregate market value of the voting and non-voting common shares held by non affiliates of the registrant, i.e. by persons other than officers and trustees of Vornado Realty Trust, was \$14,174,711,000 at June 30, 2012.
As of December 31, 2012, there were 186,734,711 of the registrant's common shares of beneficial interest outstanding.
Documents Incorporated by Reference
Part III: Portions of Proxy Statement for Annual Meeting of Shareholders to be held on May 23, 2013.

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(1) These items are omitted in whole or in part because the registrant will file a definitive Proxy Statement pursuant to Regulation 14A under the Securities Exchange Act of 1934 with the Securities and Exchange Commission no later than 120 days after December 31, 2012, portions of which are incorporated by reference herein.

Forward-Looking Statements

Certain statements contained herein constitute forward looking statements as such term is defined in Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Forward-looking statements are not guarantees of performance. They represent our intentions, plans, expectations and beliefs and are subject to numerous assumptions, risks and uncertainties. Our future results, financial condition and business may differ materially from those expressed in these forward-looking statements. You can find many of these statements by looking for words such as "approximates," "believes," "expects," "anticipates," "estimates," "intends," "plans," "may" or other similar expressions in this Annual Report on Form 10 K. We also note the following forward-looking statements: in the case of our development and redevelopment projects, the estimated completion date, estimated project cost and cost to complete; and estimates of future capital expenditures, dividends to common and preferred shareholders and operating partnership distributions. Many of the factors that will determine the outcome of these and our other forward-looking statements are beyond our ability to control or predict. For further discussion of factors that could materially affect the outcome of our forward-looking statements, see "Item 1A. Risk Factors" in this Annual Report on Form 10-K.

For these statements, we claim the protection of the safe harbor for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995. You are cautioned not to place undue reliance on our forward-looking statements, which speak only as of the date of this Annual Report on Form 10-K or the date of any document incorporated by reference. All subsequent written and oral forward-looking statements attributable to us or any person acting on our behalf are expressly qualified in their entirety by the cautionary statements contained or referred to in this section. We do not undertake any obligation to release publicly any revisions to our forward-looking statements to reflect events or circumstances occurring after the date of this Annual Report on Form 10-K.

PART I

ITEM 1. BUSINESS

Vornado Realty Trust ("Vornado") is a fully integrated real estate investment trust ("REIT") and conducts its business through, and substantially all of its interests in properties are held by, Vornado Realty L.P., a Delaware limited partnership (the "Operating Partnership"). Accordingly, Vornado's cash flow and ability to pay dividends to its shareholders is dependent upon the cash flow of the Operating Partnership and the ability of its direct and indirect subsidiaries to first satisfy their obligations to creditors. Vornado is the sole general partner of, and owned approximately 94.0% of the common limited partnership interest in the Operating Partnership at December 31, 2012. All references to "we," "us," "our," the "Company" and "Vornado" refer to Vornado Realty Trust and its consolidated subsidiaries, including the Operating Partnership.

As of December 31, 2012, we own all or portions of:

New York:

- 19.7 million square feet of Manhattan office space in 31 properties and four residential properties containing 1.655 units:
- 2.2 million square feet of Manhattan street retail space in 49 properties;
- The 1,700 room Hotel Pennsylvania located on Seventh Avenue at 33rd Street in the heart of the Penn Plaza district;
- A 32.4% interest in Alexander's, Inc. (NYSE: ALX), which owns six properties in the greater New York metropolitan area, including 731 Lexington Avenue, the 1.3 million square foot Bloomberg, L.P. headquarters building;

PART I 8

Washington, DC:

•	3 properties aggregating 19.1 million square feet, including 59 office properties aggregating 16.1 mill	ion
square	eet and seven residential properties containing 2,414 units;	

Retail Properties:

- 114 strip shopping centers and single tenant retail assets aggregating 15.6 million square feet, primarily in the northeast states and California;
- Six regional malls aggregating 5.2 million square feet, located in the northeast / mid-Atlantic states and Puerto Rico;

Other Real Estate and Related Investments:

- The 3.5 million square foot Merchandise Mart in Chicago;
- A 70% controlling interest in 555 California Street, a three-building office complex in San Francisco's financial district aggregating 1.8 million square feet, known as the Bank of America Center;
- A 25.0% interest in Vornado Capital Partners, our \$800 million real estate fund. We are the general partner and investment manager of the fund;
- A 32.6% interest in Toys "R" Us, Inc.;
- A 10.7% interest in J.C. Penney Company, Inc. (NYSE: JCP); and

Washington, DC: 9

Other real estate and related investments and mortgage and mezzanine loans on real estate.

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Objectives and Strategy

Our business objective is to maximize shareholder value. We intend to achieve this objective by continuing to pursue our investment philosophy and executing our operating strategies through:

- Maintaining a superior team of operating and investment professionals and an entrepreneurial spirit;
- Investing in properties in select markets, such as New York City and Washington, DC, where we believe there is a high likelihood of capital appreciation;
- Acquiring quality properties at a discount to replacement cost and where there is a significant potential for higher rents;
- Investing in retail properties in select under-stored locations such as the New York City metropolitan area;
- Developing and redeveloping our existing properties to increase returns and maximize value; and
- Investing in operating companies that have a significant real estate component.

We expect to finance our growth, acquisitions and investments using internally generated funds, proceeds from possible asset sales and by accessing the public and private capital markets. We may also offer Vornado common or preferred shares or Operating Partnership units in exchange for property and may repurchase or otherwise reacquire these securities in the future.

VorNADO CAPITAL PARTNERS REAL ESTATE FUND (The "FUND")

In February 2011, the Fund's subscription period closed with an aggregate of \$800,000,000 of capital commitments, of which we committed \$200,000,000. We are the general partner and investment manager of the Fund, which has an eight-year term and a three-year investment period. During the investment period, which concludes in July 2013, the Fund is our exclusive investment vehicle for all investments that fit within its investment parameters, including debt, equity and other interests in real estate, and excluding (i) investments in vacant land and ground-up development; (ii) investments acquired by merger or primarily for our securities or properties; (iii) properties which can be combined with or relate to our existing properties; (iv) securities of commercial mortgage loan servicers and investments derived from any such investments; (v) non-controlling interests in equity and debt securities; and (vi) investments located outside of North America. The Fund's investments are reported on its balance sheet at fair value, with changes in value each period recognized in earnings. We consolidate the accounts of the Fund into our consolidated financial

statements, retaining the fair value basis of accounting.

During 2012, the Fund made four investments (described below) aggregating \$203,700,000. As of December 31, 2012, the Fund has nine investments with an aggregate fair value of \$600,786,000, or \$67,642,000 in excess of cost, and has remaining unfunded commitments of \$217,676,000, of which our share was \$54,419,000.

800 Corporate Pointe

On November 30, 2012, the Fund acquired 800 Corporate Pointe, a 243,000 square foot office building and the accompanying six-level parking structure (1,964 spaces) located in Culver City, Los Angeles, California, for \$95,700,000 in cash.

501 Broadway

On August 20, 2012, the Fund acquired 501 Broadway, a 9,000 square foot retail property in New York for \$31,000,000. The purchase price consisted of \$11,000,000 in cash and a \$20,000,000 mortgage loan. The three-year loan bears interest at LIBOR plus 2.75%, with a floor of 3.50%, and has two one-year extension options.

1100 Lincoln Road

On July 2, 2012, the Fund acquired 1100 Lincoln Road, a 167,000 square foot retail property, the western anchor of the Lincoln Road Shopping District in Miami Beach, Florida, for \$132,000,000. The purchase price consisted of \$66,000,000 in cash and a \$66,000,000 mortgage loan. The three-year loan bears interest at LIBOR plus 2.75% and has two one-year extension options.

520 Broadway

On April 26, 2012, the Fund acquired 520 Broadway, a 112,000 square foot office building in Santa Monica, California for \$61,000,000 in cash and subsequently placed a \$30,000,000 mortgage loan on the property. The three-year loan bears interest at LIBOR plus 2.25% and has two one-year extension options.

ACQUISITIONS	and investments
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Independence Plaza

In 2011, we acquired a 51% interest in the subordinated debt of Independence Plaza, a three-building 1,328 unit residential complex in the Tribeca submarket of Manhattan which has 54,500 square feet of retail space and 550 parking spaces, for \$45,000,000 and a warrant to purchase 25% of the equity for \$1,000,000. On December 21, 2012, we acquired a 58.75% interest in the property as follows: (i) buying one of the equity partners' 33.75% interest for \$160,000,000, (ii) exercising our warrant for 25% of the equity and (iii) contributing the appreciated value of our interest in the subordinated debt as preferred equity. In connection therewith, we recognized income of \$105,366,000, comprised of \$60,396,000 from the accelerated amortization of the discount on the subordinated debt immediately preceding the conversion to preferred equity, and a \$44,970,000 purchase price fair value adjustment upon exercising the warrant. The current transaction values the property at \$844,800,000. The property is currently encumbered by a \$334,225,000 mortgage. We expect to refinance the \$334,225,000 mortgage in 2013, substantially decreasing our cash investment. We manage the retail space at the property and Stellar Management, our partner, manages the residential space.

666 Fifth Avenue - Retail

On December 6, 2012, we acquired a retail condominium located at 666 Fifth Avenue at 53rd Street for \$707,000,000 in cash. The property has 126 feet of frontage on Fifth Avenue and contains 114,000 square feet, 39,000 square feet in fee and 75,000 square feet by long-term lease from the 666 Fifth Avenue office condominium, which is 49.5% owned by us.

Marriott Marquis Times Square - Retail and Signage

On July 30, 2012, we entered into a lease with Host Hotels & Resorts, Inc. (NYSE: HST) ("Host"), under which we will redevelop the retail and signage components of the Marriott Marquis Times Square Hotel. The Marriott Marquis with over 1,900 rooms is one of the largest hotels in Manhattan. It is located in the heart of the bow-tie of Times Square and spans the entire block front from 45th Street to 46th Street on Broadway. The Marriott Marquis is directly across

from our 1540 Broadway iconic retail property leased to Forever 21 and Disney flagship stores. We plan to spend over \$140,000,000 to redevelop and substantially expand the existing retail space, including converting the below grade parking garage into retail, and creating six-story, 300 foot wide block front, dynamic LED signs. During the term of the lease we will pay fixed rent equal to the sum of \$12,500,000, plus a portion of the property's net cash flow after we receive a 5.2% preferred return on our invested capital. The lease contains put/call options which, if exercised, would lead to our ownership. Host can exercise the put option during defined periods following the conversion of the project to a condominium. We can exercise our call option under the same terms, at any time after the fifteenth year of the lease term.

Dispositions
Merchandise Mart
On December 31, 2012, we completed the sale of the Boston Design Center, a 554,000 square foot showroom building in Boston, Massachusetts, for \$72,400,000 in cash, which resulted in a net gain of \$5,252,000.
On July 26, 2012, we completed the sale of the Washington Design Center, a 393,000 square foot showroom building in Washington, DC, and the Canadian Trade Shows, for an aggregate of \$103,000,000 in cash. The sale of the Canadian Trade Shows resulted in an after-tax net gain of \$19,657,000.
On June 22, 2012, we completed the sale of L.A. Mart, a 784,000 square foot showroom building in Los Angeles, California for \$53,000,000, of which \$18,000,000 was cash and \$35,000,000 was nine-month seller financing at 6.0%, which was paid on December 28, 2012.
On January 6, 2012, we completed the sale of 350 West Mart Center, a 1.2 million square foot office building in Chicago, Illinois, for \$228,000,000 in cash, which resulted in a net gain of \$54,911,000.
Washington, DC
On November 7, 2012, we completed the sale of three office buildings ("Reston Executive") located in suburban Fairfax County, Virginia, containing 494,000 square feet for \$126,250,000, which resulted in a net gain of \$36,746,000.
On July 26, 2012, we completed the sale of 409 Third Street S.W., a 409,000 square foot office building in Washington, DC, for \$200,000,000 in cash, which resulted in a net gain of \$126,621,000. This building is contiguous to the Washington Design Center and was sold to the same purchaser.

On February 13, 2013, we entered into an agreement to sell the Plant, a power strip shopping center in San Jose, California, for \$203,000,000. The sale will result in net proceeds of approximately \$93,000,000 after repaying the existing loan and closing costs, and a financial statement gain of approximately \$33,000,000. The sale, which is subject to customary closing conditions, is expected to be completed by the second quarter of 2013.

On January 24, 2013, we completed the sale of the Green Acres Mall located in Valley Stream, New York, for \$500,000,000, which resulted in net proceeds of \$185,000,000, after repaying the existing loan and closing costs. The financial statement gain of \$205,000,000 will be recognized in the first quarter of 2013 and the tax gain of \$304,000,000 has been deferred as part of a like-kind exchange.

In 2012, we sold 12 non-core retail properties in separate transactions, for an aggregate of \$157,000,000 in cash, which resulted in a net gain aggregating \$22,266,000. In addition, we have entered into an agreement to sell a building on Market Street, Philadelphia, which is part of the Gallery at Market East for \$60,000,000, which will result in a net gain of approximately \$35,000,000. The sale, which is subject to customary closing conditions, is expected to be completed in the first quarter of 2013.

Other

On January 24, 2013, LNR Property LLC ("LNR") entered into a definitive agreement to be sold. We own 26.2% of LNR and expect to receive net proceeds of approximately \$241,000,000. The sale, which is subject to customary closing conditions, is expected to be completed in the second quarter of 2013.

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Fine	ancing	A cti	vities
L' III (uncing	Acu	viues

Secured Debt

On November 16, 2012, we completed a \$120,000,000 refinancing of 4 Union Square South, a 206,000 square foot Manhattan retail property. The seven-year loan bears interest at LIBOR plus 2.15% (2.36% at December 31, 2012) and amortizes based on a 30-year schedule beginning in the third year. We retained net proceeds of approximately \$42,000,000, after repaying the existing loan and closing costs.

On November 8, 2012, we completed a \$950,000,000 refinancing of 1290 Avenue of the Americas (70% owned), a 2.1 million square foot Manhattan office building. The 10-year fixed rate interest-only loan bears interest at 3.34%. The partnership retained net proceeds of approximately \$522,000,000, after repaying the existing loan and closing costs.

On August 17, 2012, we completed a \$98,000,000 refinancing of 435 Seventh Avenue, a 43,000 square foot retail property in Manhattan. The seven-year loan bears interest at LIBOR plus 2.25% (2.46% at December 31, 2012). We retained net proceeds of approximately \$44,000,000, after repaying the existing loan and closing costs.

On July 26, 2012, we completed a \$150,000,000 refinancing of 2101 L Street, a 380,000 square foot office building located in Washington, DC. The 12-year fixed rate loan bears interest at 3.97% and amortizes based on a 30-year schedule beginning in the third year.

On March 5, 2012, we completed a \$325,000,000 refinancing of 100 West 33rd Street, a 1.1 million square foot property located on the entire Sixth Avenue block front between 32nd and 33rd Streets in Manhattan. The building contains the 257,000 square foot Manhattan Mall and 848,000 square feet of office space. The three-year loan bears interest at LIBOR plus 2.50% (2.71% at December 31, 2012) and has two one-year extension options. We retained net proceeds of approximately \$87,000,000, after repaying the existing loan and closing costs.

On January 9, 2012, we completed a \$300,000,000 refinancing of 350 Park Avenue, a 559,000 square foot Manhattan office building. The five-year fixed rate loan bears interest at 3.75% and amortizes based on a 30-year schedule beginning in the third year. The proceeds of the new loan and \$132,000,000 of existing cash were used to repay the existing loan and closing costs.

nior Unsecured Debt	
April 2012, we redeemed all of the outstanding exchangeable and convertible senior debentures at par, for gregate of \$510,215,000 in cash.	: an

Financing Activities -	CONTINUED
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Preferred Securities

In July 2012 and January 2013, we sold an aggregate of \$600,000,000 of cumulative redeemable preferred securities with a weighted average cost of 5.55%. The net proceeds aggregating \$581,824,000 were used primarily to redeem outstanding cumulative redeemable preferred securities with an aggregate face amount of \$517,500,000 and a weighted average cost of 6.82%. The details of these transactions are described below.

On February 19, 2013, we redeemed all of the outstanding 6.75% Series F Cumulative Redeemable Preferred Shares and 6.75% Series H Cumulative Redeemable Preferred Shares at par, for an aggregate of \$262,500,000 in cash, plus accrued and unpaid dividends through the date of redemption.

On January 25, 2013, we sold 12,000,000 5.40% Series L Cumulative Redeemable Preferred Shares at a price of \$25.00 per share in an underwritten public offering pursuant to an effective registration statement. We retained aggregate net proceeds of \$290,853,000, after underwriters' discounts and issuance costs and contributed the net proceeds to the Operating Partnership in exchange for 12,000,000 Series L Preferred Units (with economic terms that mirror those of the Series L Preferred Shares). Dividends on the Series L Preferred Shares are cumulative and payable quarterly in arrears. The Series L Preferred Shares are not convertible into, or exchangeable for, any of our properties or securities. On or after five years from the date of issuance (or sooner under limited circumstances), we may redeem the Series L Preferred Shares at a redemption price of \$25.00 per share, plus accrued and unpaid dividends through the date of redemption. The Series L Preferred Shares have no maturity date and will remain outstanding indefinitely unless redeemed by us.

On August 16, 2012, we redeemed all of the outstanding 7.0% Series E Cumulative Redeemable Preferred Shares at par, for an aggregate of \$75,000,000 in cash, plus accrued and unpaid dividends through the date of redemption.

On July 19, 2012, we redeemed all of the outstanding 7.0% Series D-10 and 6.75% Series D-14 cumulative redeemable preferred units with an aggregate face amount of \$180,000,000 for \$168,300,000 in cash, plus accrued and unpaid distributions through the date of redemption.

On July 11, 2012, we sold 12,000,000 5.70% Series K Cumulative Redeemable Preferred Shares at a price of \$25.00 per share in an underwritten public offering pursuant to an effective registration statement. We retained aggregate net proceeds of \$290,971,000, after underwriters' discounts and issuance costs and contributed the net proceeds to the Operating Partnership in exchange for 12,000,000 Series K Preferred Units (with economic terms that mirror those of the Series K Preferred Shares). Dividends on the Series K Preferred Shares are cumulative and payable quarterly in arrears. The Series K Preferred Shares are not convertible into, or exchangeable for, any of our properties or securities. On or after five years from the date of issuance (or sooner under limited circumstances), we may redeem the Series K Preferred Shares at a redemption price of \$25.00 per share, plus accrued and unpaid dividends through the date of redemption. The Series K Preferred Shares have no maturity date and will remain outstanding indefinitely unless redeemed by us.

Development and Redevelopment Projects

In 2012, we commenced the re-tenanting and repositioning of 280 Park Avenue (50% owned), and the renovation of the 1.4 million square foot Springfield Mall, both of which are expected to be substantially completed in 2014. We budgeted approximately \$285,000,000 for these projects, of which \$31,000,000 was expended in 2012 and \$132,000,000 is expected to be expended in 2013 and the balance is expected to be expended in 2014.

During 2012, we completed the demolition of the existing residential building down to the second-level, at 220 Central Park South.

In addition, we continued lobby renovations at several of our office buildings in New York and Washington, as well as the re-tenanting and repositioning of a number of our strip shopping centers.

We are also evaluating other development and redevelopment opportunities at certain of our properties in Manhattan, including the Hotel Pennsylvania and in Washington, including 1900 Crystal Drive, Rosslyn and Pentagon City.

In 2010, two of our wholly owned subsidiaries entered into agreements with Cuyahoga County, Ohio (the "County") to develop and operate the Cleveland Medical Mart and Convention Center (the "Facility"), a 1,000,000 square foot showroom, trade show and conference center in Cleveland's central business district. The County is funding the development of the Facility, using the proceeds it received from the issuance of general obligation bonds and other sources, up to the development budget of \$418,000,000 and maintains effective control of the property. During the 17-year development and operating period, our subsidiaries will receive net settled payments of approximately \$10,000,000 per year, which are net of a \$36,000,000 annual obligation to the County. Our subsidiaries' obligation has been pledged by the County to the bondholders, but is payable by our subsidiaries only to the extent that they first receive at least an equal payment from the County. Construction of the Facility is expected to be completed in 2013. As of December 31, 2012, \$379,658,000 of the \$418,000,000 development budget was expended.

There can be no assurance that any of our development or redevelopment projects will commence, or if commenced, be completed on schedule or within budget.

sTop & SHop settlement

On February 6, 2013, we received \$124,000,000 pursuant to a settlement agreement with Stop & Shop for our claim under a 1992 agreement which provided for additional annual rent of \$6,000,000 for a period potentially through 2031. The settlement terminates our right to receive this rent under the 1992 agreement and ends litigation between the parties, which started ten years ago. In prior years, we recognized \$47,900,000 of rental income under the agreement. This settlement will result in \$59,000,000 of net income that will be recognized in the first quarter of 2013.

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SEGMENT DATA

We operate in the following business segments: New York, Washington, DC, Retail Properties, Merchandise Mart and Toys "R" Us ("Toys"). Financial information related to these business segments for the years ended December 31, 2012, 2011 and 2010 is set forth in Note 26 – Segment Information to our consolidated financial statements in this Annual Report on Form 10-K. The Toys segment has 651 locations internationally.

SEASONALITY

Our revenues and expenses are subject to seasonality during the year which impacts quarterly net earnings, cash flows and funds from operations, and therefore impacts comparisons of the current quarter to the previous quarter. The business of Toys is highly seasonal. Historically, Toys' fourth quarter net income, which we record on a one-quarter lag basis in our first quarter, accounts for more than 80% of its fiscal year net income. The New York and Washington, DC segments have historically experienced higher utility costs in the first and third quarters of the year. The Retail Properties segment revenue in the fourth quarter is typically higher due to the recognition of percentage and specialty rental income.

tenants ACCOUNTING FOR over 10% of revenues

None of our tenants accounted for more than 10% of total revenues in any of the years ended December 31, 2012, 2011 and 2010.

Certain Activities

We do not base our acquisitions and investments on specific allocations by type of property. We have historically held our properties for long term investment; however, it is possible that properties in the portfolio may be sold as

SEGMENT DATA 24

circumstances warrant. Further, we have not adopted a policy that limits the amount or percentage of assets which could be invested in a specific property or property type. While we may seek the vote of our shareholders in connection with any particular material transaction, generally our activities are reviewed and may be modified from time to time by our Board of Trustees without the vote of shareholders.

Employees

As of December 31, 2012, we have approximately 4,428 employees, of which 327 are corporate staff. The New York segment has 3,308 employees, including 2,641 employees of Building Maintenance Services LLC, a wholly owned subsidiary, which provides cleaning, security and engineering services primarily to our New York and Washington, DC properties and 516 employees at the Hotel Pennsylvania. The Washington, DC, Retail Properties and Merchandise Mart segments have 456, 110 and 227 employees, respectively. The foregoing does not include employees of partially owned entities, including Toys or Alexander's, of which we own 32.6% and 32.4%, respectively.

principal executive offices

Our principal executive offices are located at 888 Seventh Avenue, New York, New York 10019; telephone (212) 894 7000.

MATERIALS AVAILABLE ON OUR WEBSITE

Copies of our Annual Report on Form 10 K, Quarterly Reports on Form 10 Q, Current Reports on Form 8 K, and amendments to those reports, as well as Reports on Forms 3, 4 and 5 regarding officers, trustees or 10% beneficial owners of us, filed or furnished pursuant to Section 13(a), 15(d) or 16(a) of the Securities Exchange Act of 1934 are available free of charge through our website (www.vno.com) as soon as reasonably practicable after they are electronically filed with, or furnished to, the Securities and Exchange Commission. Also available on our website are copies of our Audit Committee Charter, Compensation Committee Charter, Corporate Governance and Nominating Committee Charter, Code of Business Conduct and Ethics and Corporate Governance Guidelines. In the event of any changes to these charters or the code or guidelines, changed copies will also be made available on our website. Copies of these documents are also available directly from us free of charge. Our website also includes other financial information, including certain non-GAAP financial measures, none of which is a part of this Annual Report on Form

Certain Activities 25

10-K. Copies of our filings under the Securities Exchange Act of 1934 are also available free of charge from us, upon request.

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ITEM 1A. RISK FACTORS

Material factors that may adversely affect our business, operations and financial condition are summarized below. The risks and uncertainties described herein may not be the only ones we face. Additional risks and uncertainties not presently known to us or that we currently believe to be immaterial may also adversely affect our business. See "Forward-Looking Statements" contained herein on page 3.

Real Estate Investments' Value and Income Fluctuate Due to Various Factors.

The value of real estate fluctuates depending on conditions in the general economy and the real estate business. These conditions may also adversely impact our revenues and cash flows.

The factors that affect the value of our real estate investments include, among other things:

- national, regional and local economic conditions;
- competition from other available space;
- local conditions such as an oversupply of space or a reduction in demand for real estate in the area;
- how well we manage our properties;
- the development and/or redevelopment of our properties;
- changes in market rental rates;
- the timing and costs associated with property improvements and rentals;
- whether we are able to pass all or portions of any increases in operating costs through to tenants;
- changes in real estate taxes and other expenses;
- whether tenants and users such as customers and shoppers consider a property attractive;
- the financial condition of our tenants, including the extent of tenant bankruptcies or defaults;
- availability of financing on acceptable terms or at all;
- fluctuations in interest rates;
- our ability to obtain adequate insurance;
- changes in zoning laws and taxation;

- government regulation;
- consequences of any armed conflict involving, or terrorist attacks against, the United States;
- potential liability under environmental or other laws or regulations;
- natural disasters:
- general competitive factors; and
- climate changes.

The rents or sales proceeds we receive and the occupancy levels at our properties may decline as a result of adverse changes in any of these factors. If rental revenues, sales proceeds and/or occupancy levels decline, we generally would expect to have less cash available to pay indebtedness and for distribution to shareholders. In addition, some of our major expenses, including mortgage payments, real estate taxes and maintenance costs generally do not decline when the related rents decline.

Capital markets and economic conditions can materially affect our financial condition and results of operations and the value of our debt and equity securities.

There are many factors that can affect the value of our debt and equity securities, including the state of the capital markets and the economy, which over the past few years have negatively affected substantially all businesses, including ours. Demand for office and retail space may decline nationwide as it did in 2008 and 2009, due to bankruptcies, downsizing, layoffs and cost cutting. Government action or inaction may adversely affect the state of the capital markets. The cost and availability of credit may be adversely affected by illiquid credit markets and wider credit spreads, which may adversely affect our liquidity and financial condition, and the liquidity and financial condition of our tenants. Our inability or the inability of our tenants to timely refinance maturing liabilities and access the capital markets to meet liquidity needs may materially affect our financial condition and results of operations and the value of our debt and equity securities.

Real estate is a competitive business.

Our business segments – New York, Washington, DC, Retail Properties, Merchandise Mart and Toys – operate in a highly competitive environment. We have a large concentration of properties in the New York City metropolitan area and in the Washington, DC / Northern Virginia area. We compete with a large number of property owners and developers, some of which may be willing to accept lower returns on their investments than we are. Principal factors of competition include rents charged, sales prices, attractiveness of location, the quality of the property and the breadth and quality of services provided. Our success depends upon, among other factors, trends of the national, regional and local economies, financial condition and operating results of current and prospective tenants and customers, availability and cost of capital, construction and renovation costs, taxes, governmental regulation, legislation and population trends.

We depend on leasing space to tenants on economically favorable terms and collecting rent from tenants who may not be able to pay.

Our financial results depend significantly on leasing space in our properties to tenants on economically favorable terms. In addition, because a majority of our income comes from renting of real property, our income, funds available to pay indebtedness and funds available for distribution to shareholders will decrease if a significant number of our tenants cannot pay their rent or if we are not able to maintain occupancy levels on favorable terms. If a tenant does not pay its rent, we may not be able to enforce our rights as landlord without delays and may incur substantial legal costs. During periods of economic adversity, there may be an increase in the number of tenants that cannot pay their rent and an increase in vacancy rates.

Bankruptcy or insolvency of tenants may decrease our revenue, net income and available cash.

From time to time, some of our tenants have declared bankruptcy, and other tenants may declare bankruptcy or become insolvent in the future. In the case of our shopping centers, the bankruptcy or insolvency of a major tenant could cause us to suffer lower revenues and operational difficulties, including leasing the remainder of the property. As a result, the bankruptcy or insolvency of a major tenant could result in decreased revenue, net income and funds available for the payment of indebtedness or for distribution to shareholders.

We may incur costs to comply with environmental laws.

Our operations and properties are subject to various federal, state and local laws and regulations concerning the protection of the environment, including air and water quality, hazardous or toxic substances and health and safety. Under some environmental laws, a current or previous owner or operator of real estate may be required to investigate and clean up hazardous or toxic substances released at a property. The owner or operator may also be held liable to a governmental entity or to third parties for property damage or personal injuries and for investigation and clean-up costs incurred by those parties because of the contamination. These laws often impose liability without regard to whether the owner or operator knew of the release of the substances or caused the release. The presence of contamination or the failure to remediate contamination may impair our ability to sell or lease real estate or to borrow using the real estate as collateral. Other laws and regulations govern indoor and outdoor air quality including those

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

Each of our properties has been subject to varying degrees of environmental assessment. The environmental assessments did not, as of this date, reveal any environmental condition material to our business. However, identification of new compliance concerns or undiscovered areas of contamination, changes in the extent or known scope of contamination, discovery of additional sites, human exposure to the contamination or changes in clean-up or compliance requirements could result in significant costs to us.

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

Although neither inflation nor deflation has materially impacted our operations in the recent past, increased inflation could have a pronounced negative impact on our mortgages and interest rates and general and administrative expenses, as these costs could increase at a rate higher than our rents. Inflation could also have an adverse effect on consumer spending which could impact our tenants' sales and, in turn, our percentage rents, where applicable. Conversely, deflation could lead to downward pressure on rents and other sources of income. In addition, we own residential properties which are leased to tenants with one-year lease terms. Because these are short-term leases, declines in market rents will impact our residential properties faster than if the leases were for longer terms.

Some of our potential losses may not be covered by insurance.

We maintain general liability insurance with limits of \$300,000,000 per occurrence and all risk property and rental value insurance with limits of \$2.0 billion per occurrence, including coverage for terrorist acts, with sub-limits for certain perils such as floods. Our California properties have earthquake insurance with coverage of \$180,000,000 per occurrence, subject to a deductible in the amount of 5% of the value of the affected property, up to a \$180,000,000 annual aggregate.

Penn Plaza Insurance Company, LLC ("PPIC"), our wholly owned consolidated subsidiary, acts as a re-insurer with respect to all risk property and rental value insurance and a portion of our earthquake insurance coverage, and as a direct insurer for coverage for acts of terrorism, including nuclear, biological, chemical and radiological ("NBCR") acts, as defined by the Terrorism Risk Insurance Program Reauthorization Act. Coverage for acts of terrorism (excluding NBCR acts) is fully reinsured by third party insurance companies and the Federal government with no exposure to PPIC. Coverage for NBCR losses is up to \$2.0 billion per occurrence, for which PPIC is responsible for a deductible of \$3,200,000 and 15% of the balance of a covered loss and the Federal government is responsible for the remaining 85% of a covered loss. We are ultimately responsible for any loss borne by PPIC.

We continue to monitor the state of the insurance market and the scope and costs of coverage for acts of terrorism. However, we cannot anticipate what coverage will be available on commercially reasonable terms in future policy years.

Our debt instruments, consisting of mortgage loans secured by our properties which are non-recourse to us, senior unsecured notes and revolving credit agreements contain customary covenants requiring us to maintain insurance. Although we believe that we have adequate insurance coverage for purposes of these agreements, we may not be able to obtain an equivalent amount of coverage at reasonable costs in the future. Further, if lenders insist on greater coverage than we are able to obtain it could adversely affect our ability to finance our properties and expand our portfolio.

Because we operate a hotel, we face the risks associated with the hospitality industry.

We own and operate the Hotel Pennsylvania in New York City. The following factors, among others, are common to the hotel industry and may reduce the revenues generated by the hotel, which would reduce cash available for distribution to our shareholders:

- our hotel competes for guests with other hotels, a number of which have greater marketing and financial resources;
- if there is an increase in operating costs resulting from inflation and other factors, we may not be able to offset such increase by increasing room rates;
- our hotel is subject to the fluctuating and seasonal demands of business travelers and tourism;
- our hotel is subject to general and local economic and social conditions that may affect demand for travel in general, including war and terrorism; and
- physical condition, which may require substantial additional capital.

Because of the ownership structure of the Hotel Pennsylvania, we face potential adverse effects from changes to the applicable tax laws.

Under the Internal Revenue Code, REITs like us are not allowed to operate hotels directly or indirectly. Accordingly, we lease the Hotel Pennsylvania to our taxable REIT subsidiary ("TRS"). While the TRS structure allows the economic benefits of ownership to flow to us, the TRS is subject to tax on its income from the operations of the hotel at the federal and state level. In addition, the TRS is subject to detailed tax regulations that affect how it may be capitalized and operated. If the tax laws applicable to a TRS are modified, we may be forced to modify the structure for owning the hotel, and such changes may adversely affect the cash flows from the hotel. In addition, the Internal Revenue Service, the United States Treasury Department and Congress frequently review federal income tax legislation, and we cannot predict whether, when or to what extent new federal tax laws, regulations, interpretations or rulings will be adopted. Any such actions may prospectively or retroactively modify the tax treatment of the TRS and, therefore, may adversely affect our after-tax returns from the hotel.

Compliance or failure to comply with the Americans with Disabilities Act or other safety regulations and requirements could result in substantial costs.

The Americans with Disabilities Act ("ADA") generally requires that public buildings, including our properties, meet certain federal requirements related to access and use by disabled persons. Noncompliance could result in the imposition of fines by the federal government or the award of damages to private litigants and/or legal fees to their counsel. From time to time persons have asserted claims against us with respect to some of our properties under the ADA, but to date such claims have not resulted in any material expense or liability. If, under the ADA, we are required to make substantial alterations and capital expenditures in one or more of our properties, including the removal of access barriers, it could adversely affect our financial condition and results of operations, as well as the amount of cash available for distribution to shareholders.

Our properties are subject to various federal, state and local regulatory requirements, such as state and local fire and life safety requirements. If we fail to comply with these requirements, we could incur fines or private damage awards. We do not know whether existing requirements will change or whether compliance with future requirements will require significant unanticipated expenditures that will affect our cash flow and results of operations.

We face risks associated with our tenants being designated "Prohibited Persons" by the Office of Foreign Assets Control.

Pursuant to Executive Order 13224 and other laws, the Office of Foreign Assets Control of the United States Department of the Treasury ("OFAC") maintains a list of persons designated as terrorists or who are otherwise blocked or banned ("Prohibited Persons") from conducting business or engaging in transactions in the United States. Our leases, loans and other agreements may require us to comply with OFAC requirements. If a tenant or other party with whom we conduct business is placed on the OFAC list we may be required to terminate the lease or other agreement. Any such termination could result in a loss of revenue or otherwise negatively affect our financial results and cash flows.

Our business and operations would suffer in the event of system failures.

Despite system redundancy, the implementation of security measures and the existence of a disaster recovery plan for our internal information technology systems, our systems are vulnerable to damages from any number of sources, including computer viruses, unauthorized access, energy blackouts, natural disasters, terrorism, war and telecommunication failures. Any system failure or accident that causes interruptions in our operations could result in a material disruption to our business. We may also incur additional costs to remedy damages caused by such disruptions.

The occurrence of cyber incidents, or a deficiency in our cybersecurity, could negatively impact our business by causing a disruption to our operations, a compromise or corruption of our confidential information, and/or damage to our business relationships, all of which could negatively impact our financial results.

A cyber incident is considered to be any adverse event that threatens the confidentiality, integrity, or availability of our information resources. More specifically, a cyber incident is an intentional attack or an unintentional event that can include gaining unauthorized access to systems to disrupt operations, corrupt data, or steal confidential information. As our reliance on technology has increased, so have the risks posed to our systems, both internal and those we have outsourced. Our three primary risks that could directly result from the occurrence of a cyber incident include operational interruption, damage to our relationship with our tenants, and private data exposure. We have implemented processes, procedures and controls to help mitigate these risks, but these measures, as well as our increased awareness of a risk of a cyber incident, do not guarantee that our financial results will not be negatively impacted by such an incident.

Our Investments Are Concentrated in the New York CITY METROPOLITAN AREA and Washington, DC / NORTHERN VIRGINIA Area. Circumstances Affecting These Areas Generally Could Adversely Affect Our Business.

A significant portion of our properties are located in the New York City / New Jersey metropolitan area and Washington, DC / Northern Virginia area and are affected by the economic cycles and risks inherent to those areas.

In 2012, approximately 74% of our EBITDA, excluding items that affect comparability, came from properties located in the New York City metropolitan areas and the Washington, DC / Northern Virginia area. We may continue to concentrate a significant portion of our future acquisitions in these areas or in other geographic real estate markets in the United States or abroad. Real estate markets are subject to economic downturns and we cannot predict how economic conditions will impact these markets in either the short or long term. Declines in the economy or declines in real estate markets in these areas could hurt our financial performance and the value of our properties. In addition to the factors affecting the national economic condition generally, the factors affecting economic conditions in these regions include:

- financial performance and productivity of the publishing, advertising, financial, technology, retail, insurance and real estate industries;
- space needs of, and budgetary constraints affecting, the United States Government, including the effect of a deficit reduction plan and/or base closures and repositioning under the Defense Base Closure and Realignment Act of 2005, as amended;
- business layoffs or downsizing;
- industry slowdowns;
- relocations of businesses;
- changing demographics;
- increased telecommuting and use of alternative work places;
- infrastructure quality; and
- any oversupply of, or reduced demand for, real estate.

It is impossible for us to assess the future effects of trends in the economic and investment climates of the geographic areas in which we concentrate, and more generally of the United States, or the real estate markets in these areas. Local, national or global economic downturns, would negatively affect our businesses and profitability.

Terrorist attacks, such as those of September 11, 2001 in New York City and the Washington, DC area, may adversely affect the value of our properties and our ability to generate cash flow.

We have significant investments in large metropolitan areas, including the New York, Washington, DC and San Francisco metropolitan areas. In the aftermath of a terrorist attack, tenants in these areas may choose to relocate their businesses to less populated, lower-profile areas of the United States that may be perceived to be less likely targets of future terrorist activity and fewer customers may choose to patronize businesses in these areas. This, in turn, would trigger a decrease in the demand for space in these areas, which could increase vacancies in our properties and force us to lease space on less favorable terms. As a result, the value of our properties and the level of our revenues and cash flows could decline materially.

Natural Disasters could have a concentrated impact on the areas where we operate and could adversely impact our results.

We have significant investments in large metropolitan areas, including the New York, Washington, DC and San Francisco metropolitan areas. As much of our investments are concentrated along the Eastern Seaboard, natural disasters, such as those resulting from Superstorm Sandy, could impact several of our properties. Additionally, natural disasters, including earthquakes, could impact several of our properties in other areas in which we operate. Potentially adverse consequences of "global warming" could similarly have an impact on our properties. As a result, we could become subject to significant losses and/or repair costs that may or may not be fully covered by insurance and to the risk of business interruption. The incurrence of these losses, costs or business interruptions may adversely affect our operating and financial results.

We May Acquire or Sell Assets or Entities or Develop Properties. Our Failure or Inability to Consummate These Transactions or Manage the Results of These Transactions Could Adversely Affect Our Operations and Financial Results.

We have grown substantially since 2002 through acquisitions. We may not be able to maintain this growth and our failure to do so could adversely affect our stock price.

We have grown substantially since 2002, increasing our total assets from approximately \$9.0 billion at December 31, 2002 to approximately \$22.0 billion at December 31, 2012. We may not be able to maintain a similar rate of growth in the future or manage growth effectively. Our failure to do so may have a material adverse effect on our financial condition and results of operations as well as the amount of cash available for distributions to shareholders.

We may acquire or develop properties or acquire other real estate related companies and this may create risks.

We may acquire or develop properties or acquire other real estate related companies when we believe that an acquisition or development is consistent with our business strategy. We may not, however, succeed in consummating desired acquisitions or in completing developments on time or within budget. In addition, we may face competition in pursuing acquisition or development opportunities that could increase our costs. When we do pursue a project or acquisition, we may not succeed in leasing or selling newly-developed or acquired properties at rents or sales prices sufficient to cover costs of acquisition or development and operations. Difficulties in integrating acquisitions may prove costly or time-consuming and could divert management's attention. Acquisitions or developments in new markets or industries where we do not have the same level of market knowledge may result in weaker than anticipated performance. We may also abandon acquisition or development opportunities that we have begun pursuing and consequently fail to recover expenses already incurred and have devoted management time to a matter not consummated. Furthermore, acquisitions of new properties or companies will expose us to the liabilities of those properties or companies, some of which we may not be aware of at the time of acquisition. Development of our existing properties presents similar risks.

From time to time we have made, and in the future we may seek to make, one or more material acquisitions. The announcement of such a material acquisition may result in a rapid and significant decline in the price of our common shares.

We are continuously looking at material transactions that we believe will maximize shareholder value. However, an announcement by us of one or more significant acquisitions could result in a quick and significant decline in the price of our common shares.

It may be difficult to buy and sell real estate quickly, which may limit our flexibility.

Real estate investments are relatively difficult to buy and sell quickly. Consequently, we may have limited ability to vary our portfolio promptly in response to changes in economic or other conditions.

We may not be permitted to dispose of certain properties or pay down the debt associated with those properties when we might otherwise desire to do so without incurring additional costs. In addition, when we dispose of or sell assets, we may not be able to reinvest the sales proceeds and earn similar returns.

As part of an acquisition of a property, or a portfolio of properties, we may agree, and in the past have agreed, not to dispose of the acquired properties or reduce the mortgage indebtedness for a long-term period, unless we pay certain of the resulting tax costs of the seller. These agreements could result in us holding on to properties that we would otherwise sell and not pay down or refinance. In addition, when we dispose of or sell assets, we may not be able to reinvest the sales proceeds and earn returns similar to those generated by the assets that were sold.

From time to time we make investments in companies over which we do not have sole control. Some of these companies operate in industries that differ from our current operations, with different risks than investing in real estate.

From time to time we make debt or equity investments in other companies that we may not control or over which we may not have sole control. These investments include but are not limited to, Alexander's, Inc. ("Alexander's"), Toys "R" Us ("Toys"), Lexington Realty Trust ("Lexington"), J.C. Penney Company, Inc. ("J.C. Penney"), and other equity and mezzanine investments. Although these businesses generally have a significant real estate component, some of them operate in businesses that are different from our primary lines of business including, without limitation, operating or managing toy stores and department stores. Consequently, investments in these businesses, among other risks, subjects us to the operating and financial risks of industries other than real estate and to the risk that we do not have sole control over the operations of these businesses. From time to time we may make additional investments in or acquire other entities that may subject us to similar risks. Investments in entities over which we do not have sole control, including joint ventures, present additional risks such as having differing objectives than our partners or the entities in which we invest, or becoming involved in disputes, or competing with those persons. In addition, we rely on the internal controls and financial reporting controls of these entities and their failure to maintain effectiveness or comply with applicable standards may adversely affect us.

We are subject to risks that affect the general retail environment.

A substantial portion of our properties are in the retail shopping center real estate market and we have a significant investment in retailers such as Toys and J.C. Penney. This means that we are subject to factors that affect the retail environment generally, including the level of consumer spending and consumer confidence, the threat of terrorism and increasing competition from discount retailers, outlet malls, retail websites and catalog companies. These factors could adversely affect the financial condition of our retail tenants and the retailers in which we hold an investment and the willingness of retailers to lease space in our shopping centers, and in turn, adversely affect us.

Our investment in Toys subjects us to risks that are different from our other lines of business and may result in increased seasonality and volatility in our reported earnings.

Because Toys is a retailer, its operations subject us to the risks of a retail company that are different than those presented by our other lines of business. The business of Toys is highly seasonal. Historically, Toys fourth quarter net income accounts for more than 80% of its fiscal year net income. In addition, our fiscal year ends on December 31 whereas, as is common for retailers, Toys' fiscal year ends on the Saturday nearest to January 31. Therefore, we record our pro rata share of Toys' net earnings on a one-quarter lag basis. For example, our financial results for the year ended December 31, 2012 include Toys' financial results for its first, second and third quarters ended October 29, 2012, as well as Toys' fourth quarter results of 2011. Because of the seasonality of Toys, our reported quarterly net income shows increased volatility. We may also, in the future and from time to time, invest in other businesses that may report financial results that are more volatile than our historical financial results.

We depend upon our anchor tenants to attract shoppers.

We own several regional malls and other shopping centers that are typically anchored by well-known department stores and other tenants who generate shopping traffic at the mall or shopping center. The value of our properties would be adversely affected if tenants or anchors failed to meet their contractual obligations, sought concessions in order to continue operations or ceased their operations, including as a result of bankruptcy. If the sales of stores operating in our properties were to decline significantly due to economic conditions, closing of anchors or for other reasons, tenants may be unable to pay their minimum rents or expense recovery charges. In the event of a default by a tenant or anchor, we may experience delays and costs in enforcing our rights as landlord.

Our decision to dispose of real estate assets would change the holding period assumption in our valuation analyses, which could result in material impairment losses and adversely affect our financial results.

We evaluate real estate assets for impairment based on the projected cash flow of the asset over our anticipated holding period. If we change our intended holding period, due to our intention to sell or otherwise dispose of an asset, then under accounting principles generally accepted in the United States of America, we must reevaluate whether that

asset is impaired. Depending on the carrying value of the property at the time we change our intention and the amount that we estimate we would receive on disposal, we may record an impairment loss that would adversely affect our financial results. This loss could be material to our results of operations in the period that it is recognized.

We invest in mortgage loans and subordinated or mezzanine debt of certain entities that have significant real estate assets.

We invest, and may in the future invest, in mortgage loans and subordinated or mezzanine debt of certain entities that have significant real estate assets. These investments are either secured by the real property or by pledges of the equity interests of the entities owning the underlying real estate. If a borrower defaults on debt to us or on debt senior to us, or declares bankruptcy, we may not be able to recover some or all of our investment. In addition, there may be significant delays and costs associated with the process of foreclosing on collateral securing or supporting these investments. The value of the assets securing or supporting our investments could deteriorate over time due to factors beyond our control, including acts or omissions by owners, changes in business, economic or market conditions, or foreclosure. Such deteriorations in value may result in the recognition of impairment losses and/or valuation allowances on our statements of income. As of December 31, 2012, our investments in mortgage and mezzanine debt securities have an aggregate carrying amount of \$225,359,000.

We evaluate the collectibility of both interest and principal of each of our loans whenever events or changes in circumstances indicate such amounts may not be recoverable. A loan is impaired when it is probable that we will be unable to collect all amounts due according to the existing contractual terms. When a loan is impaired, the amount of the loss accrual is calculated by comparing the carrying amount of the investment to the present value of expected future cash flows discounted at the loan's effective interest rate, or as a practical expedient, to the value of the collateral if the loan is collateral dependent. There can be no assurance that our estimates of collectible amounts will not change over time or that they will be representative of the amounts we will actually collect, including amounts we would collect if we chose to sell these investments before their maturity. If we collect less than our estimates, we will record impairment losses which could be material.

We invest in marketable equity securities. The value of these investments may decline as a result of operating performance or economic or market conditions.

We invest in marketable equity securities of publicly-traded companies, such as J.C. Penney. As of December 31, 2012, our marketable securities have an aggregate carrying amount of \$398,188,000, at market. Significant declines in the value of these investments due to, among other reasons, operating performance or economic or market conditions, may result in the recognition of impairment losses which could be material.

Our Organizational and Financial Structure Gives Rise to Operational and Financial Risks.

We may not be able to obtain capital to make investments.

We depend primarily on external financing to fund the growth of our business. This is because one of the requirements of the Internal Revenue Code of 1986, as amended, for a REIT is that it distributes 90% of its taxable income, excluding net capital gains, to its shareholders. There is a separate requirement to distribute net capital gains or pay a corporate level tax in lieu thereof. Our access to debt or equity financing depends on the willingness of third parties to lend or make equity investments and on conditions in the capital markets generally. Although we believe that we will be able to finance any investments we may wish to make in the foreseeable future, there can be no assurance that new financing will be available or available on acceptable terms. For information about our available sources of funds, see "Management's Discussion and Analysis of Financial Condition and Results of Operations — Liquidity and Capital Resources" and the notes to the consolidated financial statements in this Annual Report on Form 10-K.

Vornado Realty Trust ("Vornado") depends on dividends and distributions from its direct and indirect subsidiaries. The creditors and preferred security holders of these subsidiaries are entitled to amounts payable to them by the subsidiaries before the subsidiaries may pay any dividends or distributions to Vornado.

Substantially all of Vornado's assets are held through its Operating Partnership that holds substantially all of its properties and assets through subsidiaries. The Operating Partnership's cash flow is dependent on cash distributions to it by its subsidiaries, and in turn, substantially all of Vornado's cash flow is dependent on cash distributions to it by the

Operating Partnership. The creditors of each of Vornado's direct and indirect subsidiaries are entitled to payment of that subsidiary's obligations to them, when due and payable, before distributions may be made by that subsidiary to its equity holders. Thus, the Operating Partnership's ability to make distributions to holders of its units depends on its subsidiaries' ability first to satisfy their obligations to their creditors and then to make distributions to the Operating Partnership. Likewise, Vornado's ability to pay dividends to holders of common and preferred shares depends on the Operating Partnership's ability first to satisfy its obligations to its creditors and make distributions payable to holders of preferred units and then to make distributions to Vornado.

Furthermore, the holders of preferred units of the Operating Partnership are entitled to receive preferred distributions before payment of distributions to holders of Class A units of the Operating Partnership, including Vornado. Thus, Vornado's ability to pay cash dividends to its shareholders and satisfy its debt obligations depends on the Operating Partnership's ability first to satisfy its obligations to its creditors and make distributions to holders of its preferred units and then to holders of its Class A units, including Vornado. As of December 31, 2012, there were four series of preferred units of the Operating Partnership not held by Vornado with a total liquidation value of \$101,095,000.

In addition, Vornado's participation in any distribution of the assets of any of its direct or indirect subsidiaries upon the liquidation, reorganization or insolvency, is only after the claims of the creditors, including trade creditors and preferred security holders, are satisfied.

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We have outstanding debt, and the amount of debt and its cost may increase and refinancing may not be available on acceptable terms.

As of December 31, 2012, we had approximately \$14.7 billion of total debt outstanding, including our pro rata share of debt of partially owned entities, and excluding \$25.4 billion for our pro rata share of LNR's liabilities related to its consolidated CMBS and CDO trusts, which are non-recourse to LNR and its equity holders, including us. Our ratio of total debt to total enterprise value was approximately 46%. When we say "enterprise value" in the preceding sentence, we mean market equity value of our common and preferred securities plus total debt outstanding, including our pro rata share of debt of partially owned entities, and excluding LNR's liabilities related to its consolidated CMBS and CDO trusts. In the future, we may incur additional debt to finance acquisitions or property developments and thus increase our ratio of total debt to total enterprise value. If our level of indebtedness increases, there may be an increased risk of a credit rating downgrade or a default on our obligations that could adversely affect our financial condition and results of operations. In addition, in a rising interest rate environment, the cost of existing variable rate debt and any new debt or other market rate security or instrument may increase. Furthermore, we may not be able to refinance existing indebtedness in sufficient amounts or on acceptable terms.

Covenants in our debt instruments could adversely affect our financial condition and our acquisitions and development activities.

The mortgages on our properties contain customary covenants such as those that limit our ability, without the prior consent of the lender, to further mortgage the applicable property or to discontinue insurance coverage. Our unsecured credit facilities, unsecured debt securities and other loans that we may obtain in the future contain, or may contain, customary restrictions, requirements and other limitations on our ability to incur indebtedness, including covenants that limit our ability to incur debt based upon the level of our ratio of total debt to total assets, our ratio of secured debt to total assets, our ratio of EBITDA to interest expense, and fixed charges, and that require us to maintain a certain level of unencumbered assets to unsecured debt. Our ability to borrow is subject to compliance with these and other covenants. In addition, failure to comply with our covenants could cause a default under the applicable debt instrument, and we may then be required to repay such debt with capital from other sources. Under those circumstances, other sources of capital may not be available to us, or may be available only on unattractive terms.

We rely on debt financing, including borrowings under our unsecured credit facilities, issuances of unsecured debt securities and debt secured by individual properties, to finance acquisitions and development activities and for working capital. If we are unable to obtain debt financing from these or other sources, or refinance existing indebtedness upon maturity, our financial condition and results of operations would likely be adversely affected. If we breach covenants in our debt agreements, the lenders can declare a default and, if the debt is secured, can take possession of the property securing the defaulted loan.

Vornado may fail to qualify or remain qualified as a REIT and may be required to pay income taxes at corporate rates.

Although we believe that we will remain organized and will continue to operate so as to qualify as a REIT for federal income tax purposes, we may fail to remain qualified in this way. Qualification as a REIT for federal income tax purposes is governed by highly technical and complex provisions of the Internal Revenue Code for which there are only limited judicial or administrative interpretations. Our qualification as a REIT also depends on various facts and circumstances that are not entirely within our control. In addition, legislation, new regulations, administrative interpretations or court decisions may significantly change the tax laws with respect to the requirements for qualification as a REIT or the federal income tax consequences of qualifying as a REIT.

If, with respect to any taxable year, we fail to maintain our qualification as a REIT and do not qualify under statutory relief provisions, we could not deduct distributions to shareholders in computing our taxable income and would have to pay federal income tax on our taxable income at regular corporate rates. The federal income tax payable would include any applicable alternative minimum tax. If we had to pay federal income tax, the amount of money available to distribute to shareholders and pay our indebtedness would be reduced for the year or years involved, and we would no longer be required to make distributions to shareholders. In addition, we would also be disqualified from treatment as a REIT for the four taxable years following the year during which qualification was lost, unless we were entitled to relief under the relevant statutory provisions. Although we currently intend to operate in a manner designed to allow us to qualify as a REIT, future economic, market, legal, tax or other considerations may cause us to revoke the REIT election or fail to qualify as a REIT.

We face possible adverse changes in tax laws, which may result in an increase in our tax liability.

From time to time changes in state and local tax laws or regulations are enacted, which may result in an increase in our tax liability. The shortfall in tax revenues for states and municipalities in recent years may lead to an increase in the frequency and size of such changes. If such changes occur, we may be required to pay additional taxes on our assets or income. These increased tax costs could adversely affect our financial condition and results of operations and the amount of cash available for payment of dividends.

Loss of our key personnel could harm our operations and adversely affect the value of our common shares.

We are dependent on the efforts of Steven Roth, the Chairman of the Board of Trustees of Vornado, and Michael D. Fascitelli, the President and Chief Executive Officer of Vornado. While we believe that we could find replacements for these and other key personnel, the loss of their services could harm our operations and adversely affect the value of our common shares.

Vornado's charter documents and applicable law may hinder any attempt to acquire us.

Our Amended and Restated Declaration of Trust sets limits on the ownership of our shares.

Generally, for Vornado to maintain its qualification as a REIT under the Internal Revenue Code, not more than 50% in value of the outstanding shares of beneficial interest of Vornado may be owned, directly or indirectly, by five or fewer individuals at any time during the last half of Vornado's taxable year. The Internal Revenue Code defines "individuals" for purposes of the requirement described in the preceding sentence to include some types of entities. Under Vornado's Amended and Restated Declaration of Trust, as amended, no person may own more than 6.7% of the outstanding common shares of any class, or 9.9% of the outstanding preferred shares of any class, with some exceptions for persons who held common shares in excess of the 6.7% limit before Vornado adopted the limit and other persons approved by Vornado's Board of Trustees. These restrictions on transferability and ownership may delay, deter or prevent a change in control of Vornado or other transaction that might involve a premium price or otherwise be in the best interest of the shareholders. We refer to Vornado's Amended and Restated Declaration of Trust, as amended, as the "declaration of trust."

Vornado has a classified Board of Trustees and that may reduce the likelihood of certain takeover transactions.

Vornado's Board of Trustees is divided into three classes of trustees. Trustees of each class are chosen for three-year staggered terms. Staggered terms of trustees may reduce the possibility of a tender offer or an attempt to change control of Vornado, even though a tender offer or change in control might be in the best interest of Vornado's shareholders.

We may issue additional shares in a manner that could adversely affect the likelihood of certain takeover transactions.

Vornado's declaration of trust authorizes the Board of Trustees to:

- cause Vornado to issue additional authorized but unissued common shares or preferred shares;
- classify or reclassify, in one or more series, any unissued preferred shares;
- set the preferences, rights and other terms of any classified or reclassified shares that Vornado issues; and
- increase, without shareholder approval, the number of shares of beneficial interest that Vornado may issue.

The Board of Trustees could establish a series of preferred shares whose terms could delay, deter or prevent a change in control of Vornado or other transaction that might involve a premium price or otherwise be in the best interest of Vornado's shareholders, although the Board of Trustees does not now intend to establish a series of preferred shares of this kind. Vornado's declaration of trust and bylaws contain other provisions that may delay, deter or prevent a change in control of Vornado or other transaction that might involve a premium price or otherwise be in the best interest of our shareholders.

The Maryland General Corporation Law contains provisions that may reduce the likelihood of certain takeover transactions.

Under the Maryland General Corporation Law, as amended, which we refer to as the "MGCL," as applicable to REITs, certain "business combinations," including certain mergers, consolidations, share exchanges and asset transfers and certain issuances and reclassifications of equity securities, between a Maryland REIT and any person who beneficially owns ten percent or more of the voting power of the trust's shares or an affiliate or an associate, as defined in the MGCL, of the trust who, at any time within the two-year period before the date in question, was the beneficial owner of ten percent or more of the voting power of the then outstanding voting shares of beneficial interest of the trust, which we refer to as an "interested shareholder," or an affiliate of the interested shareholder, are prohibited for five years after the most recent date on which the interested shareholder becomes an interested shareholder. After that five-year period, any business combination of these kinds must be recommended by the board of trustees of the trust and approved by the affirmative vote of at least (a) 80% of the votes entitled to be cast by holders of outstanding voting shares of beneficial interest of the trust and (b) two-thirds of the votes entitled to be cast by holders of voting shares of beneficial interest of the trust other than shares held by the interested shareholder with whom, or with whose affiliate, the business combination is to be effected or held by an affiliate or associate of the interested shareholder. These supermajority voting requirements do not apply if the trust's common shareholders receive a minimum price, as defined in the MGCL, for their shares and the consideration is received in cash or in the same form as previously paid by the interested shareholder for its common shares.

The provisions of the MGCL do not apply, however, to business combinations that are approved or exempted by the board of trustees of the applicable trust before the interested shareholder becomes an interested shareholder, and a person is not an interested shareholder if the board of trustees approved in advance the transaction by which the person otherwise would have become an interested shareholder.

In approving a transaction, the Board may provide that its approval is subject to compliance, at or after the time of approval, with any terms and conditions determined by the Board. Vornado's Board has adopted a resolution exempting any business combination between Vornado and any trustee or officer of Vornado or its affiliates. As a result, any trustee or officer of Vornado or its affiliates may be able to enter into business combinations with Vornado that may not be in the best interest of Vornado's shareholders. With respect to business combinations with other persons, the business combination provisions of the MGCL may have the effect of delaying, deferring or preventing a change in control of Vornado or other transaction that might involve a premium price or otherwise be in the best interest of the shareholders. The business combination statute may discourage others from trying to acquire control of Vornado and increase the difficulty of consummating any offer.

We may change our policies without obtaining the approval of our shareholders.

Our operating and financial policies, including our policies with respect to acquisitions of real estate or other companies, growth, operations, indebtedness, capitalization and dividends, are exclusively determined by our Board of Trustees. Accordingly, our shareholders do not control these policies.

Our Ownership Structure and Related-Party Transactions May Give Rise to Conflicts of Interest.

Steven Roth and Interstate Properties may exercise substantial influence over us. They and some of our other trustees and officers have interests or positions in other entities that may compete with us.

As of December 31, 2012, Interstate Properties, a New Jersey general partnership, and its partners owned an aggregate of approximately 6.5% of the common shares of Vornado and 26.3% of the common stock of Alexander's, which is described below. Steven Roth, David Mandelbaum and Russell B. Wight, Jr. are the three partners of Interstate Properties. Mr. Roth is the Chairman of the Board of Vornado, the managing general partner of Interstate Properties and the Chairman of the Board and Chief Executive Officer of Alexander's. Messrs. Wight and Mandelbaum are trustees of Vornado and also directors of Alexander's.

Because of these overlapping interests, Mr. Roth and Interstate Properties and its partners may have substantial influence over Vornado and on the outcome of any matters submitted to Vornado's shareholders for approval. In addition, certain decisions concerning our operations or financial structure may present conflicts of interest among Messrs. Roth, Mandelbaum and Wight and Interstate Properties and our other equity or debt holders. In addition, Mr. Roth, Interstate Properties and its partners, and Alexander's currently and may in the future engage in a wide variety of activities in the real estate business which may result in conflicts of interest with respect to matters affecting us, such as which of these entities or persons, if any, may take advantage of potential business opportunities, the business focus of these entities, the types of properties and geographic locations in which these entities make investments, potential competition between business activities conducted, or sought to be conducted, competition for properties and tenants, possible corporate transactions such as acquisitions and other strategic decisions affecting the future of these entities.

We currently manage and lease the real estate assets of Interstate Properties under a management agreement for which we receive an annual fee equal to 4% of base rent and percentage rent. The management agreement has a one-year term and is automatically renewable unless terminated by either of the parties on 60 days' notice at the end of the term. Because of the relationship among Vornado, Interstate Properties and Messrs. Roth, Mandelbaum and Wight, as described above, the terms of the management agreement and any future agreements between us and Interstate Properties may not be comparable to those we could have negotiated with an unaffiliated third party.

There may be conflicts of interest between Alexander's and us.

As of December 31, 2012, we owned 32.4% of the outstanding common stock of Alexander's. Alexander's is a REIT that has six properties, which are located in the greater New York metropolitan area. In addition to the 2.1% that they indirectly own through Vornado, Interstate Properties, which is described above, and its partners owned 26.3% of the outstanding common stock of Alexander's as of December 31, 2012. Mr. Roth is the Chairman of the Board of Vornado, the managing general partner of Interstate Properties, and the Chairman of the Board and Chief Executive Officer of Alexander's. Messrs. Wight and Mandelbaum are trustees of Vornado and also directors of Alexander's and general partners of Interstate Properties. Michael D. Fascitelli is the President and Chief Executive Officer of Vornado and the President of Alexander's and Dr. Richard West is a trustee of Vornado and a director of Alexander's. In addition, Joseph Macnow, our Executive Vice President and Chief Financial Officer, holds the same position with Alexander's. Alexander's common stock is listed on the New York Stock Exchange under the symbol "ALX."

We manage, develop and lease Alexander's properties under management and development agreements and leasing agreements under which we receive annual fees from Alexander's. These agreements have a one-year term expiring in March of each year and are all automatically renewable. Because Vornado and Alexander's share common senior management and because certain of the trustees of Vornado constitute a majority of the directors of Alexander's, the terms of the foregoing agreements and any future agreements between us and Alexander's may not be comparable to those we could have negotiated with an unaffiliated third party.

For a description of Interstate Properties' ownership of Vornado and Alexander's, see "Steven Roth and Interstate Properties may exercise substantial influence over us. They and some of our other trustees and officers have interests or positions in other entities that may compete with us" above.

The Number of Shares of Vornado Realty Trust and the Market for Those Shares Give Rise to Various Risks.

The trading price of our common shares has been volatile and may fluctuate.

The trading price of our common shares has been volatile and may continue to fluctuate widely as a result of a number of factors, many of which are outside our control. In addition, the stock market is subject to fluctuations in the share prices and trading volumes that affect the market prices of the shares of many companies. These broad market fluctuations have in the past and may in the future adversely affect the market price of our common shares. Among the factors that could affect the price of our common shares are:

- our financial condition and performance;
- the financial condition of our tenants, including the extent of tenant bankruptcies or defaults;
- actual or anticipated quarterly fluctuations in our operating results and financial condition;
- our dividend policy;
- the reputation of REITs and real estate investments generally and the attractiveness of REIT equity securities in comparison to other equity securities, including securities issued by other real estate companies, and fixed income securities;
- uncertainty and volatility in the equity and credit markets;
- changes in revenue or earnings estimates or publication of research reports and recommendations by financial analysts or actions taken by rating agencies with respect to our securities or those of other REITs;
- failure to meet analysts' revenue or earnings estimates;
- speculation in the press or investment community;
- strategic actions by us or our competitors, such as acquisitions or restructurings;
- the extent of institutional investor interest in us;
- the extent of short-selling of our common shares and the shares of our competitors;
- fluctuations in the stock price and operating results of our competitors;
- general financial and economic market conditions and, in particular, developments related to market conditions for REITs and other real estate related companies;

- domestic and international economic factors unrelated to our performance; and
- all other risk factors addressed elsewhere in this Annual Report on the Form 10-K.

A significant decline in our stock price could result in substantial losses for shareholders.

Vornado has many shares available for future sale, which could hurt the market price of its shares.

The interests of our current shareholders could be diluted if we issue additional equity securities. As of December 31, 2012, we had authorized but unissued, 63,265,289 common shares of beneficial interest, \$.04 par value and 58,766,023 preferred shares of beneficial interest, no par value; of which 20,705,537 common shares are reserved for issuance upon redemption of Class A Operating Partnership units, convertible securities and employee stock options and 11,200,000 preferred shares are reserved for issuance upon redemption of preferred Operating Partnership units. Any shares not reserved may be issued from time to time in public or private offerings or in connection with acquisitions. In addition, common and preferred shares reserved may be sold upon issuance in the public market after registration under the Securities Act or under Rule 144 under the Securities Act or other available exemptions from registration. We cannot predict the effect that future sales of our common and preferred shares or Operating Partnership Class A and preferred units will have on the market prices of our outstanding shares.

Increased interest rates may hurt the value of our common and preferred shares.

We believe that investors consider the distribution rate on REIT shares, expressed as a percentage of the price of the shares, relative to interest rates as an important factor in deciding whether to buy or sell the shares. If interest rates go up, prospective purchasers of REIT shares may expect a higher distribution rate. Higher interest rates would likely increase our borrowing costs and might decrease funds available for distribution. Thus, higher interest rates could cause the market price of our common and preferred shares to decline.

Item 1b. unresolved staff commer	solved :	tem 1b. unre
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There are no unresolved comments from the staff of the Securities Exchange Commission as of the date of this Annual Report on Form 10-K.

Item 2. Properties

We operate in five business segments: New York, Washington, DC, Retail Properties, Merchandise Mart and Toys "R" Us. The following pages provide details of our real estate properties.

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ITEM 2. PROPERTIES - Continued

	%	%	Weighted Average Annual Rent	Total	Square Fe	Under Development or Not	Encumbrance (in	es
Property NEW YORK: Penn Plaza: One Penn Plaza (ground leased through 2098)	Ownership	Occupancy	PSF (1)	Property	In Service	for Lease	`	Major Tenants BMG Columbia House, Cisco, MWB Leasing, Parsons Brinkerhoff, United Health Care, United States Customs Department, URS Corporation
-Office	100.0 % 100.0 %	93.8 % 99.6 %		2,233,000	2,233,000	-		Group Consulting Bank of America, Footaction, Kmart Corporation
Two Penn Plaza	100.0 %	99.6 % 94.4 %		2,502,000		-	\$ -	LMW Associates, EMC, Forest Electric, IBI, Madison Square Garden, McGraw-Hill Companies,
-Office -Retail	100.0 % 100.0 %	98.4 % 53.1 %	49.88 172.76	1,560,000 50,000	1,560,000 50,000	-		Inc. Chase Manhattan

	100.0 %	97.0 %	53.70	1,610,000	1,610,000	-	425,000	Bank
Eleven Penn Plaza								
								Macy's, Madison Square Garden, Rainbow Media
-Office	100.0 %	100.0 %	55.84	1,082,000	1,082,000	-		Holdings PNC Bank National
-Retail	100.0 % 100.0 %	96.1 % 99.9 %	152.94 57.35	17,000 1,099,000	17,000 1,099,000	-	330,000	Association
100 West 33rd Street -Office	100.0 %	88.4 %	49.90	836,000	836,000	_	223 242	Draftfcb
Manhattan Mall	100.0 %	00.4 //	47.70	030,000	030,000		223,242	Dianico
TVILLII								JCPenney, Aeropostale, Express, Victoria's
-Retail	100.0 %	96.1 %	115.09	256,000	256,000	-	101,758	
330 West 34th Street (ground leased through 2148 - 34.8% ownership interest in the land)								
-Office -Retail	100.0 % 100.0 %	100.0 %	33.11	622,000 13,000	377,000	245,000 13,000		City of New York
	100.0 %	100.0 %	33.11	635,000	377,000	258,000	50,150	
435 Seventh Avenue								
-Retail	100.0 %	100.0 %	240.18	43,000	43,000	-	98,000	Hennes & Mauritz

7 West 34th Street -Retail	100.0 %	100.0 %	203.75	21,000	21,000	_	- Express	
1100001	100.0 /5	100.0 /0		21,000	21,000		<u> </u>	
484 Eighth Avenue -Retail	100.0 %	80.6 %	69.09	16,000	16,000	-	- T.G.I. Fri	day's
431 Seventh Avenue -Retail	100.0 %	100.0 %	54.33	10,000	10,000	_	_	
488 Eighth Avenue -Retail	100.0 %	100.0 %	63.93	6,000	6,000	-	-	
Total Penn Plaza				7,034,000	6,776,000	258,000	1,228,150	

ITEM 2. PROPERTIES - Continued

			Weighted		Square Fe	eet Under		
	%	%	Average Annual Rent	Total		Developmen or Not	t Encumbrance	ac
	70	70	Kent	Total		Available	(in	Major
Property NEW YORK (Continue Midtown		Occupancy	PSF (1)	Property	In Service	for Lease	thousands)	Tenants
East: 909								J.P. Morgan
Third								Securities Inc.,
Avenue								CMGRP Inc.,
								Forest Laboratories,
(ground								Geller &
leased								Company,
through 2063)								Morrison Cohen LLP,
2003)								Robeco USA
								Inc., United
								States Post
								Office, The Procter &
								Gamble
								Distributing
-Office	100.0 %	98.5 %	\$ 55.59 (2	2) 1,343,000	1,343,000		- \$ 199,198	LLC.
150								Castle Harlan,
East								Tournesol
58th								Realty LLC.
Street								(Peter Marino), Various
								showroom
-Office	100.0 %	96.7 %	62.51	535,000	535,000		-	tenants
-Retail	100.0 % 100.0 %	100.0 % 96.8 %	168.76 62.90	2,000 537,000	2,000 537,000		-	
	100.0 %	70.8 %	02.90	337,000	337,000			

MATERIALS AVAILABLE ON OUR WEBSITE

715 Lexington

(ground leased through 2041)								New York &
-Retail	100.0 %	100.0 %	221.85	23,000	23,000	-	-	Company, Zales
968 Third Avenue								G :: 10
-Retail	50.0 %	100.0 %	209.66	6,000	6,000	-	-	Capital One Financial Corporation
Total Midtown East				1,909,000	1,909,000	_	199,198	
Midtown West: 888 Seventh Avenue								
(ground leased through 2067)								New Line Realty, Soros Fund, TPG-Axon Capital, Vornado
-Office	100.0 %	96.3 %	81.58	860,000	860,000	-		Executive Headquarters Redeye Grill
-Retail	100.0 % 100.0 %	100.0 % 96.4 %	100.37 81.90	15,000 875,000	15,000 875,000	- -	318,554	L.P.
1740 Broadway								
-Office	100.0 %	100.0 %	64.01	583,000	583,000	-		Davis & Gilbert, Limited Brands Brasserie Cognac,
-Retail	100.0 % 100.0 %	100.0 % 100.0 %	31.50 62.98	19,000 602,000	19,000 602,000	-	-	Citibank
57th Street -Office	50.0 %	100.0 %	55.78	135,000	135,000	-		Various
-Retail	50.0 % 50.0 %	79.8 % 94.3 %	52.88 54.96	53,000 188,000	53,000 188,000	-	20,434	

825 Seventh Avenue								Voung fr
-Office -Retail	50.0 % 100.0 %	100.0 % 100.0 % 100.0 %	45.44 234.47 49.91	165,000 4,000 169,000	165,000 4,000 169,000	- - -	19,554	Young & Rubicam Lindy's
Total Midtown West				1,834,000	1,834,000	-	358,542	
Park Avenue:								Cohen &
280 Park Avenue	40.5 <i>0</i> 7.	100.0 %	96 5 0	1 108 000	668 000	520,000		Steers Inc., Credit Suisse (USA) Inc., General Electric Capital Corp., Investcorp International
-Office -Retail	49.5 % 49.5 % 49.5 %	100.0 % 100.0 % 100.0 %	86.59 127.11 87.19	1,198,000 18,000 1,216,000	668,000 12,000 680,000	530,000 6,000 536,000	738,228	Inc. Scottrade Inc.
350 Park Avenue	49.3 %	100.0 %	07.19	1,210,000	060,000	330,000	730,220	Kissinger Associates Inc., Ziff Brothers Investment Inc., MFA Financial
-Office	100.0 %	96.0 %	83.59	550,000	550,000	-		Inc., M&T Bank Fidelity Investment, AT&T Wireless, Valley
-Retail	100.0 % 100.0 %	100.0 % 96.1 %	183.90 86.59	17,000 567,000	17,000 567,000	-	300,000	National Bank
Total Park Avenue				1,783,000	1,247,000	536,000	1,038,228	

ITEM 2. PROPERTIES - Continued

			Weighted		Square Fee	t Under		
	%	%	Average Annual Rent	Total		Developmen or Not	t Encumbranc (in	es Major
Property NEW YORK (Continued Grand Central:	_	Occupancy	PSF (1)	Property	In Service	for Lease	thousands)	Tenants
90 Park Avenue								Alston & Bird, Amster, Rothstein & Ebenstein, Capital One, First Manhattan
-Office	100.0 %	96.6 %		891,000	891,000		-	Consulting
-Retail	100.0 %	100.0 % 96.7 %	85.48 63.35	26,000 917,000	26,000 917,000		- \$ -	Citibank
330 Madison Avenue								Acordia Northeast Inc., Artio Global Management, Dean Witter Reynolds Inc., GPFT Holdco LLC, HSBC Bank AFS, Jones Lang LaSalle
-Office	25.0 %	92.9 %	62.04	790,000	790,000	-	-	Inc. Ann Taylor Retail Inc.,
-Retail	25.0 %		141.09	33,000	33,000		- 150,000	Citibank
	25.0 %	93.2 %	65.21	823,000	823,000	•	150,000	
510 Fifth								

Avenue

-Retail	100.0 %	91.0 %	128.57	64,000	64,000	- 31,253	3 Joe Fresh
Total Grand Central				1,804,000	1,804,000	- 181,253	3
Madison/Fift	h:						Pod d 1: 1
640 Fifth Avenue							ROC Capital Management LP, Citibank, Fidelity Investments, Janus Capital Group Inc., GSL Enterprises Inc., Scout Capital Management, Legg Mason Investment
-Office	100.0 %	100.0 %	77.49	262,000	262,000	-	Counsel Citibank, Hennes &
-Retail	100.0 % 100.0 %	100.0 % 100.0 %	238.12 108.23	62,000 324,000	62,000 324,000	- -	Mauritz -
666 Fifth Avenue -Office (Office							Citibank, Fulbright & Jaworski, Integrated Holding Group, Vinson
Condo) -Retail	49.5 %	85.3 %	73.76	1,362,000	1,362,000	-	& Elkins LLP
(Office Condo) -Retail (Retail	49.5 %	88.2 %	164.45	52,000	52,000	-	HSBC Bank USA Uniqlo, Hollister,
Condo)	100.0 %	100.0 % 86.5 %	344.36 96.87	113,000 (3 1,527,000	1,527,000	- - 1,109,700	Swatch
595 Madison Avenue							Beauvais Carpets, Levin Capital Strategies LP, Cosmetech Mably Int'l
-Office -Retail	100.0 % 100.0 % 100.0 %	93.4 % 100.0 % 94.0 %	67.97 441.53 102.77	292,000 30,000 322,000	292,000 30,000 322,000	- - -	LLC. Coach, Prada

689 Fifth Avenue								
-Office	100.0 %	75.5 %	73.68	75,000	75,000	-		Yamaha Artist Services Inc. MAC Cosmetics,
-Retail	100.0 %	100.0 %	594.07	17,000	17,000	-		Massimo Dutti
	100.0 %	80.0 %	169.84	92,000	92,000	-	-	
Total Madison/Fift	h			2,265,000	2,265,000	-	1,109,700	
Nations: 866 United Nations Plaza -Office -Retail	100.0 % 100.0 %	98.5 % 96.9 %	53.29 79.85	354,000 6,000	354,000 6,000	- -		Fross Zelnick, Mission of Japan, The United Nations, Mission of Finland Citibank
	100.0 %	98.5 %	53.73	360,000	360,000	-	44,978	

ITEM 2. PROPERTIES - Continued

			Weighted	l	Square Fee	et Under		
	%	%	Average Annual Rent	Total		Development or Not Available E		
Property NEW YORK (Continued		Occupancy	PSF (1)	Property	In Service	for Lease	(in thousands)	Major Tenants
Midtown South: 770 Broadway								
								AOL, J. Crew, Structure Tone, Nielsen Company (US)
-Office	100.0 %	100.0 %	\$ 58.24	943,000	943,000	-		Inc. Anne Taylor Retail Inc., Bank of America, Kmart
-Retail	100.0 % 100.0 %	100.0 % 100.0 %	56.04 57.91	166,000 1,109,000	166,000 1,109,000	-	\$ 353,000	Corporation
One Park Avenue								Coty Inc., New York University, Public Service Mutual
-Office	30.3 %	94.9 %	43.51	861,000	861,000	-		Insurance Bank of Baroda, Citibank, Equinox One Park Avenue
-Retail	30.3 % 30.3 %	90.3 % 94.5 %	57.69 44.70	79,000 940,000	79,000 940,000	-	250,000	Inc.

		J	J					
South								Burlington Coat Factory, Whole Foods Market, DSW,
-Retail	100.0 %	100.0 %	79.35	206,000	206,000	-	120,000	Forever 21
692 Broadway -Retail	100.0 %	100.0 %	46.50	35,000	35,000	-	-	Equinox
Total Midtown South				2,290,000	2,290,000	-	723,000	
Rockefeller Center: 1290 Avenue of the Americas								AXA Equitable Life Insurance, Bank of New York Mellon, Broadpoint Gleacher Securities Group, Bryan Cave LLP, Microsoft Corporation, Morrison & Foerster LLP, Warner Music Group, Cushman & Wakefield, Fitzpatrick, Cella, Harper & Scinto, Columbia
-Office	70.0 %	95.0 %	71.34	2,037,000	2,037,000	-		University Duane Reade, JPMorgan Chase Bank, Sovereign
-Retail	70.0 % 70.0 %	88.2 % 94.8 %	111.72 72.59	65,000 2,102,000	65,000 2,102,000	-	950,000	Bank
608 Fifth Avenue (ground leased through								

Edgar Fil	ing: VORNAD	O REALTY	TRUST -	Form 10-K

		J	0				
2026) -Office -Retail	100.0 % 100.0 % 100.0 %	80.5 % 94.0 % 85.4 %	52.50 178.08 83.64	91,000 30,000 121,000	91,000 30,000 121,000	- - -	Lacoste
Total Rockefeller Center				2,223,000	2,223,000	- 950	0,000
Wall Street/Downto 20 Broad Street (ground leased through 2081)	own:						New York
O.C.C.	100.0 %	00.2.4	50.10	472 000	472.000		Stock
-Office	100.0 %	99.3 %	52.12	472,000	472,000	-	- Exchange
40 Fulton Street							
							Graphnet Inc., Market News International Inc., Sapient
-Office	100.0 % 100.0 %	96.3 % 100.0 %	36.06	244,000	244,000	-	Corp. Duane Reade
-Retail	100.0 %	96.5 %	28.46 35.82	8,000 252,000	8,000 252,000	-	- Duane Reade
Total Wall							
Street/Downt	town			724,000	724,000	-	-
Times Square:							
3 1							Forever 21, Planet
1540							Hollywood,
Broadway							Disney MAC
-Retail	100.0 %	98.1 %	147.46	160,000	160,000	-	- Cosmetics
1535 Broadwa	-	Iarquis -					
retail and signa -Retail	age) 100.0 %	-	-	64,000	-	64,000	-
Total Times							
Square				224,000	160,000	64,000	-

ITEM 2. PROPERTIES - Continued

		,	Weighted		Square Fee			
	%	%	Average Annual Rent	Total		Under Development or Not Available	Encumbranc	
Property NEW YORK (Continued): Soho: 478-486 Broadway	Ownership	Occupancy	PSF (1)	Property	In Service	for Lease	(in thousands)	
-Retail	100.0 %	100.0 %	\$ 126.93	85,000	85,000	-	\$ -	Top Shop, Madewell, J. Crew
155 Spring Street -Retail	100.0 %	93.8 %	89.60	48,000	48,000	-	_	Sigrid Olsen
148 Spring Street								
-Retail 150 Spring	100.0 %	100.0 %	99.02	7,000	7,000	-	-	
Street -Retail	100.0 %	100.0 %	155.34	7,000	7,000	-	-	Sandro
Total Soho				147,000	147,000	-	-	
Upper East Side: 828-850 Madison Avenue								
-Retail	100.0 %	100.0 %	492.12	18,000	18,000	-	80,000	Gucci, Chloe, Cartier
677-679 Madison Avenue								
-Retail	100.0 %	100.0 %	416.52	8,000	8,000	-	-	Anne Fontaine

		,	-					
40 East 66th Street								
								Dennis Basso,
-Retail	100.0 %	100.0 %	492.68	11,000	11,000	-	-	Nespresso USA, J. Crew
1131 Third								
Avenue -Retail	100.0 %	_	-	25,000	_	25,000	_	
Total Linnar				,		•		
Total Upper East Side				62,000	37,000	25,000	80,000	
New Jersey: Paramus								
								Vornado's Administrative
-Office	100.0 %	85.7 %	23.35	128,000	128,000	-	-	Headquarters
Washington								
D.C.: 3040M Street								
-Retail	100.0 %	100.0 %	53.05	42,000	42,000	-	-	Nike, Barneys
New York Office:								
Total		94.6%	\$ 60.29	20,504,000	19,729,000	775,000	\$5,482,038	
Vornado's								
Ownership Interest		95.9%	\$ 60.17	17,259,000	16,751,000	508,000	\$4,143,072	
New York Retail:								
Total		96.7%	\$ 182.92	2,325,000	2,217,000	108,000	\$ 431,011	
Vornado's								
Ownership Interest		96.8%	\$147.28	2,162,000	2,057,000	105,000	\$ 431,011	

ITEM 2. PROPERTIES - Continued

			Weighted		Square Fee				
	%	%	Average Annual Rent	Total		Under Developmen or Not Available		umbranco (in	es Major
Property NEW YORK (Continued): ALEXANDER'S, INC.: New York: 731 Lexington Avenue, Manhattan	Ownership	Occupancy	PSF (1)	Property	In Service	for Lease	th	ousands)	Tenants
-Office	32.4 %	100.0 %	\$ 93.02	885,000	885,000	-	\$	327,425	Bloomberg Hennes & Mauritz, The Home Depot, The Container
-Retail	32.4 %	100.0 % 100.0 %	164.35 104.74	174,000 1,059,000	174,000 1,059,000			320,000 647,425	Sears,
Rego Park I, Queens (4.8 acres)	32.4 %	100.0 %	36.36	343,000	343,000			78,246	Burlington Coat Factory, Bed Bath & Beyond, Marshalls
Rego Park II (adjacent to Rego Park I),									Century 21, Costco, Kohl's, TJ
Queens (6.6 acres)	32.4 %	96.8 %	40.02	610,000	610,000			272,245	Maxx, Toys "R" Us
Flushing, Queens (4) (1.0 acre)	32.4 %	100.0 %	15.74	167,000	167,000	-		-	New World

New Jersey: Paramus, New Jersey (30.3 acres ground leased to IKEA through 2041)	32.4 %	100.0 %	-	-	-	-	68,000	IKEA (ground lessee)
Property to be Developed: Rego Park III (adjacent to Rego Park II), Queens, NY (3.4 acres)	32.4 %	-	-	-	-	-	-	
Total Alexander's		99.1 %	68.66	2,179,000	2,179,000	-	1,065,916	
Hotel Pennsylvania: -Hotel (1700 Keys)	100.0 %	-	-	1,400,000	1,400,000	-	-	
Residential: 50/70W 93rd Street (327 units)	49.9 %	95.1 %	-	284,000	284,000	-	45,825	
Independence Plaza, Tribeca (1,328 units) -Residential	58.8 %	97.3 %	-	1,190,000	1,190,000	-		
-Retail	58.8 %	100.0 %	70.21	54,000	54,000	-	224 225	
				1,244,000	1,244,000	-	334,225	
Total Residential				1,528,000	1,528,000	-	380,050	
New York Segment:								
Total		95.3% \$	68.73	27,936,000	27,053,000	883,000	\$7,359,015	
Vornado's Ownership Interest		96.2% \$	69.70	22,400,000	21,787,000	613,000	\$4,804,438	

⁽¹⁾ Weighted Average Annual Rent PSF excludes ground rent, storage rent and garages.

(2)

Excludes US Post Office leased through 2038 (including five five-year renewal options) for which the annual escalated rent is \$9.90 PSF.

- (3)75,000 square feet is leased from the office condo.
- (4) Leased by Alexander's through January 2037.

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ITEM 2. PROPERTIES - Continued

		,	Weighte	d	Square Fe	et Under		
	%	%	Average Annual Rent PSF			Development or Not Available E		ces
Property WASHINGT DC: Crystal City:	-	Occupancy		Property	In Service	for Lease	•	Major Tenants
2011-2451 Crystal Drive - 5 buildings	100.0 %	85.0 %	\$ 42.65	2,313,000	2,313,000		\$ 270,922	General Services Administration, Lockheed Martin, Conservation International, Smithsonian Institution, Natl. Consumer Coop. Bank, Council on Foundations, Vornado / Charles E. Smith Headquarters, KBR, General Dynamics, Scitor Corp., Food Marketing Institute, DRS Technologies
S. Clark Street / 12th Street - 5 buildings	100.0 %	74.9 %	42.40	1,527,000	1,527,000	-	87,221	General Services Administration, SAIC, Inc., Boeing, L-3 Communications, The Int'l Justice Mission
	100.0 %	91.5 %	41.18	1,484,000	1,259,000	225,000	117,390	

1550-1750 Crystal Drive								General Services Administration,
241-251 18th Street - 4 buildings								Alion Science & Technologies, Booz Allen, Arete Associates, Battelle Memorial Institute
1800, 1851 and 1901 South Bell Street - 3 buildings	100.0 %	95.5 %	39.30	870,000	507,000	363,000	-	General Services Administration, Lockheed Martin
2100 / 2200 Crystal Drive - 2 buildings	100.0 %	98.6 %	33.16	529,000	529,000	-	-	General Services Administration, Public Broadcasting Service
223 23rd Street / 2221 South Clark Street - 2 buildings	100.0 %	100.0 %	39.57	309,000	84,000	225,000	-	General Services Administration
2001 Jefferson Davis Highway	100.0 %	72.0 %	35.94	162,000	162,000	-	-	National Crime Prevention, Institute for Psychology
Crystal City Shops at 2100	100.0 %	60.8 %	31.52	81,000	81,000	-	-	Various
Crystal Drive Retail	100.0 %	94.5 %	45.74	57,000	57,000	-	-	Various
Total Crystal City	100.0 %	85.5 %	40.81	7,332,000	6,519,000	813,000	475,533	
Central Business District: Universal Buildings 1825-1875 Connecticut	100.0 %	90.8 %	43.39	682,000	682,000	-	93,226	Family Health International

	•	_agai i iiiii	g. .	17 100 1127		1 01111 10 1	•	
Avenue, NW - 2 buildings								
Warner Building - 1299 Pennsylvania Avenue, NW	55.0 %	64.5 %	61.25	612,000	612,000	-	292,700	Baker Botts LLP, General Electric, Cooley LLP
2101 L Street, NW	100.0 %	97.7 %	61.71	380,000	380,000	-	150,000	Greenberg Traurig, LLP, US Green Building Council, American Insurance Association, RTKL Associates, Cassidy & Turley
1750 Pennsylvania Avenue, NW	100.0 %	85.4 %	46.89	277,000	277,000	-	-	General Services Administration, UN Foundation, AOL
1150 17th Street, NW	100.0 %	85.9 %	46.06	240,000	240,000	-	28,728	American Enterprise Institute
Bowen Building - 875 15th Street, NW	100.0 %	96.7 %	64.83	231,000	231,000	-	115,022	Paul, Hastings, Janofsky & Walker LLP, Millennium Challenge Corporation
1101 17th Street, NW	55.0 %	86.5 %	45.85	215,000	215,000	-	31,000	AFSCME
1730 M Street, NW	100.0 %	86.0 %	44.84	203,000	203,000	-	14,853	General Services Administration

ITEM 2. PROPERTIES - Continued

		1	Weighted	l	Square Fee			
	%	%	Average Annual Rent PSF	Total		Under Development or Not Available En	cumbrance	es
Property WASHINGTON, DC (Continued):	Ownership	Occupancy		Property	In Service	for Lease t	•	Major Tena
1726 M Street, NW	100.0 %	97.5 %	\$40.78	91,000	91,000	- \$	-	Aptima, Inc., Nelnet Corporation
Waterfront Station	2.5 %	-	-	1,058,000	-	1,058,000 *	-	
1501 K Street, NW	5.0 %	98.4 %	59.60	380,000	380,000	-	-	Sidley Austin LLP, UBS
1399 New York Avenue, NW	100.0 %	76.4 %	79.21	128,000	128,000	-	-	Bloomberg
Total Central Business District		87.0 %	52.61	4,497,000	3,439,000	1,058,000	725,529	
I-395 Corridor:								General Service Administration
Skyline Place - 7 buildings	100.0 %	50.2 %	34.13	2,125,000	2,125,000	-	564,901	SAIC, Inc., Analytic Servi Northrop Grumman, Ax Resource Management, Booz Allen, Ja Corporation, Intellidyne, Inc.
One Skyline Tower	100.0 %	100.0 %	32.80	518,000	518,000	-	140,056	General Service Administration
Total I-395 Corridor	100.0 %	60.0 %	33.69	2,643,000	2,643,000	-	704,957	

Rosslyn / Ballston:								Anlington Con
2200 / 2300 Clarendon Blvd (Courthouse Plaza) -	100.0 %	90.8 %	41.93	635,000	635,000	-	47,353	Arlington Cou General Service Administration
2 buildings (ground leased through 2062)								AMC Theaters
								General Service Administration
Rosslyn Plaza - Office - 4 buildings	46.2 %	79.0 %	36.93	733,000	733,000	-	-	Corporate Executive Boa
Total Rosslyn / Ballston		86.7 %	40.24	1,368,000	1,368,000	-	47,353	
Reston:								L-3
Commerce Executive - 3								Communication Allworld Language
buildings	100.0 %`	90.7 %	29.96	418,000	399,000	19,000 *	ķ _	Consultants, BT North America
Rockville/Bethesda: Democracy Plaza								National Instit
One (ground leased through 2084)	100.0 %	86.8 %	31.36	216,000	216,000	-	-	of Health
Tysons Corner:								Dean &
Fairfax Square - 3 buildings	20.0 %	82.2 %	38.68	533,000	533,000	-	70,127	Company, Womble Carly
Pentagon City:								3.51.5
Fashion Centre Mall	7.5 %	99.2 %	40.21	819,000	819,000	-	410,000	Macy's, Nordstrom
Washington Tower	7.5 %	100.0 %	45.18	170,000	170,000	-	40,000	The Rand Corporation
Total Pentagon City		99.3 %	41.06	989,000	989,000	-	450,000	
Total Washington, DC office								
properties		82.2 %	\$ 42.13	17,996,000	16,106,000	1,890,000	\$ 2,473,499	
		81.2 %	\$41.57	14,495,000	13,637,000	858,000	\$1,855,482	

Vornado's Ownership Interest

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ITEM 2. PROPERTIES - Continued

		V	Veighted	I	Square Fee			
	%		Average Annual Rent PSF	Total		Under Development or Not Available En	cumbrance (in	s Major
Property WASHINGTON, DC (Continued): Residential: For rent residential: Riverhouse - 3 buildings (1,670	_	Occupancy	(1)	Property	In Service	for Lease t	chousands)	
units)	100.0 %	98.0 %	\$ -	1,802,000	1,802,000	- \$	259,546	
West End 25 (283 units)	100.0 %	97.5 %	-	271,000	271,000	-	101,671	
220 20th Street (265 units)	100.0 %	97.4 %	-	273,000	273,000	-	73,939	
Rosslyn Plaza - 2 buildings (196 units)	43.7 %	97.8 %	-	253,000	253,000	-	-	
Total Residential		97.9 %	-	2,599,000	2,599,000	-	435,156	
Other: Crystal City Hotel	100.0 %	100.0 %	-	266,000	266,000	-	-	
Warehouses - 3 buildings	100.0 %	100.0 %	-	214,000	160,000	54,000 *	-	
Other - 3 buildings	100.0 %	100.0 %	-	11,000	9,000	2,000 *	-	
Total Other		100.0 %		491,000	435,000	56,000	-	
Total Washington, DC Properties		84.8 %	\$ 42.13	21,086,000	19,140,000	1,946,000 \$	5 2,908,655	

Vornado's Ownership Interest

84.1 % \$41.57 17,444,000 16,529,000 915,000 \$2,290,639

- * We do not capitalize interest or real estate taxes on this space.
- (1) Weighted Average Annual Rent PSF excludes ground rent, storage rent and garages.

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ITEM 2. **PROPERTIES - Continued**

		•	Weighted	d	Squa	are Feet	Under		
	%	%	Average Annual Rent PSF		In Ser Owned by	rvice Owned By	Development or Not	t Encumbranc (in	es Major
Property RETAIL PROPERTIES: STRIP SHOPPING CENTERS: New Jersey:	Ownership	Occupancy		Property	Company	Tenant	for Lease	thousands)	Tenants
Wayne Town Center, Wayne (ground leased through 2064)	100.0 %	100.0 %	\$ 29.60	717,000	29,000	287,000	401,000) \$ -	J. C. Penney, Dick's Sporting Goods (lease not commenced)
North Bergen (Tonnelle Avenue)	100.0 %	100.0 %	24.20	410,000	204,000	206,000	-	75,000	Wal-Mart, BJ's Wholesale Club
Totowa	100.0 %	100.0 %	19.01	271,000	177,000	94,000	-	. 25,217 (2)	The Home Depot, Bed Bath & Beyond, Marshalls
Garfield	100.0 %	100.0 %	26.80	305,000	21,000	149,000	135,000) -	Wal-Mart
Bricktown	100.0 %	94.2 %	17.74	279,000	276,000	3,000	-	32,525 (2)	Kohl's, ShopRite, Marshalls
Union (Route 22 and Morris Avenue)	100.0 %	99.4 %	24.97	276,000	113,000	163,000	-	32,916 (2)	Lowe's, Toys

Hackensack	100.0 %	72.5 %	22.61	275,000	269,000	6,000	-	41,283 (2)	The Home Depot
Bergen Town Center - East, Paramus	100.0 %	100.0 %	34.15	269,000	26,000	167,000	76,000	-	Lowe's, REI
East Hanover (240 Route 10 West)	100.0 %	96.8 %	17.83	267,000	261,000	6,000	-	29,010 (2)	The Home Depot, Dick's Sporting Goods, Marshalls
Cherry Hill	100.0 %	96.3 %	13.72	263,000	64,000	199,000	-	14,115 (2)	Wal-Mart, Toys "R" Us
Jersey City	100.0 %	100.0 %	21.79	236,000	66,000	170,000	-	20,642 (2)	Lowe's, P.C. Richard & Son
East Brunswick (325 - 333 Route 18 South)	100.0 %	100.0 %	16.15	232,000	222,000	10,000	-	25,328 (2)	Kohl's, Dick's Sporting Goods, P.C. Richard & Son, T.J. Maxx
Union (2445 Springfield Avenue)	100.0 %	100.0 %	17.85	232,000	232,000	-	-	29,010 (2)	The Home Depot
Middletown	100.0 %	95.9 %	13.93	231,000	179,000	52,000	-	17,685 (2)	Kohl's, Stop & Shop
Woodbridge	100.0 %	83.9 %	22.29	227,000	87,000	140,000	-	21,033 (2)	Wal-Mart
North Plainfield (ground leased through 2060)	100.0 %	100.0 %	17.72	219,000	7,000	-	212,000	-	
Marlton	100.0 %	100.0 %	13.33	213,000	209,000	4,000	-	17,574 (2)	Kohl's (3), ShopRite, PetSmart Best Buy,
Manalapan	100.0 %	100.0 %	15.98	208,000	206,000	2,000	-	21,423 (2)	Bed Bath & Beyond, Babies "R"

East Rutherford	100.0 %	100.0 %	34.22	197,000	42,000	155,000	-	13,836 (2)	Lowe's
East Brunswick (339-341 Route 18 South)	100.0 %	100.0 %	-	196,000	33,000	163,000	-	11,995 (2)	Lowe's, LA Fitness (lease not commenced)
Bordentown	100.0 %	80.4 %	7.25	179,000	83,000	-	96,000 *	-	ShopRite
Morris Plains	100.0 %	97.2 %	20.59	177,000	176,000	1,000	-	21,758 (2)	Kohl's, ShopRite
Dover	100.0 %	88.1 %	11.96	173,000	167,000	6,000	-	13,389 (2)	ShopRite, T.J. Maxx
Delran	100.0 %	7.2 %	-	171,000	40,000	3,000	128,000 *	-	
Lodi (Route 17 North)	100.0 %	100.0 %	11.24	171,000	171,000	-	-	11,548 (2)	National Wholesale Liquidators
Watchung	100.0 %	93.9 %	23.74	170,000	54,000	116,000	-	15,342 (2)	BJ's Wholesale Club
Lawnside	100.0 %	100.0 %	14.11	145,000	142,000	3,000	_	10,879 (2)	The Home Depot, PetSmart

ITEM 2. PROPERTIES - Continued

		V	Weighted		Square Feet		Under		
	%		Average Annual Rent PSF		In Se Owned by	rvice Owned By	Developmen or Not	t Encumbranco (in	es Major
Property RETAIL PROPERTIES (Continued):	Ownership	Occupancy	(1)	Property	Company	Tenant	for Lease	thousands)	Tenant
Hazlet	100.0 %	100.0 %	\$ 2.64	123,000	123,000	-		- \$ -	Stop & Sh
Kearny	100.0 %	43.5 %	16.11	104,000	91,000	13,000			Marshalls
Lodi (Washington Street)	100.0 %	64.2 %	23.99	85,000	85,000	-		- 8,940	Rite Aid
Carlstadt (ground leased through 2050)	100.0 %	90.7 %	22.42	78,000	78,000	-			Stop & Sh
East Hanover (200 Route 10 West)	100.0 %	86.0 %	23.27	76,000	76,000	-		- 9,930 ₍₂₎	Loehmanr
Paramus (ground leased through 2033)	100.0 %	100.0 %	42.23	63,000	63,000	-			24 Hour Fitness
North Bergen (Kennedy Boulevard)	100.0 %	100.0 %	31.20	62,000	6,000	56,000		- 5,188 (2)	Waldbaun
South Plainfield (ground leased through 2039)	100.0 %	85.9 %	21.45	56,000	56,000	-		- 5,216 (2)	Staples
Englewood	100.0 %	79.7 %	26.09	41,000	41,000	-		- 11,924	New York Sports Clu
East Hanover (280 Route 10	100.0 %	94.0 %	32.00	26,000	26,000	-		4,631 (2)	REI

West)

Montclair Total New	100.0 %	100.0 %	23.34	18,000	18,000	-	-	2,678 (2)	Whole Foo Market
Jersey				7,441,000	4,219,000	2,174,000	1,048,000	550,015	
New York:									Kmart,
Poughkeepsie	100.0 %	85.6 %	8.62	517,000	517,000	-	-	-	Burlingtor Coat Facto ShopRite, Hobby Lobby, Christmas Tree Shop Bob's Discount Furniture
Bronx (Bruckner Boulevard)	100.0 %	93.0 %	21.30	501,000	387,000	114,000	-	-	Kmart, To "R" Us, K Food
Buffalo (Amherst)	100.0 %	85.6 %	8.23	296,000	227,000	69,000	-	-	BJ's Wholesale Club (leas not commence T.J. Maxx Toys "R"
									Kmart, Marshalls.
Huntington	100.0 %	97.9 %	14.09	209,000	209,000	-	-	16,960 (2)	Old Navy
Rochester	100.0 %	100.0 %	-	205,000	-	205,000	-	4,463 (2)	Wal-Mart
Mt. Kisco	100.0 %	100.0 %	22.08	189,000	72,000	117,000	-	28,637	Target, Ad
Freeport (437 East Sunrise Highway)	100.0 %	100.0 %	18.61	173,000	173,000	-	-	21,758 (2)	The Home Depot, Staples
Staten Island	100.0 %	94.2 %	21.47	165,000	165,000	-	-	16,939	Western B
Albany (Menands)	100.0 %	74.0 %	9.00	140,000	140,000	-	-	-	Bank of America
	100.0 %	100.0 %	18.73	101,000	101,000	-	-	-	Stop & Sh

New Hyde Park (ground and building leased through 2029)

Inwood 100.0 % 97.9 % 21.00 100,000 100,000 - - Stop & Sh

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ITEM 2. PROPERTIES - Continued

		V	Weighted			re Feet	Under		
	%		Average Annual Rent PSF		In Sei Owned by	Owned By	Development or Not	Encumbrance	s Majoi
Property RETAIL PROPERTIES	Ownership	Occupancy	(1)	Property	Company	Tenant	for Lease	thousands)	Tenan
(Continued): North Syracuse (ground and building leased through 2014)	100.0 %	100.0 %	\$ -	98,000	-	98,000	-	\$ -	Wal-Ma
West Babylon	100.0 %	83.9 %	17.19	79,000	79,000	-	-	-	Best Market
Bronx (1750-1780 Gun Hill Road)	100.0 %	78.7 %	34.77	77,000	77,000	-	-	-	ALDI, Planet Fitness, T.G.I. Friday's
Queens									New Yo Sports Club,
	100.0 %	100.0 %	37.24	56,000	56,000	-	-	-	Devry
Commack (ground and building leased through 2021)	100.0 %	100.0 %	21.45	47,000	47,000	-	-	-	PetSmar
Dewitt (ground leased through 2041)	100.0 %	100.0 %	20.46	46,000	46,000	-	-	-	Best Buy
Freeport (240 West Sunrise Highway) (ground and building leased	100.0 %	100.0 %	20.28	44,000	44,000	-	-	-	Bob's Discoun Furniture

	Ed	gar Filing:	VORIV	ADO REAL	IY IRUSI	- Form 10-K	`		
through 2040)									
Oceanside	100.0 %	100.0 %	27.83	16,000	16,000	-	-	-	Party Ci
Total New York				3,059,000	2,456,000	603,000	-	88,757	
Pennsylvania:									
Allentown	100.0 %	93.1 %	14.76		270,000	357,000 (3)	-	30,517	Wal-Ma (3), ShopRit Burlingt Coat Factory, T.J. Max Dick's Sporting
									Goods
Wilkes-Barre					(3)	(3)			Target (Babies ' Us, Ross Dress fo
	100.0 %	83.3 %	13.33	329,000	204,000	125,000	-	20,201	Less
Lancaster	100.0 %	100.0 %	4.70	228,000	58,000	170,000	-	5,495	Lowe's, Weis Markets
Bensalem	100.0 %	98.9 %	11.49	185,000	177,000	8,000	-	(2) 15,147	Kohl's, Ross Dr for Less Staples
Broomall	100.0 %	100.0 %	11.09	169,000	147,000	22,000	-	(2) 10,879	Giant Fo (3), A.C Moore, PetSmar
Bethlehem	100.0 %	95.3 %	7.07	167,000	164,000	3,000	-	5,691	Giant Food, Petco
York	100.0 %	100.0 %	8.69	110,000	110,000	-	-	5,300 (2)	Ashley Furnitu
Glenolden	100.0 %	100.0 %	25.75	102,000	10,000	92,000	-	6,974 (2)) Wal-Ma
Wilkes-Barre	100 0 %	100 0 %	6.52	91 000	41 000		40,000 *		Ollie's Bargain

6.53 81,000

41,000

100.0 %

100.0 %

Outlet

40,000 *

(ground and building leased through 2014)									
Springfield (ground and building leased through 2025)	100.0 %	100.0 %	18.26	47,000	47,000	-	-	-	PetSma
Total									

2,045,000 1,228,000 777,000

40,000

100,204

Pennsylvania

ITEM 2. PROPERTIES - Continued

	%		Weighted Average Annual Rent	e	Squa In Sei Owned by	are Feet rvice Owned By	Under Developmen or Not Available l	it Encumbrance	es
Property RETAIL PROPERTIES (Continued): California:	-	Occupancy	PSF (1)	Property	Company	Tenant	for Lease	(in thousands)	Majo Tenai
San Jose	100.0 %	94.5 %	\$ 29.71	647,000 (3	492,000	155,000 (3))	- \$104,856	Target (3 The Hom Depot, To "R" Us, I Buy
Beverly Connection, Los Angeles	100.0 %	90.1 %	35.45	335,000	335,000	-			Target, Marshall Old Navy Nordstro Rack, Ro Dress for
Pasadena (ground leased through 2077)	100.0 %	86.5 %	27.32	131,000	131,000	-			T.J. Max Trader Jo
San Francisco (2675 Geary Street) (ground and building leased through 2053)	100.0 %	100.0 %	50.34	55,000	55,000	-			Best Buy
Signal Hill	100.0 %	100.0 %	24.08	45,000	45,000	-			Best Buy
Vallejo (ground leased through 2043)	100.0 %	100.0 %	17.51	45,000	45,000	-			Best Buy
Walnut Creek (1149 South	100.0 %	100.0 %	45.11	29,000	29,000	-			Barnes & Noble

Main Street)	
--------------	--

Walnut Creek (Mt. Diablo)	95.0 %	100.0 %	70.00	7,000	7,000	-	-	-	Anthropo
Total California				1,294,000	1,139,000	155,000	-	104,856	
Massachusetts: Chicopee	100.0 %	100.0 %	-	224,000	-	224,000	-	8,452 (2)) Wal-Mar
Springfield	100.0 %	97.8 %	16.39	182,000	33,000	149,000	-	5,830 (2)) Wal-Mar
Milford (ground and building leased through 2019)	100.0 %	100.0 %	8.01	83,000	83,000	-	-	-	Kohl's
Cambridge (ground and building leased through 2033)	100.0 %	100.0 %	21.31	48,000	48,000	-	-	-	PetSmart
Total Massachusetts				537,000	164,000	373,000	-	14,282	
Maryland:									Chamana
Baltimore (Towson)	100.0 %	97.8 %	15.57					(2)	Shoppers Food Warehou h.h.gregg
		71.0 %	13.37	155,000	155,000	-	-	15,900	Staples, Home Go Golf Gala
Annapolis (ground and building leased through 2042)	100.0 %	100.0 %		155,000 128,000	155,000 128,000	-	-	15,900	Home Go
(ground and building leased	100.0 % 100.0 %					-	-		Home Go Golf Gala
(ground and building leased through 2042)		100.0 %	8.99	128,000	128,000	-	-	-	Home Go Golf Gala The Hom Depot

ITEM 2. PROPERTIES - Continued

		Weighted			Squa	are Feet		
			Average	e	In Sei	rvice	Under Development	
	M		Annual		Owned	Owned	or Not	
	%	%	Rent PSF	Total	by	Ву	AvailableEncumbran (in	ces Major
Property RETAIL PROPERTIES (Continued): Connecticut:	Ownership	Occupancy	(1)	Property	Company	Tenant	for Lease thousands	
Newington	100.0 %	100.0 %	\$ 14.45	188,000	43,000	145,000	- \$11,437	Wal-Mart, Staples
Waterbury	100.0 %	100.0 %	15.02	148,000	143,000	5,000	- 14,226	(2) ShopRite
Total Connecticut				336,000	186,000	150,000	- 25,663	
Florida								
Tampa (Hyde Park Village)	75.0 %	75.9 %	20.28	264,000	264,000	-	- 19,126	Pottery Barn, CineBistro, Brooks Brothers, Williams Sonoma, Lifestyle Family Fitness
Michigan: Roseville	100.0 %	100.0 %	5.43	119,000	119,000	-		JCPenney
Battle Creek	100.0 %	-	-	47,000	47,000	-		
Midland (ground leased through 2043)	100.0 %	83.6 %	8.97	31,000	31,000	-		PetSmart
Total Michigan				197,000	197,000	-		
Virginia:								

									BJ's
Norfolk	100.0 %	100.0 %	6.44	114,000	114,000	_	_	_	Wholesale Club
(ground and building leased through 2069)				,	ŕ				
Tyson's Corner (ground and building leased through 2035)	100.0 %	100.0 %	39.13	38,000	38,000	-	-	-	Best Buy
Total Virginia				152,000	152,000	-	-	-	
Illinois:									
Lansing	100.0 %	100.0 %	10.00	47,000	47,000	-	-	-	Forman Mills
Arlington Heights (ground and building leased through 2043)	100.0 %	100.0 %	9.00	46,000	46,000	-	-	-	RVI
Chicago (ground and building leased through 2051)	100.0 %	100.0 %	12.03	41,000	41,000	-	-	-	Best Buy
Total Illinois				134,000	134,000	-	-	-	
Texas: San Antonio (ground and building leased through 2041)	100.0 %	100.0 %	10.63	43,000	43,000	-	-	-	Best Buy
Texarkana (ground leased through 2013)	100.0 %	100.0 %	4.39	31,000	31,000	-	-	_	Home Zone
Total Texas				74,000	74,000	-	-	-	
Ohio: Springdale (ground and building leased through 2046)	100.0 %	-	-	47,000	47,000	-	-	-	
Tennessee: Antioch	100.0 %	100.0 %	7.66	45,000	45,000	-	-	-	Best Buy

ITEM 2. PROPERTIES - Continued

		Weighted			Squa	Square Feet Under			
	%	%	Average Annual Rent PSF	Total	In Ser	rvice Owned By	Developmen or Not	t Encumbranc (in	es Ma
Property RETAIL PROPERTIES (Continued): South Carolina:	Ownership	Occupancy	(1)	Property	Company	Tenant	for Lease	thousands)	
Charleston (ground leased through 2063)	100.0 %	100.0 %	\$ 15.42	45,000	45,000	-		- \$ -	Best
Wisconsin: Fond Du Lac (ground leased through 2073)	100.0 %	100.0 %	7.83	43,000	43,000	-			PetS
New Hampshire:									D 1
Salem (ground leased through 2102)	100.0 %	100.0 %	-	37,000	-	37,000			Babi "R"
Kentucky: Owensboro (ground and building leased through 2046)	100.0 %	100.0 %	7.66	32,000	32,000	-			Best
Iowa: Dubuque (ground leased through 2043)	100.0 %	100.0 %	9.90	31,000	31,000	-			PetS
CALIFORNIA SUPERMARKETS Colton (1904 North									State
Rancho Avenue)	100.0 %	100.0 %	4.44	73,000	73,000	-			Brot
San Bernadino (1522 East Highland	100.0 %	100.0 %	7.23	40,000	40,000	-			State Brot

F	١	V	e	n	u	e)

Vornado's Ownership Interest		93.6 % \$	17.39	16,072,000	11,231,000	3,753,000	1,088,000	\$ 914,022	
Total Strip Shopping Centers		93.5 % \$	17.40	16,654,000	11,297,000	4,269,000	1,088,000	\$ 918,803	
Total California Supermarkets				398,000	398,000	-	-	-	
Rialto	100.0 %	100.0 %	5.74	29,000	29,000	-	-	-	State Brot
Desert Hot Springs	100.0 %	100.0 %	5.61	29,000	29,000	-	-	-	State Brot
San Bernadino (648 West 4th Street)	100.0 %	100.0 %	6.74	30,000	30,000	-	-	-	State Brot
Moreno Valley	100.0 %	-	-	30,000	30,000	-	-	-	
Barstow	100.0 %	100.0 %	7.15	30,000	30,000	-	-	-	State Brot
Yucaipa	100.0 %	100.0 %	4.13	31,000	31,000	-	-	-	State
Corona (ground leased through 2079)	100.0 %	100.0 %	7.76	33,000	33,000	-	-	-	State Brot
Mojave (ground leased through 2079)	100.0 %	100.0 %	6.55	34,000	34,000	-	-	-	State Brot
Riverside (5571 Mission Boulevard)	100.0 %	100.0 %	4.97	39,000	39,000	-	-	-	State Brot

ITEM 2. PROPERTIES - Continued

		•	Weighted		Squar	re Feet	Under		
			Average Annual		In Ser	vice Owned	Developmen or Not	t	
	%	%	Rent PSF	Total	Owned by	By		Encumbrance (in	es
Property RETAIL PROPERTIES (Continued): REGIONAL MALLS:	Ownership	Occupancy	(1)	Property	Company	Tenant	for Lease	thousands)	
Monmouth Mall, Eatontown, NJ	50.0 %	92.9 %	\$ 36.01 (5)	1,462,000 (4)	850,000	612,000 (4)		- \$ 171,796	Ma JC Lo Bo Lo Ba
Springfield Mall, Springfield, VA	97.5 %	100.0 %	15.73 (5)	1,408,000 (4)	294,000	390,000 (4)	724,000) -	Ma JC Ta
Broadway Mall, Hicksville, NY	100.0 %	88.6 %	31.38 (5)	1,136,000 (4)	760,000	376,000 (4)		- 85,180	Ma Ta Na An
Bergen Town Center - West, Paramus, NJ	100.0 %	98.9 %	47.53 (5)	948,000	897,000	31,000	20,000	282,312	Ta 21, Fo Ma No Ra 5th Blo

Ni Sto Na Ne La

										Stu Fit
Montehiedra, Puerto Rico	100.0 %	89.1 %	41.27 (5)	540,000	540,000	-	-		120,000	Th De Ma Ca Th Tie
Las Catalinas, Puerto Rico	100.0 %	87.6 %	58.54 (5)	494,000 (4)	355,000	139,000 (4)	-		54,101	Kn (4)
Total Regional Malls		92.8 %	\$ 40 . 94	5,988,000	3,696,000	1,548,000	744,000	\$	713,389	
Vornado's Ownership Interest		92.7 %	\$ 41.86	4,334,000	3,264,000	344,000	726,000	\$	627,491	
Total Retail Space		93.4 %		22,642,000	14,993,000	5,817,000	1,832,000	\$ 1	1,632,192	
Vornado's Ownership Interest		93.4 %		20,406,000	14,495,000	4,097,000	1,814,000	\$ 1	1,541,513	

- (3) The lease for these former Bradlees locations is guaranteed by Stop & Shop.
- (4) Includes square footage of anchors who own the land and building.
- (5) Weighted Average Annual Rent PSF shown is for mall tenants only.

^{*} We do not capitalize interest or real estate taxes on this space.

⁽¹⁾ Weighted Average Annual Rent PSF excludes ground rent, storage rent and garages.

⁽²⁾ These encumbrances are cross-collateralized under a blanket mortgage in the amount of \$633,180 as of December 31, 2012

ITEM 2. PROPERTIES - Continued

		•	Weighted	I	Square Fe	et Under		
	%	%	Average Annual Rent	Total		Development or Not	Encumbran	ces
Property O MERCHAND MART: Illinois:	_	Occupancy	PSF (1)	Property	In Service	for Lease	(in thousands)	Major Tenants
Merchandise Mart, Chicago	100.0 %	95.2 %	\$ 30.45	3,553,000	3,553,000		\$ 550,000	Motorola Mobility / Google (lease not commenced), American Intercontinental University (AIU), Baker, Knapp & Tubbs, Royal Bank of Canada, CCC Information Services, Ogilvy Group (WPP), Chicago Teachers Union, Publicis Groupe, Office of the Special Deputy Receiver, Holly Hunt Ltd., Razorfish, TNDP, Merchandise Mart Headquarters, Steelcase,
Other	50.0 %	100.0 %	33.01	19,000	19,000	-	23,730	Chicago School of Professional Psychology

Total Illinois		95.2 %	30.47	3,572,000	3,572,000	- 573,730
New York 7 West 34th Street	100.0 %	70.4 %	37.70	419,000	419,000	Kurt Adler
Total Merchandise Mart		92.6 %	\$31.22	3,991,000	3,991,000	- \$ 573,730
Vornado's Ownership Interest		92.6 %	\$31.22	3,982,000	3,982,000	- \$ 561,865

⁽¹⁾ Weighted Average Annual Rent PSF excludes ground rent, storage rent and garages.

ITEM 2. PROPERTIES - Continued

			Weighted		Square Fee		
	%	%	Average Annual Rent	Total		Under Development or Not Available Encumbran (in	ces Major
Property 555 CALIFORNIA STREET:	Ownership	Occupancy	PSF (1)	Property	In Service	for Lease thousands	-
555 California Street	70.0 %	91.7 %	\$ 54.89	1,503,000	1,503,000	- \$ 600,000	Bank of America, Dodge & Cox, Goldman Sachs & Co., Jones Day, Kirkland & Ellis LLP, Morgan Stanley & Co. Inc., McKinsey & Company Inc., UBS Financial Services
315 Montgomery Street	70.0 %	100.0 %	41.49	228,000	228,000		Bank of America
345 Montgomery Street	70.0 %	100.0 %	90.46	64,000	64,000		Bank of America
Total 555 California Street		93.1 %	\$ 54.53	1,795,000	1,795,000	- \$ 600,000	

Vornado's Ownership Interest

93.1 % \$ 54.53 1,257,000 1,257,000 - \$ 420,000

(1) Weighted Average Annual Rent PSF excludes ground rent, storage rent and garages.

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ITEM 2. PROPERTIES - Continued

			Weighted	I	Square F	^r eet Under	
	%	%	Average Annual Rent	Total		Development or Not Availabæncumbrance	es
Property WAREHOUSES: NEW JERSEY	Ownership	Occupancy	PSF (1)	Property	In Service	(in for Lease thousands)	Major Tenants
East Hanover - Five Buildings	100.0 %	55.9 %	\$ 4.34	942,000	942,000	Gro Fid - \$ - & S Co Sin Dis Inc Fla Me Dis Inc	remost oups Inc., lelity Paper Supply Inc., nsolidated non stributors ., Givaudan vors Corp., eyer stributing ., Gardner lustries Inc.
Total Warehouses		55.9 %	\$ 4.34	942,000	942,000	- \$ -	
Vornado's Ownership Interest		55.9 %	\$ 4.34	942,000	942,000	- \$ -	

⁽¹⁾ Weighted Average Annual Rent PSF excludes ground rent, storage rent and garages.

ITEM 2. PROPERTIES - Continued

		W	eighted		Square Fe			
	Fund Ownership	A	verage annual Rent	Total		Under Developmen or Not Available l	t Encumbran (in	ces
Property VORNADO CAPITAL PARTNERS REAL ESTATE FUND: New York, NY:	_	Occupancy P	SF (1)	Property	In Service	for Lease	•) Major Tenants
One Park Avenue								Coty Inc., New York University, Public Service Mutual
- Office	64.7 %	94.9 % \$	43.51	861,000	861,000		-	Insurance Bank of Baroda, Citibank, Equinox One Park Avenue
- Retail	64.7 % 64.7 %	90.3 % 94.5 %	57.69 44.70	79,000 940,000	79,000 940,000		- \$ 250,000	Inc.
Lucida, 86th Street and Lexington Avenue (ground leased through 2082)								Barnes & Noble, Hennes & Mauritz, Sephora, Bank
- Retail - Residential	100.0 % 100.0 %	100.0 % 100.0 %	124.85	95,000 51,000 146,000	95,000 51,000 146,000		- - 100,000	of America
11 East 68th Street Retail	100.0 %	100.0 %	518.49	9,000	9,000		- 27,790	Belstaff, Joseph Inc.

Crowne Plaza Times Square - Hotel (795								
Keys) - Retail	38.2 %	100.0 %	337.28	14,000	14,000	-		American
- Office	38.2 %	100.0 %	32.88 51.74	212,000 226,000	212,000 226,000	-	255,750	Management Association
501 Broadway	100.0 %	-	-	9,000	9,000	-	20,000	
Washington, DC:								
								Washington Sports, Dean & Deluca, Anthropologie,
Georgetown Park Retail Shopping Center	50.0 %	100.0 %	33.06	313,000	113,000	200,000	50,006	Hennes & Mauritz, J. Crew
Santa Monica, CA:								
520								Premier Office Centers LLC, Diversified Mercury Comm, Four Media
Broadway	100.0 %	67.2 %	47.31	112,000	112,000	-	30,000	Company
Culver City, CA:								W. Pil G
								Meredith Corp., West Publishing Corp., Symantec Corp., Syska
800 Corporate Pointe	100.0 %	44.0 %	30.59	243,000	243,000	-	-	Hennessy Group
Miami, FL: 1100 Lincoln Road	100.0 %	97.6 %	62.65	127,000	127,000	-	66,000	Regal Cinema, Anthropologie, Banana

Republic

Total Real Estate Fund	72.6 %	84.6 %	2,125,000 1,925,000	200,000 \$799,546
Vornado's Ownership				
Interest	18.1 %	84.6 %	374,000 349,000	25,000 \$ 132,060

⁽¹⁾ Weighted Average Annual Rent PSF excludes ground rent, storage rent and garages.

New York

As of December 31, 2012, our New York segment consisted of 65 properties aggregating 27.1 million square feet, of which we own 21.9 million square feet. The 21.9 million square feet is comprised of 16.8 million square feet of office space in 31 properties, 2.1 million square feet of retail space in 49 properties, four residential properties containing 1,655 units, the 1.4 million square foot Hotel Pennsylvania, and our interest in Alexander's, Inc. ("Alexander's"). The New York segment also includes 11 garages totaling 1.7 million square feet (5,159 spaces) which are managed by, or leased to, third parties.

New York lease terms generally range from five to seven years for smaller tenants to as long as 20 years for major tenants, and may provide for extension options at market rates. Leases typically provide for periodic step ups in rent over the term of the lease and pass through to tenants their share of increases in real estate taxes and operating expenses over a base year. Electricity is provided to tenants on a sub-metered basis or included in rent based on surveys and adjusted for subsequent utility rate increases. Leases also typically provide for free rent and tenant improvement allowances for all or a portion of the tenant's initial construction costs of its premises.

As of December 31, 2012, the occupancy rate for our New York segment was 96.2%. The statistics provided in the following sections include information on the office and retail space.

Occupancy and weighted average annual rent per square foot:

Office:

As of	Rentable	Occupancy	Weighted Average Annual Rent Per
December 31,	Square Feet	Rate	Square Foot
2012	16,751,000	95.9 %	\$ 60.17
2011	16,598,000	96.2 %	58.70
2010	15,348,000	96.1 %	56.14
2009	15,331,000	97.1 %	55.54
2008	15,266,000	98.0 %	55.00

Retail:

Weighted Average Annual

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	Rentable	Occupancy	Rent Per
As of			
December 31,	Square Feet	Rate	Square Foot
2012	2,057,000	96.8 %	\$ 147.28
2011	2,000,000	95.6 %	110.17
2010	1,924,000	96.4 %	106.52
2009	1,820,000	97.0 %	101.53
2008	1,787,000	94.0 %	100.84

NEW YORK – CONTINUED

2012 rental revenue by tenants' industry:

Industry		Percentage
Office:		
	Financial Services	16 %
	Legal Services	7 %
	Communications	6 %
	Insurance	6 %
	Family Apparel	6 %
	Technology	4 %
	Publishing	4 %
	Real Estate	4 %
	Pharmaceutical	3 %
	Government	3 %
	Banking	3 %
	Engineering, Architect &	
	Surveying	2 %
	Advertising / Marketing	2 %
	Not-for-Profit	2 %
	Health Services	1 %
	Other	8 %
		77 %
Retail:		
	Family Apparel	5 %
	Department Stores	3 %
	Women's Apparel	3 %
	Luxury Retail	2 %
	Home Entertainment &	
	Electronics	2 %
	Banking	2 %
	Discount Stores	1 %
	Restaurants	1 %
	Other	4 %
		23 %
		20 ,0
Total		100 %

Tenants accounting for 2% or more of revenues:

Percentage

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		Percentage of			
	Square Feet		2012	New York	of Total
Tenant	Leased		Revenues	Revenues	Revenues
AXA Equitable Life					
Insurance	423,000	\$	35,039,000	2.9 %	1.3 %
Macy's	598,000		31,816,000	2.6 %	1.2 %
Limited Brands	465,000		26,052,000	2.2 %	0.9 %
Ziff Brothers Investments,					
Inc.	287,000		24,176,000	2.0 %	0.9 %
McGraw-Hill Companies,					
Inc.	480,000		24,155,000	2.0 %	0.9 %

NEW YORK - CONTINUED

2012 Leasing Activity:

Office:

	Location	Square Feet	Weighted Average Initial Rent Per Square Foot (1)
	One Penn Plaza	371,000	\$ 59.37
	Two Penn Plaza	232,000	47.45
	100 West 33rd		
	Street	225,000	45.79
	909 Third Avenue	224,000	50.08
	350 Park Avenue	132,000	78.91
	280 Park Avenue	126,000	81.75
	150 East 58th		
	Street	83,000	59.84
	1290 Avenue of		
	Americas	83,000	70.00
	770 Broadway	80,000	40.00
	888 Seventh		
	Avenue	76,000	79.61
	666 Fifth Avenue	64,000	76.27
	866 United Nations		
	Plaza	53,000	51.38
	One Park Avenue	53,000	48.00
	330 Madison		
	Avenue	37,000	75.49
	40 Fulton Street	25,000	35.72
	595 Madison		
	Avenue	24,000	64.81
	57th Street	21,000	60.00
	90 Park Avenue	15,000	63.20
	689 Fifth Avenue	15,000	57.84
	20 Broad Street	11,000	35.93
Total		1,950,000	58.53
Vorna	do's share	1,754,000	57.15

Retail:

Location	Square Feet	Weighted Average Initial Rent Per Square Foot (1)
4 Union Square		
South	93,000	\$ 65.33
1540 Broadway	32,000	93.31
Manhattan Mall	23,000	94.53

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692 Broadway	17,000	58.58
One Penn Plaza	9,000	150.73
330 Madison		
Avenue	4,000	308.46
280 Park Avenue	4,000	239.97
150 East 58th		
Street	3,000	337.74
666 Fifth Avenue	3,000	170.66
Two Penn Plaza	1,000	479.00
689 Fifth Avenue	1,000	2,700.00
155 Spring Street	1,000	376.45
350 Park Avenue	1,000	152.70
Total	192,000	114.21
Vornado's share	185,000	110.71

(1) Represents the cash basis weighted average starting rents per square foot, which is generally indicative of market rents. Most leases include free rent and periodic step-ups in rent, which are not included in the initial cash basis rent per square foot leased, but are included in the GAAP basis straight-line rent per square foot (see "Overview - Leasing Activity" of Management's Discussion and Analysis of Financial Condition and Results of Operations).

NEW YORK - CONTINUED

Lease expirations as of December 31, 2012, assuming none of the tenants exercise renewal options:

	Number	Square	Percentage of	Weighted Aver	age A	annual
	of	Feet of	New York	Rent of Expir	ing L	eases
	Expiring	Expiring		•	_	r Square
Year	Leases	Leases	Square Feet	Total		Foot
Office:						
Month to month	35	55,000	0.3 %	\$ 2,759,000	\$	50.16
2013	88	646,000	4.0 %	33,411,000		51.72
2014	149	1,203,000 (1)	7.4 %	75,086,000		62.42
2015	171	2,105,000	12.9 %	115,079,000		54.67
2016	135	1,214,000	7.5 %	71,848,000		59.18
2017	98	1,239,000	7.6 %	71,850,000		57.99
2018	73	1,067,000	6.6 %	71,529,000		67.04
2019	62	910,000	5.6 %	56,035,000		61.58
2020	82	1,522,000	9.4 %	85,580,000		56.23
2021	54	1,060,000	6.5 %	64,268,000		60.63
2022	56	1,177,000	7.2 %	72,365,000		61.48
Retail:						
Month to month	6	14,000	0.7 %	\$ 684,000	\$	48.86
2013	37	128,000	6.0 %	14,003,000		109.40
2014	23	71,000	3.3 %	14,196,000		199.94
2015	34	104,000	4.8 %	22,887,000		220.07
2016	18	210,000	9.8 %	19,427,000		92.51
2017	10	169,000	7.9 %	9,211,000		54.50
2018	31	206,000	9.6 %	37,389,000		181.50
2019	20	95,000	4.4 %	20,448,000		215.24
2020	17	79,000	3.7 %	8,355,000		105.76
2021	9	34,000	1.6 %	6,595,000		193.97
2022	9	54,000	2.5 %	6,387,000		118.28

⁽¹⁾ Excludes 492,000 square feet at 909 Third Avenue leased to the U.S. Post Office through 2038 (including five 5-year renewal options) for which the annual escalated rent is \$9.90 per square foot.

Alexander's

As of December 31, 2012, we own 32.4% of the outstanding common stock of Alexander's, which owns six properties in the greater New York metropolitan area aggregating 2.2 million square feet, including 731 Lexington Avenue, the 1.3 million square foot Bloomberg L.P. headquarters building. Alexander's had \$1.06 billion of outstanding debt at December 31, 2012, of which our pro rata share was \$345 million, none of which is recourse to us.

Hotel Pennsylvania

We own the Hotel Pennsylvania which is located in New York City on Seventh Avenue opposite Madison Square Garden and consists of a hotel portion containing 1,000,000 square feet of hotel space with 1,700 rooms and a commercial portion containing 400,000 square feet of retail and office space.

		Year E	End	ed Decembe	er 3	1,	
	2012	2011		2010		2009	2008
Hotel:							
Average occupancy rate	89.1 %	89.1 %		83.2 %		71.5 %	84.1 %
Average daily rate \$	151.22	\$ 150.91	\$	143.28	\$	133.20	\$ 171.32
Revenue per available room \$	134.81	\$ 134.43	\$	119.23	\$	95.18	\$ 144.01
Commercial:							
Office space:							
Average occupancy							
rate	33.4 %	33.4 %		33.4 %		30.4 %	30.4 %
Weighted average							
annual rent per							
square foot \$	17.32	\$ 13.49	\$	7.52	\$	20.54	\$ 18.78
Retail space:							
Average occupancy							
rate	64.3 %	63.0 %		62.3 %		70.7 %	69.5 %
Weighted average							
annual rent per							
square foot \$	27.19	\$ 29.01	\$	31.42	\$	35.05	\$ 41.75
		49					

Washington, DC

As of December 31, 2012, our Washington, DC segment consisted of 73 properties aggregating 19.1 million square feet, of which we own 16.5 million square feet. The 16.5 million square feet is comprised of 13.6 million square feet of office space in 59 properties, seven residential properties containing 2,414 units, a hotel property, and 20.8 acres of undeveloped land. The Washington, DC segment also includes 56 garages totaling approximately 8.9 million square feet (29,611 spaces) which are managed by or leased to third parties.

Washington, DC office lease terms generally range from five to seven years for smaller tenants to as long as 15 years for major tenants, and may provide for extension options at either pre-negotiated or market rates. Leases typically provide for periodic step-ups in rent over the term of the lease and pass through to tenants, the tenants' share of increases in real estate taxes and certain property operating expenses over a base year. Periodic step-ups in rent are usually based upon either fixed percentage increases or the consumer price index. Leases also typically provide for free rent and tenant improvement allowances for all or a portion of the tenant's initial construction costs of its premises.

As of December 31, 2012, the occupancy rate for our Washington DC segment was 84.1% and 33.0% of the occupied space was leased to various agencies of the U.S. Government. The statistics provided in the following sections include information on the office and residential space.

Occupancy and weighted average annual rent per square foot:

Office:	A o of	Rentable	Occupancy	Weighted Average Annual Rent Per
	As of December 31,	Square Feet	Rate	Square Foot
	2012	13,637,000	81.2 %	\$ 41.57
	2011	14,162,000	89.3 %	40.80
	2010	14,035,000	94.8 %	39.65
	2009	14,035,000	94.9 %	38.46
	2008	13,916,000	95.1 %	37.12
Residentia	l:			

	Average	
		Average
Number of	Occupancy	Monthly
Units	Rate	Rent Per Unit

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As of			
December 31,			
2012	2,414	97.8 %	\$ 2,077
2011	2,414	97.1 %	1,992
2010	2,414	93.8 %	1,752
2009	2,075	87.5 %	1,805
2008	1,866	87.2 %	1,503

2012 rental revenue by tenants' industry:

Industry	Percentage
U.S. Government	33 %
Government Contractors	19 %
Membership	
Organizations	6 %
Legal Services	4 %
Business Services	4 %
Manufacturing	3 %
Management Consulting	
Services	3 %
State and Local	
Government	2 %
Real Estate	2 %
Food	2 %
Health Services	2 %
Computer and Data	
Processing	2 %
Communication	2 %
Education	1 %
Television Broadcasting	1 %
Other	14 %
	100 %

WASHINGTON, DC - CONTINUED

Tenants accounting for 2% or more of revenues:

			Percentage	
			of	Percentage
			Washington,	
	Square Feet	2012	DC	of Total
Tenant	Leased	Revenues	Revenues	Revenues
U.S. Government	3,763,000	\$ 165,076,000	29.8 %	6.0 %
Family Health				
International	456,000	18,444,000	3.3 %	0.7 %
Boeing	377,000	16,610,000	3.0 %	0.6 %
Lockheed Martin	347,000	13,625,000	2.5 %	0.5 %

2012 Leasing Activity:

		Weighted Average
	Square	Initial Rent Per
Location	Feet	Square Foot (1)
2011-2451 Crystal Drive	340,000	42.69
S. Clark Street / 12th Street	270,000	39.01
Skyline Place / One Skyline Tower	235,000	34.11
1550-1750 Crystal Drive / 241-251 18th		
Street	214,000	39.16
Democracy Plaza One	163,000	32.27
Warner	148,000	69.70
1800, 1851 and 1901 South Bell Street	102,000	40.94
2200 / 2300 Clarendon Blvd (Courthouse		
Plaza)	100,000	41.12
1750 Pennsylvania Avenue, NW	99,000	47.00
2001 Jefferson Davis Highway and 223 23rd		
Street / 2221 South		
Clark Street	53,000	36.78
Commerce Executive	48,000	32.13
1101 17th Street, NW	39,000	43.75
1726 M Street, NW	29,000	39.49
1730 M Street, NW	19,000	42.65
1150 17th Street, NW	19,000	39.96
2101 L Street, NW	14,000	47.00
Universal Buildings (1825 - 1875		
Connecticut Avenue, NW)	10,000	43.41
2100 / 2200 Crystal Drive (Crystal Plaza 3		
& 4)	3,000	43.00
Partially Owned Entities	206,000	41.19

Total	2,111,000	41.49
Vornado's share	1,901,000	40.55

⁽¹⁾ Represents the cash basis weighted average starting rents per square foot, which is generally indicative of market rents. Most leases include free rent and periodic step-ups in rent, which are not included in the initial cash basis rent per square foot leased, but are included in the GAAP basis straight-line rent per square foot (see "Overview - Leasing Activity" of Management's Discussion and Analysis of Financial Condition and Results of Operations).

WASHINGTON, DC - CONTINUED

Lease expirations as of December 31, 2012, assuming none of the tenants exercise renewal options:

		Square	Percentage of Washington,	Weighted Ave	erage A	nnual
	Number of Expiring	Feet of Expiring	DC	Rent of Expi	_	eases r Square
Year	Leases	Leases	Square Feet	Total		Foot
Month to						
month	30	180,000	1.7 %	\$ 6,073,000	\$	33.74
2013	158	839,000	8.1 %	33,980,000		40.49
2014	147	1,425,000	13.7 %	55,149,000		38.70
2015	142	1,488,000	14.3 %	60,412,000		40.60
2016	101	1,103,000	10.6 %	47,025,000		42.64
2017	67	625,000	6.0 %	24,260,000		38.83
2018	68	950,000	9.2 %	39,928,000		42.01
2019	42	1,073,000	10.3 %	44,566,000		41.54
2020	40	586,000	5.6 %	29,496,000		50.35
2021	19	816,000	7.9 %	35,268,000		43.24
2022	28	931,000	9.0 %	40,834,000		43.87

Base Realignment and Closure ("BRAC")

Our Washington, DC segment was and continues to be impacted by the BRAC statute, which requires the Department of Defense ("DOD") to relocate from 2,395,000 square feet in our buildings in the Northern Virginia area to government owned military bases. The table below summarizes the effects of BRAC on our Washington, DC segment for square feet leased by the DOD. See page 80 for the impact on 2012 EBITDA and the estimated impact on 2013 EBITDA.

	Rent Per			Square : Crystal		
	Squ	uare Foot	Total	City	Skyline	Rosslyn
Resolved:						
Relet as of December 31, 2012	\$	39.76	521,000	380,000	88,000	53,000
Leases pending		45.00	24,000	24,000	-	-
Taken out of service for redevelopment			348,000	348,000	-	-
_			893,000	752,000	88,000	53,000

To Be Resolved:

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Vacated a	s of December 31, 2012	35.77	1,002,000	519,000	473,000	10,000
Expiring i	n:					
	2013	37.39	126,000	-	43,000	83,000
	2014	32.49	304,000	103,000	201,000	-
	2015	43.04	70,000	65,000	5,000	-
			1,502,000	687,000	722,000	93,000
Total square feet	subject to BRAC		2,395,000	1,439,000	810,000	146,000

In the first quarter of 2012, we notified the lender that due to scheduled lease expirations resulting primarily from the effects of the BRAC statute, the Skyline properties had a 26% vacancy rate and rising (49.8% as of December 31, 2012) and, accordingly, cash flows are expected to decrease. As a result, our subsidiary that owns these properties does not have and is not expected to have for some time sufficient funds to pay all of its current obligations, including interest payments to the lender. Based on the projected vacancy and the significant amount of capital required to re-tenant these properties, at our request, the mortgage loan was transferred to the special servicer. In the second quarter of 2012, we entered into a forbearance agreement with the special servicer to apply cash flows of the property, before interest on the loan, towards the repayment of \$4,000,000 of tenant improvements and leasing commissions we funded in connection with a new lease at these properties, which was repaid in the third quarter. The forbearance agreement was amended January 31, 2013, to extend its maturity through April 1, 2013 and provides for interest shortfalls to be deferred and added to the principal balance of the loan and not give rise to a loan default. As of December 31, 2012, the deferred interest amounted to \$26,957,000. We continue to negotiate with the special servicer to restructure the terms of the loan.

RETAIL PROPERTIES

As of December 31, 2012, our Retail Properties segment consisted of 120 retail properties, of which 114 are strip shopping centers and single tenant retail assets located primarily in the Northeast, Mid-Atlantic and California and six are regional malls located in New York, New Jersey, Virginia and San Juan, Puerto Rico. Our strip shopping centers and malls are generally located on major highways in mature, densely populated areas, and therefore attract consumers from a regional, rather than a neighborhood market place.

Retail Properties' lease terms generally range from five years or less in some instances for smaller tenants to as long as 25 years for major tenants. Leases generally provide for reimbursements of real estate taxes, insurance and common area maintenance charges (including roof and structure in strip shopping centers, unless it is the tenant's direct responsibility), and percentage rents based on tenant sales volume. Percentage rents accounted for less than 1% of the Retail Properties total revenues during 2012.

Strip Shopping Centers

Our strip shopping centers contain an aggregate of 15.6 million square feet, of which we own 15.0 million square feet. These properties are substantially (approximately 70%) leased to large stores (over 20,000 square feet). Tenants include destination retailers such as discount department stores, supermarkets, home improvement stores, discount apparel stores and membership warehouse clubs. Tenants typically offer basic consumer necessities such as food, health and beauty aids, moderately priced clothing, building materials and home improvement supplies, and compete primarily on the basis of price and location.

Regional Malls

The Monmouth Mall in Eatontown, New Jersey, in which we own a 50% interest, contains 1.5 million square feet and is anchored by Macy's, Lord & Taylor, JC Penney and Boscov's, three of which own their stores aggregating 612,000 square feet.

The Springfield Mall in Springfield, Virginia, contains 1.4 million square feet and is anchored by Macy's, JC Penney and Target, two of which own their stores aggregating 390,000 square feet. We have commenced the renovation of the mall, which is expected to be substantially completed in 2014.

The Broadway Mall in Hicksville, Long Island, New York contains 1.1 million square feet and is anchored by Macy's, Ikea, National Amusement and Target, two of which owns its store aggregating 376,000 square feet.

The Bergen Town Center in Paramus, New Jersey contains 948,000 square feet and is anchored by Century 21, Whole Foods Market and Target.

The Montehiedra Mall in San Juan, Puerto Rico contains 540,000 square feet and is anchored by The Home Depot, Kmart and Marshalls.

The Las Catalinas Mall in San Juan, Puerto Rico, contains 494,000 square feet and is anchored by Kmart and Sears, which owns its 139,000 square foot store.

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As of December 31, 2012, the occupancy rate for the Retail Properties segment was 93.4%. The statistics provided in the following sections includes information on the Strip Shopping Centers and Regional Malls.

Occupancy and weighted average annual rent per square foot:

Strip Shopping Centers:

As of December	Rentable	Occupancy	Weighted Average Annual Net Rent
31,	Square Feet	Rate	Per Square Foot
2012	14,984,000	93.6 %	\$ 17.39
2011	15,012,000	93.3 %	17.08
2010	15,135,000	92.6 %	16.26
2009	14,373,000	92.4 %	15.63
2008	13,629,000	93.4 %	14.97

Regional Malls:

				0	ted Average Annual ent Per Square Foot			
	Rentable	Occupancy		Mall		Mall and Anchor		
As of December 31,	Square Feet	Rate		Tenants		Tenants		
2012	3,608,000	92.7 %	\$	41.86	\$	22.46		
2011	3,800,000	92.7 %	·	37.68	·	21.98		
2010	3,653,000	92.8 %		38.08		22.77		
2009	3,607,000	92.9 %		38.11		21.72		
2008	3,426,000	94.7 %		35.75		21.25		

2012 rental revenue by type of retailer

Industry	Percentage
Discount Stores	18 %
Supermarkets	10 %
Home Improvement	10 %
Restaurants	8 %
Family Apparel	7 %
Home Entertainment and	
Electronics	6 %
Banking and Other	
Business Services	4 %
Personal Services	4 %
Home Furnishings	4 %
Women's Apparel	4 %
Sporting Goods, Toys	
and Hobbies	4 %
Membership Warehouse	
Clubs	2 %
Other	19 %
	100 %

Tenants accounting for 2% or more of revenues:

	Canana Fast	2012	Percentage of Retail	Percentage of Total
Tenant	Square Feet Leased	Revenues	Properties Revenues	Revenues
The Home Depot	1,135,000	\$ 23,037,000	5.8 %	0.8 %
Wal-Mart	1,426,000	17,143,000	4.4 %	0.6 %
Stop & Shop / Koninklijke				
Ahold NV	633,000	15,868,000	4.0 %	0.6 %
Best Buy	575,000	13,567,000	3.4 %	0.5 %
Lowe's	976,000	12,666,000	3.2 %	0.5 %
The TJX Companies, Inc.	588,000	11,285,000	2.9 %	0.4 %
Kohl's	610,000	8,589,000	2.2 %	0.3 %
Sears Holding Company (Kmart Corp. and Sears				
Corp.)	637,000	8,084,000	2.1 %	0.3 %

2012 Leasing Activity:

Strip Shopping Centers:

			Weighted Average Initial Rent Pe
		Square	
Location		Feet	Square Foot (1
	Lodi (Route 17 North), NJ	171,000	\$ 11.4
	Totowa, NJ	114,000	13.32
	Poughkeepsie, NY	81,000	14.10
	Inwood, NY	66,000	16.4
	Manalapan, NJ	64,000	14.8
	Pasadena, CA	61,000	26.3
	Tampa (Hyde Park Village), FL	57,000	20.3
	North Bergen (Kennedy Blvd),		
	NJ	56,000	11.4
	West Babylon, NY	47,000	13.4
	Morris Plains, NJ	46,000	18.9
	Hackensack, NJ	46,000	24.7
	Charleston, SC	45,000	14.1
	South Plainfield, NJ	35,000	21.5
	Lodi (Washington Street), NJ	31,000	23.4
	Wilkes-Barre, PA	31,000	6.6
	Beverly Connection, Los		
	Angeles, CA	30,000	39.5
	Barstow, CA	30,000	7.1
	Towson, MD	26,000	19.3
	Bricktown, NJ	13,000	34.2
	Dover, NJ	12,000	12.5
	Garfield, NJ	25,000	17.0
	Bethlehem, PA	23,000	11.9
	Huntington, NY	17,000	22.6
	Allentown, PA	17,000	16.3
	Union, NJ	12,000	29.8
	Queens, NY	12,000	44.1
	East Brunswick (325 - 333	•	
	Route 18 South), NJ	10,000	24.2
	Other	98,000	30.1
Total		1,276,000	18.6
Vornado's s	hare	1,276,000	18.6

Regional Malls:

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			Weighted Average Initial Rent Per
		Square	
Location		Feet	Square Foot (1)
	Monmouth Mall, Eatontown,		
	NJ	91,000	28.40
	Broadway Mall, Hicksville, NY	22,000	46.35
	Montehiedra, Puerto Rico	17,000	23.12
	Bergen Town Center, Paramus,		
	NJ	11,000	50.82
	Las Catalinas Mall, Puerto Rico	5,000	124.63
Total		146,000	35.31
Vornado's s	hare	101,000	38.45

⁽¹⁾ Represents the cash basis weighted average starting rents per square foot, which is generally indicative of market rents. Most leases include free rent and periodic step-ups in rent, which are not included in the initial cash basis rent per square foot leased, but are included in the GAAP basis straight-line rent per square foot (see "Overview - Leasing Activity" of Management's Discussion and Analysis of Financial Condition and Results of Operations).

Lease expirations as of December 31, 2012, assuming none of the tenants exercise renewal options:

		Square	Percentage of Retail		Weighted Ave	rage A	nnual
	Number of Expiring	Feet of Expiring	Properties		Net Rent of Ex		Leases : Square
Year	Leases	Leases	Square Feet		Total		Foot
Strip Shopping Centers:							
Month to month	15	67,000	0.4 %	\$	1 205 000	\$	10.27
2013	13 79	67,000	3.6 %	Ф	1,295,000	Ф	19.37 16.17
		608,000			9,834,000		
2014	94	1,279,000	7.7 %		15,590,000		12.19
2015	66	588,000	3.5 %		12,473,000		21.20
2016	70	771,000	4.6 %		11,516,000		14.94
2017	66 5 0	549,000	3.3 %		9,252,000		16.86
2018	78	1,613,000	9.7 %		24,907,000		15.44
2019	47	999,000	6.0 %		18,518,000		18.54
2020	29	787,000	4.7 %		10,095,000		12.82
2021	40	653,000	3.9 %		11,271,000		17.25
2022	49	961,000	5.8 %		12,071,000		12.57
Regional							
Malls:							
Month to month	18	58,000	0.3 %	\$	1,981,000	\$	34.33
2013	30	84,000	0.5 %		3,959,000		47.20
2014	38	180,000	1.1 %		4,807,000		26.73
2015	33	186,000	1.1 %		5,582,000		29.95
2016	42	117,000	0.7 %		4,820,000		41.10
2017	26	348,000	2.1 %		2,879,000		8.28
2018	28	67,000	0.4 %		3,599,000		53.72
2019	25	89,000	0.5 %		4,480,000		50.52
2020	21	94,000	0.6 %		4,025,000		42.92
2021	18	414,000	2.5 %		5,492,000		13.27
2022	10	48,000	0.3 %		1,845,000		38.75

MERCHANDISE MART

As of December 31, 2012, our Merchandise Mart segment consisted of the 3.5 million square foot Merchandise Mart in Chicago, 7 West 34th Street in New York City and 4 garages in Chicago totaling 558,000 square feet (1,681 spaces).

In 2012, we sold four properties and the Canadian Trade Shows for an aggregate of \$456,400,000, which resulted in a net gain aggregating \$79,820,000.

In July 2012, we leased 572,000 square feet at the Merchandise Mart to Motorola Mobility, owned by Google, as their Corporate headquarters for a 15-year term. In the first quarter of 2013, Motorola Mobility took possession of three floors aggregating 495,000 square feet and will take possession of the remaining space in the second quarter. As a result of this lease, the office component of the building was increased to approximately 50%.

In 2014, 7 West 34th Street (currently a showroom building), will be converted to an office building and will be transferred to our New York segment.

As a result of certain recent organizational changes and asset sales in 2012, the Merchandise Mart segment no longer meets the criteria for it to be a separate reportable segment; accordingly, effective January 1, 2013, it will be reclassified to our Other segment.

In 2010, two of our wholly owned subsidiaries entered into agreements with Cuyahoga County, Ohio (the "County") to develop and operate the Cleveland Medical Mart and Convention Center (the "Facility"), a 1,000,000 square foot showroom, trade show and conference center in Cleveland's central business district. The County is funding the development of the Facility, using the proceeds it received from the issuance of general obligation bonds and other sources, up to the development budget of \$418,000,000 and maintains effective control of the property. During the 17-year development and operating period, our subsidiaries will receive net settled payments of approximately \$10,000,000 per year, which are net of a \$36,000,000 annual obligation to the County. Our subsidiaries' obligation has been pledged by the County to the bondholders, but is payable by our subsidiaries only to the extent that they first receive at least an equal payment from the County. Construction of the Facility is expected to be completed in 2013. As of December 31, 2012, \$379,658,000 of the \$418,000,000 development budget was expended.

As of December 31, 2012, the occupancy rate for the Merchandise Mart segment was 92.6%. The statistics provided in the following sections include information on the office and showroom spaces.

Square feet by location and use as of December 31, 2012:

(Amounts in thousands)	Showroom						
	T-4-1	O.66	T-4-1	D	Temporary Trade	D-4-9	
	Total	Office	Total	Permanent	Show	Retail	
Chicago, Illinois:							
Merchandise Mart	3,553	1,615	1,853	1,467	386	85	
Other	10	_	-	-	_	10	
Total Chicago,							
Illinois	3,563	1,615	1,853	1,467	386	95	
New York, New York:							
7 West 34th Street	419	52	367	363	4	-	
Total Merchandise Mart							
Properties	3,982	1,667	2,220	1,830	390	95	

Merchandise Mart lease terms generally range from three to seven years for smaller tenants to as long as 15 years for major tenants. Leases typically provide for periodic step-ups in rent over the term of the lease and pass through to tenants their share of increases in real estate taxes and operating expenses over a base year. Electricity is provided to tenants on a sub-metered basis or included in rent and adjusted for subsequent utility rate increases. Leases also typically provide for tenant improvement allowances for all or a portion of the tenant's initial construction of its premises.

The showrooms provide manufacturers and wholesalers with permanent and temporary space in which to display products for buyers, specifiers and end users. The showrooms are also used for participating in trade shows for the contract furniture, casual furniture, gift, carpet, crafts, apparel and design industries.

MERCHANDISE MART - CONTINUED

Occupancy and weighted average annual rent per square foot:

Office:

	Rentable		Weighted Average Annual Rent Per
As of		Occupancy	
December 31,	Square Feet	Rate	Square Foot
2012	1,667,000	90.0%	\$ 24.70
2011	1,129,000	90.1%	24.18
2010	1,043,000	90.9%	23.50
2009	1,054,000	93.5%	21.84
2008	1,058,000	94.2%	21.91

Showroom:

	Rentable		Weighted Average Annual Rent Per
As of		Occupancy	
December 31,	Square Feet	Rate	Square Foot
2012	2,220,000	94.7%	\$ 33.76
2011	2,715,000	89.8%	33.70
2010	2,802,000	95.0%	33.55
2009	2,792,000	93.9%	33.24
2008	2,789,000	96.4%	32.93

2012 rental revenues by tenants' industry:

Office:

Industry	Percentage
Advertising and Marketing	24 %
Business Services	22 %
Education	21 %
Insurance	11 %
Banking	7 %
Health Care	5 %
Telecommunications	3 %
Government	1 %
Other	6 %
	100 %

Showroom:

Industry Percentage

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Contract Furnishing	30 %
Residential Design	23 %
Gift	20 %
Casual Furniture	12 %
Apparel	10 %
Building Products	5 %
	100 %

Tenants accounting for 2% or more of revenues:

			Percentage		
	Square Feet	2012	of Merchandise Mart	Percentage of Total	
Tenant	Leased	Revenues	Revenues	Revenues	
CCC Information					
Systems	109,000	\$ 3,141,000	2.4 %	0.1 %	
WPP	102,000	2,826,000	2.1 %	0.1 %	

MERCHANDISE MART - CONTINUED

2012 Leasing Activity:

In 2012, we leased 593,000 square feet of office space at a weighted average initial rent of \$32.97 per square foot and 380,000 square feet of showroom space at an average initial rent of \$38.67 per square foot.

Lease expirations as of December 31, 2012, assuming none of the tenants exercise renewal options:

Office:

			Merchandise Mart	Weighted Ave	rage A	nnual
Year	Number of Expiring Leases	Square Feet of Expiring Leases	Office Square Feet	Rent of Expi		eases r Square Foot
Month to	Leases	Leases	Square 1 cet	10001		1000
month	2	2,000	0.1%	\$ 40,000	\$	20.86
2013	9	19,000	1.3%	462,000		24.44
2014	2	2,000	0.1%	53,000		27.05
2015	5	46,000	3.0%	1,457,000		31.88
2016	3	96,000	6.4%	2,717,000		28.35
2017	-	-	-	-		_
2018	3	134,000	9.0%	3,873,000		28.81
2019	-	-	-	-		-
2020	2	128,000	8.5%	4,145,000		32.39
2021	3	192,000	12.8%	5,430,000		28.24
2022	2	121,000	8.0%	3,315,000		27.48

Percentage of

Showroom:

			Percentage of Merchandise Mart	Weighted Ave	rage .	Annual
	Number of Expiring	Square Feet of Expiring	Showroom	Rent of Expi	_	Leases er Square
Year	Leases	Leases	Square Feet	Total		Foot
Month to						
month	11	39,000	1.9%	\$ 1,591,000	\$	40.86
2013	84	217,000	10.3%	9,234,000		42.47
2014	72	181,000	8.6%	7,392,000		40.81
2015	100	198,000	9.4%	7,534,000		38.02
2016	43	200,000	9.5%	7,591,000		38.00
2017	56	316,000	15.0%	12,088,000		38.31
2018	25	180,000	8.6%	6,785,000		37.66

2019	21	87,000	4.1%	3,706,000	42.83
2020	15	57,000	2.7%	2,531,000	44.78
2021	13	95,000	4.5%	3,535,000	37.10
2022	7	52,000	2.5%	1,959,000	37.86

TOYS "R" US, INC. ("TOYS")

As of December 31, 2012 we own a 32.6% interest in Toys, a worldwide specialty retailer of toys and baby products, which has a significant real estate component. Toys had \$5.7 billion of outstanding debt at October 27, 2012, of which our pro rata share was \$1.9 billion, none of which is recourse to us.

The following table sets forth the total number of stores operated by Toys as of December 31, 2012:

	Total	Owned	Building Owned on Leased Ground	Leased
Domestic	875	288	224	363
International	651	78	26	547
Total Owned and Leased	1,526	366	250	910
Franchised Stores	155			
Total	1,681			

OTHER INVESTMENTS

555 California Street

As of December 31, 2012, we own a 70% controlling interest in a three-building office complex containing 1.8 million square feet, known as the Bank of America Center, located at California and Montgomery Streets in San Francisco's financial district ("555 California Street"). 555 California Street is encumbered by a \$600,000,000 mortgage loan that bears interest at a fixed rate of 5.10% and matures in September 2021.

555 California Street lease terms generally range from five to seven years for smaller tenants to as long as 15 years for major tenants, and may provide for extension options at market rates. Leases typically provide for periodic step ups in rent over the term of the lease and pass through to tenants their share of increases in real estate taxes and operating expenses over a base year. Leases also typically provide for tenant improvement allowances for all or a portion of the tenant's initial construction costs of its premises.

Occupancy and weighted average annual rent per square foot as of December 31, 2012:

As of	Rentable		Weighted Average Annual Rent
December 31,	Square Feet	Occupancy Rate	Per Square Foot
2012	1,257,000	93.1%	\$ 54.53
2011	1,257,000	93.1%	54.40
2010	1,257,000	93.0%	55.97
2009	1,256,000	94.8%	57.25
2008	1,252,000	94.0%	57.98

2012 rental revenue by tenants' industry:

Industry	Percentage
Finance	42 %
Banking	41 %
Legal Services	15 %
Other	2 %
	100 %

OTHER INVESTMENTS - CONTINUED

555 California Street - continued

Tenants accounting for 2% or more of revenues:

			Percentage of	
			555 California	Percentage of
	Square Feet	2012	Street's	Total
Tenant	Leased	Revenues	Revenues	Revenues
Bank of America UBS Financial	650,000	\$ 34,840,000	37.2 %	1.3 %
Services	106,000	6,960,000	7.4 %	0.3 %
Morgan Stanley &				
Company, Inc.	121,000	6,668,000	7.1 %	0.2 %
Kirkland & Ellis LLP	125,000	6,125,000	6.5 %	0.2 %
Goldman Sachs & Co.	90,000	4,762,000	5.1 %	0.2 %
Dodge & Cox	62,000	3,907,000	4.2 %	0.1 %
McKinsey &				
Company Inc.	54,000	3,907,000	4.2 %	0.1 %
Jones Day	81,000	3,366,000	3.6 %	0.1 %
KKR Financial LLC	51,000	3,119,000	3.3 %	0.1 %
Sidley Austin LLP	48,000	1,952,000	2.1 %	0.1 %

Lexington Realty Trust ("Lexington")

As of December 31, 2012, we own 10.5% of the outstanding common shares of Lexington, which has interests in 220 properties, encompassing approximately 42.1 million square feet across 42 states, generally net-leased to major corporations. Lexington had approximately \$2.0 billion of outstanding debt at December 31, 2012, of which our pro rata share was \$209 million, none of which is recourse to us.

Vornado Capital Partners Real Estate Fund (the "Fund")

As of December 31, 2012, the Fund has nine investments with an aggregate fair value of approximately \$600,786,000, or \$67,642,000 in excess of its cost, and has remaining unfunded commitments of \$217,676,000, of which our share is \$54,419,000.

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ITEM 3. LEGAL PROCEEDINGS

We are from time to time involved in legal actions arising in the ordinary course of business. In our opinion, after consultation with legal counsel, the outcome of such matters, including the matter referred to below, is not expected to have a material adverse effect on our financial position, results of operations or cash flows.

In 2003, Stop & Shop filed an action against us in the New York Supreme Court, claiming that we had no right to reallocate and therefore continue to collect \$5,000,000 (\$6,000,000 beginning February 1, 2012) of annual rent from Stop & Shop pursuant to a Master Agreement and Guaranty, because of the expiration of the leases to which the annual rent was previously allocated. Stop & Shop asserted that an order of the Bankruptcy Court for the Southern District of New York, as modified on appeal by the District Court, froze our right to reallocate and effectively terminated our right to collect the annual rent from Stop & Shop. We asserted a counterclaim seeking a judgment for all of the unpaid annual rent accruing through the date of the judgment and a declaration that Stop & Shop will continue to be liable for the annual rent as long as any of the leases subject to the Master Agreement and Guaranty remain in effect. A trial was held in November 2010. On November 7, 2011, the Court determined that we had a continuing right to allocate the annual rent to unexpired leases covered by the Master Agreement and Guaranty, and directed entry of a judgment in our favor ordering Stop & Shop to pay us the unpaid annual rent accrued through February 28, 2011 in the amount of \$37,422,000, a portion of the annual rent due from March 1, 2011 through the date of judgment, interest, and attorneys' fees. On December 16, 2011, a money judgment based on the Court's decision was entered in our favor in the amount of \$56,597,000 (including interest and costs). Stop & Shop appealed the Court's decision and the judgment and posted a bond to secure payment of the judgment. On January 12, 2012, we commenced a new action against Stop & Shop seeking recovery of \$2,500,000 of annual rent not included in the money judgment, plus additional annual rent as it accrues. At December 31, 2012, we had a \$47,900,000 receivable from Stop & Shop, which is included as a component of "tenant and other receivables" on our consolidated balance sheet. On February 6, 2013, we received \$124,000,000 pursuant to a settlement agreement with Stop & Shop. The settlement terminates our right to receive \$6,000,000 of additional annual rent under the 1992 agreement, for a period potentially through 2031. As a result of this settlement, we collected the aforementioned \$47,900,000 receivable and will recognize approximately \$59,000,000 of net income in the first quarter of 2013.

ITEM 4. MINE SAFETY DISCLOSURES

Not applicable.

PART II

Item 5. Market for Registrant's Common Equity, Related STOCKholder Matters and issuer purchases of equity securities

Vornado's common shares are traded on the New York Stock Exchange under the symbol "VNO."

Quarterly high and low sales prices of the common shares and dividends paid per common share for the years ended December 31, 2012 and 2011 were as follows:

	Year Ended December 31, 2012						Year Ended December 31, 2011					
Quarter		High		Low	Dividends			High		Low	Div	idends
1st	\$	86.21	\$	75.17	\$	0.69	\$	93.53	\$	82.12	\$	0.69
2nd		88.50		78.56		0.69		98.42		86.85		0.69
3rd		86.56		79.50		0.69		98.77		72.85		0.69
4th		82.50		72.64		1.69 (1)		84.30		68.39		0.69

⁽¹⁾ Comprised of a regular quarterly dividend of \$0.69 per share and a special long-term capital gain dividend of \$1.00 per share.

On January 17, 2013, we increased our quarterly common dividend to \$0.73 per share (a new indicated annual rate of \$2.92 per share). As of February 1, 2013, there were 1,206 holders of record of our common shares.

Recent Sales of Unregistered Securities

Operating Partnership held by persons who received units, in private placements in earlier periods, in exchange for their interests in limited partnerships that owned real estate. The common shares were issued without registration under the Securities Act of 1933 in reliance on Section 4 (2) of that Act.
Information relating to compensation plans under which our equity securities are authorized for issuance is set forth under Part III, Item 12 of this Annual Report on Form 10-K and such information is incorporated by reference herein.
Recent Purchases of Equity Securities None
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Performance Graph

The following graph is a comparison of the five-year cumulative return of our common shares, the Standard & Poor's 500 Index (the "S&P 500 Index") and the National Association of Real Estate Investment Trusts' ("NAREIT") All Equity Index, a peer group index. The graph assumes that \$100 was invested on December 31, 2007 in our common shares, the S&P 500 Index and the NAREIT All Equity Index and that all dividends were reinvested without the payment of any commissions. There can be no assurance that the performance of our shares will continue in line with the same or similar trends depicted in the graph below.

	2	007	2008	2009	2010	2011	2012
Vornado Realty Trust	\$	100	\$ 72	\$ 89	\$ 110	\$ 105	\$ 114
S&P 500 Index		100	63	80	92	94	109
The NAREIT All Equity							
Index		100	62	80	102	110	132

ITEM 6. SELECTED FINANCIAL DATA

Year Ended December 31,

		i cai	Ended December 31	••	
(Amounts in thousands, except per share					
amounts)	2012	2011	2010	2009	2008
Operating Data:					
Revenues:					
Property rentals	\$ 2,085,582	\$ 2,114,255	\$ 2,093,475	\$ 2,006,207	\$ 1,978,454
Tenant expense					
reimbursements	301,092	314,752	317,777	312,689	307,909
Cleveland Medical					
Mart development		4.7.4.000			
project	235,234	154,080	-	-	-
Fee and other	144540	140.740	146.055	154 500	122 022
income Total revenues	144,549	149,749	146,955	154,590	123,823
Expenses:	2,766,457	2,732,836	2,558,207	2,473,486	2,410,186
Operating	1,021,719	995,586	983,424	954,754	931,455
Depreciation and	1,021,717	775,500	703,424	754,754	731,733
amortization	517,811	524,550	494,898	492,505	492,208
General and	317,011	521,550	171,070	1,2,505	.,2,200
administrative	201,894	208,008	211,399	227,715	191,599
Cleveland Medical	,	,	,	,	,
Mart development					
project	226,619	145,824	-	-	-
Impairment losses,					
acquisition related					
costs					
and tenant buy-outs	120,786	35,299	109,458	71,863	81,447
Total expenses	2,088,829	1,909,267	1,799,179	1,746,837	1,696,709
Operating income	677,628	823,569	759,028	726,649	713,477
Income applicable to	14.050	40.540	71.624	02 200	2 290
Toys "R" Us Income (loss) from	14,859	48,540	71,624	92,300	2,380
partially owned entities	408,267	70,072	20,869	(21,471)	(160,620)
Income (loss) from Real	400,207	70,072	20,007	(21,471)	(100,020)
Estate Fund	63,936	22,886	(303)	_	_
Interest and other	35,753	22,000	(202)		
investment (loss)					
income, net	(260,945)	148,784	235,267	(116,436)	(3,017)
Interest and debt					
expense	(500,361)	(526,175)	(539,370)	(597,105)	(591,419)
Net gain (loss) on					
extinguishment of debt	-	-	94,789	(25,915)	9,820
Net gain on disposition					
of wholly owned and					

partially						
owned assets	13,347		15,134	81,432	5,641	7,757
Income (loss) before	416 501		602.010	500.00 6	(2.662	(21 (22)
income taxes Income tax (expense)	416,731		602,810	723,336	63,663	(21,622)
benefit Income from continuing	(8,132)		(23,925)	(22,137)	(20,134)	205,616
operations Income from	408,599		578,885	701,199	43,529	183,994
discontinued operations	285,942		161,115	6,832	84,921	227,451
Net income Less net (income) loss	694,541		740,000	708,031	128,450	411,445
attributable to						
noncontrolling interests in:						
Consolidated						
subsidiaries	(32,018)		(21,786)	(4,920)	2,839	3,263
Operating Partnership	(35,327)		(41,059)	(44,033)	(5,834)	(33,327)
Preferred unit	(==,==,)		(1-,007)	(11,000)	(=,== 1)	(==,==/)
distributions of the						
Operating Partnership	(9,936)		(14,853)	(11,195)	(19,286)	(22,084)
Net income attributable	(),)30)		(11,033)	(11,175)	(17,200)	(22,001)
to Vornado	617,260		662,302	647,883	106,169	359,297
Preferred share dividends	(76,937)		(65,531)	(55,534)	(57,076)	(57,091)
Discount on preferred	(10,551)		(05,551)	(33,331)	(37,070)	(37,071)
share and unit	0.040		7 000	4.202		
redemptions Net income attributable	8,948		5,000	4,382	-	-
to common shareholders	\$ 549,271	\$	601,771	\$ 596,731	\$ 49,093	\$ 302,206
Per Share Data: Income (loss) from						
continuing						
operations, net -						
basic	\$ 1.50	\$	2.44	\$ 3.24	\$ (0.16)	\$ 0.63
Income (loss) from continuing						
operations, net -						
diluted	1.49		2.42	3.21	(0.16)	0.61
Net income per common share -						
basic	2.95		3.26	3.27	0.28	1.96
Net income per						
common share - diluted	2.94		3.23	3.24	0.28	1.91
Dividends per						
common share	3.76	(1)	2.76	2.60	3.20	3.65

Balance Sheet Data:

Total assets	\$ 21,965,975	\$ 20,446,487	\$ 20,517,471	\$ 20,185,472	\$ 21,418,048
Real estate, at cost	18,495,359	16,703,757	16,454,967	16,344,244	16,195,706
Accumulated					
depreciation	(3,097,074)	(2,894,374)	(2,530,945)	(2,228,425)	(2,212,111)
Debt	11,296,190	10,076,607	10,349,457	10,103,428	11,596,585
Total equity	7,904,144	7,508,447	6,830,405	6,649,406	6,214,652

⁽¹⁾ Includes a special long-term capital gain dividend of \$1.00 per share.

	Year Ended December 31,					
(Amounts in thousands)	2012	2011	2010	2009	2008	
Other Data:						
Funds From Operations ("FFO") ⁽¹⁾ :						
Net income attributable to Vornado	\$ 617,260	\$ 662,302	\$ 647,883	\$ 106,169	\$ 359,297	
Depreciation and amortization of						
real property	504,407	530,113	505,806	508,572	509,367	
Net gains on sale of real estate	(245,799)	(51,623)	(57,248)	(45,282)	(57,523)	
Real estate impairment losses	129,964	28,799	97,500	23,203	-	
Proportionate share of adjustments to						
equity in net income						
of Toys, to arrive at FFO:						
Depreciation and						
amortization of real						
property	68,483	70,883	70,174	65,358	66,435	
Net gains on sale of	,	,	,	,	,	
real estate	_	(491)	_	(164)	(719)	
Real estate impairment		(1,7-)		()	(, -,)	
losses	9,824	_	_	_	_	
Income tax effect of	>,o= .					
above adjustments	(27,493)	(24,634)	(24,561)	(22,819)	(23,223)	
Proportionate share of adjustments to	(27,193)	(21,031)	(21,301)	(22,01)	(23,223)	
equity in net income of						
partially owned entities,						
excluding Toys, to arrive at						
FFO:						
Depreciation and						
amortization of real						
property	86,197	99,992	78,151	75,200	49,513	
Net gains on sale of	00,177)),)) <u>L</u>	70,131	73,200	47,515	
real estate	(241,602)	(9,276)	(5,784)	(1,188)	(8,759)	
Real estate impairment	(241,002)	(9,270)	(3,764)	(1,100)	(0,739)	
losses	1,849		11,481			
Noncontrolling interests' share of	1,049	-	11,401	-	-	
above adjustments	(16,649)	(40,957)	(46,794)	(47,022)	(49,683)	
FFO	886,441	1,265,108	1,276,608	662,027	844,705	
Preferred share dividends	(76,937)	(65,531)	(55,534)	(57,076)	(57,091)	
	(70,937)	(03,331)	(55,554)	(37,070)	(37,091)	
Discount on preferred share and unit	8,948	5,000	4,382			
redemptions FFO attributable to common	0,940	3,000	4,362	-	-	
	010 450	1 204 577	1 225 456	604.051	707 614	
shareholders	818,452	1,204,577	1,225,456	604,951	787,614	
Convertible preferred share	112	124	160	170	100	
dividends	113	124	160	170	189	
Interest on 3.88% exchangeable		26.072	05.015		25.261	
senior debentures	-	26,272	25,917	-	25,261	
FFO attributable to common shareholders	Φ 010.555	ф 1 220 272	ф 1 051 500	ф <i>С</i> О Г 1 С 1	ф. 012.0C4	
plus assumed conversions ⁽¹⁾	\$ 818,565	\$ 1,230,973	\$ 1,251,533	\$ 605,121	\$ 813,064	

(1) FFO is computed in accordance with the definition adopted by the Board of Governors of the National Association of Real Estate Investment Trusts ("NAREIT"). NAREIT defines FFO as GAAP net income or loss adjusted to exclude net gain from sales of depreciated real estate assets, real estate impairment losses, depreciation and amortization expense from real estate assets, extraordinary items and other specified non-cash items, including the pro rata share of such adjustments of unconsolidated subsidiaries. FFO and FFO per diluted share are used by management, investors and analysts to facilitate meaningful comparisons of operating performance between periods and among our peers because it excludes the effect of real estate depreciation and amortization and net gains on sales, which are based on historical costs and implicitly assume that the value of real estate diminishes predictably over time, rather than fluctuating based on existing market conditions. FFO does not represent cash generated from operating activities and is not necessarily indicative of cash available to fund cash requirements and should not be considered as an alternative to net income as a performance measure or cash flows as a liquidity measure. FFO may not be comparable to similarly titled measures employed by other companies.

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ITEM MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS 7. OF OPERATIONS

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Overview

Vornado Realty Trust ("Vornado") is a fully integrated real estate investment trust ("REIT") and conducts its business through, and substantially all of its interests in properties are held by, Vornado Realty L.P., a Delaware limited partnership (the "Operating Partnership"). Accordingly, Vornado's cash flow and ability to pay dividends to its shareholders is dependent upon the cash flow of the Operating Partnership and the ability of its direct and indirect subsidiaries to first satisfy their obligations to creditors. Vornado is the sole general partner of, and owned approximately 94.0% of the common limited partnership interest in the Operating Partnership at December 31, 2012. All references to "we," "us," "our," the "Company" and "Vornado" refer to Vornado Realty Trust and its consolidated subsidiaries, including the Operating Partnership.

We own and operate office and retail properties (our "core" operations) with large concentrations in the New York City metropolitan area and in the Washington, DC / Northern Virginia area. In addition, we have a 32.6% interest in Toys "R" Us, Inc. ("Toys") which has a significant real estate component, a 32.4% interest in Alexander's, Inc. (NYSE: ALX) ("Alexander's"), which has six properties in the greater New York metropolitan area, as well as interests in other real estate and related investments.

Our business objective is to maximize shareholder value, which we measure by the total return provided to our shareholders. Below is a table comparing our performance to the Morgan Stanley REIT Index ("RMS") and the SNL REIT Index ("SNL") for the following periods ended December 31, 2012:

	Total Return ⁽¹⁾				
	Vornado	RMS	SNL		
One-year	9.2%	17.8%	20.2%		
Three-year	28.2%	64.5%	67.9%		
Five-year	9.6%	31.2%	37.3%		
Ten-year	228.5%	199.1%	218.5%		

(1) Past performance is not necessarily indicative of future performance.

We intend to achieve our business objective by continuing to pursue our investment philosophy and executing our operating strategies through:

- Maintaining a superior team of operating and investment professionals and an entrepreneurial spirit;
- Investing in properties in select markets, such as New York City and Washington, DC, where we believe there is a high likelihood of capital appreciation;

- Acquiring quality properties at a discount to replacement cost and where there is a significant potential for higher rents;
- Investing in retail properties in select under-stored locations such as the New York City metropolitan area;
- Developing and redeveloping existing properties to increase returns and maximize value; and
- Investing in operating companies that have a significant real estate component.

We expect to finance our growth, acquisitions and investments using internally generated funds, proceeds from possible asset sales and by accessing the public and private capital markets. We may also offer Vornado common or preferred shares or Operating Partnership units in exchange for property and may repurchase or otherwise reacquire these securities in the future.

We compete with a large number of property owners and developers, some of which may be willing to accept lower returns on their investments than we are. Principal factors of competition include rents charged, sales prices, attractiveness of location, the quality of the property and the breadth and the quality of services provided. Our success depends upon, among other factors, trends of the national, regional and local economies, the financial condition and operating results of current and prospective tenants and customers, availability and cost of capital, construction and renovation costs, taxes, governmental regulations, legislation and population trends. See "Risk Factors" in Item 1A for additional information regarding these factors.

Overview - continued

Year Ended December 31, 2012 Financial Results Summary

Net income attributable to common shareholders for the year ended December 31, 2012 was \$549,271,000, or \$2.94 per diluted share, compared to \$601,771,000, or \$3.23 per diluted share for the year ended December 31, 2011. Net income for the years ended December 31, 2012 and 2011 includes \$487,401,000 and \$61,390,000, respectively, of net gains on sale of real estate, and \$141,637,000 and \$28,799,000, respectively, of real estate impairment losses. In addition, the years ended December 31, 2012 and 2011 include certain items that affect comparability which are listed in the table below. The aggregate of net gains on sale of real estate, real estate impairment losses and the items in the table below, net of amounts attributable to noncontrolling interests, increased net income attributable to common shareholders by \$164,907,000, or \$0.88 per diluted share for the year ended December 31, 2012 and \$287,678,000, or \$1.55 per diluted share for the year ended December 31, 2011.

Funds from operations attributable to common shareholders plus assumed conversions ("FFO") for the year ended December 31, 2012 was \$818,565,000, or \$4.39 per diluted share, compared to \$1,230,973,000, or \$6.42 per diluted share for the prior year. FFO for the years ended December 31, 2012 and 2011 includes certain items that affect comparability which are listed in the table below. The aggregate of these items, net of amounts attributable to noncontrolling interests, decreased FFO by \$145,560,000, or \$0.78 per diluted share for the year ended December 31, 2012, and increased FFO by \$291,700,000, or \$1.52 per diluted share for the year ended December 31, 2011.

	For the Year Ended December 31,		
(Amounts in thousands)	2012	2011	
Items that affect comparability income (expense):			
Non-cash impairment loss on J.C. Penney owned shares	\$ (224,937)	\$ -	
(Loss) income from the mark-to-market of J.C. Penney derivative			
position	(75,815)	12,984	
Non-cash impairment loss on investment in Toys	(40,000)	-	
FFO attributable to discontinued operations, including our share			
of discontinued operations			
of Alexander's	68,501	91,938	
Accelerated amortization of discount on investment in			
subordinated debt of Independence Plaza	60,396	-	
1290 Avenue of the Americas and 555 California Street priority			
return and income tax benefit	25,260	-	
After-tax net gain on sale of Canadian Trade Shows	19,657	-	
Net gain resulting from Lexington Realty Trust's stock issuance	14,116	9,760	
Net gain on extinguishment of debt	-	83,907	
Mezzanine loan loss reversal and gain on disposition	-	82,744	
Recognition of disputed receivable from Stop & Shop	_	23,521	

Other, net	(2,339)	6,440
	(155,161)	311,294
Noncontrolling interests' share of above adjustments	9,601	(19,594)
Items that affect comparability, net	\$ (145,560)	\$ 291,700

The percentage increase (decrease) in GAAP basis and cash basis same store Earnings Before Interest, Taxes, Depreciation and Amortization ("EBITDA") of our operating segments for the year ended December 31, 2012 over the year ended December 31, 2011 is summarized below.

			Retail	Merchandise
		Washington,		
Same Store EBITDA:	New York	DC	Properties	Mart
December 31, 2012 vs.				
December 31, 2011				
GAAP basis	$2.0\%^{(1)}$	(8.6%)	1.2%	4.5%
Cash basis	$2.0\%^{(1)}$	(9.8%)	1.3%	0.7%

Excluding the Hotel Pennsylvania, same store increased by 2.2% and 2.3% on a GAAP and Cash basis, respectively.

(1)

Overview - continued

Quarter Ended December 31, 2012 Financial Results Summary

Net income attributable to common shareholders for the quarter ended December 31, 2012 was \$62,633,000, or \$0.33 per diluted share, compared to \$69,508,000, or \$0.37 per diluted share for the quarter ended December 31, 2011. Net income for the quarters ended December 31, 2012 and 2011 includes \$281,549,000 and \$1,916,000, respectively, of net gains on sale of real estate, and \$117,883,000 and \$28,799,000, respectively, of real estate impairment losses. In addition, the quarters ended December 31, 2012 and 2011 include certain other items that affect comparability which are listed in the table below. The aggregate of net gains on sale of real estate, real estate impairment losses and the items in the table below, net of amounts attributable to noncontrolling interests, decreased net income attributable to common shareholders by \$18,670,000, or \$0.10 per diluted share for the quarter ended December 31, 2012 and increased net income attributable to common shareholders by \$48,566,000, or \$0.26 per diluted share for the quarter ended December 31, 2011.

FFO for the quarter ended December 31, 2012 was \$55,890,000, or \$0.30 per diluted share, compared to \$280,369,000, or \$1.46 per diluted share for the prior year's quarter. FFO for the quarters ended December 31, 2012 and 2011 include certain items that affect comparability which are listed in the table below. The aggregate of these items, net of amounts attributable to noncontrolling interests, decreased FFO by \$172,670,000, or \$0.92 per diluted share for the quarter ended December 31, 2012, and increased FFO by \$82,493,000, or \$0.43 per diluted share for the quarter ended December 31, 2011.

	For the Three Mo December	
(Amounts in thousands)	2012	2011
Items that affect comparability income (expense):		
Non-cash impairment loss on J.C. Penney owned shares	\$ (224,937)	\$ -
(Loss) income from the mark-to-market of J.C. Penney		
derivative position	(22,472)	40,120
Non-cash impairment loss on investment in Toys	(40,000)	-
Accelerated amortization of discount on investment in		
subordinated debt of Independence Plaza	60,396	-
1290 Avenue of the Americas and 555 California Street priority		
return and income tax benefit	25,260	-
Net gain resulting from Lexington Realty Trust's stock issuance	14,116	-
FFO attributable to discontinued operations, including our share		
of discontinued operations		
of Alexander's	12,736	25,398
Recognition of disputed receivable from Stop & Shop	-	23,521
Other, net	(8,825)	(1,014)
	(183,726)	88,025
Noncontrolling interests' share of above adjustments	11,056	(5,532)

Items that affect comparability, net

\$ (172,670)

82,493

The percentage increase (decrease) in GAAP basis and cash basis same store EBITDA of our operating segments for the quarter ended December 31, 2012 over the quarter ended December 31, 2011 and the trailing quarter ended September 30, 2012 are summarized below.

			Retail	Merchandise
		Washington,		
Same Store EBITDA:	New York	DC	Properties	Mart
December 31, 2012 vs.				
December 31, 2011				
GAAP basis	$0.2\%^{(1)}$	(14.3%)	(0.1%)	0.2%
Cash basis	$4.0\%^{(1)}$	(14.9%)	(0.8%)	(5.7%)
December 31, 2012 vs.				
September 30, 2012				
GAAP basis	$4.3\%^{(2)}$	(8.8%)	1.8%	14.0%(3)
Cash basis	$6.8\%^{(2)}$	(7.7%)	1.4%	6.6%(3)

Excluding the Hotel Pennsylvania, same store increased by 0.2% and 4.4% on a GAAP and Cash basis,

- (1) respectively.
 - Excluding the Hotel Pennsylvania, same store increased by 2.5% and 4.8% on a GAAP and Cash basis,
- (2) respectively.
- (3) Primarily from the timing of trade shows.

Calculations of same store EBITDA, reconciliations of our net income to EBITDA and FFO and the reasons we consider these non-GAAP financial measures useful are provided in the following pages of Management's Discussion and Analysis of the Financial Condition and Results of Operations.

O	verview	- continu	ьd
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VorNADO CAPITAL PARTNERS REAL ESTATE FUND (The "FUND")

In February 2011, the Fund's subscription period closed with an aggregate of \$800,000,000 of capital commitments, of which we committed \$200,000,000. We are the general partner and investment manager of the Fund, which has an eight-year term and a three-year investment period. During the investment period, which concludes in July 2013, the Fund is our exclusive investment vehicle for all investments that fit within its investment parameters, including debt, equity and other interests in real estate, and excluding (i) investments in vacant land and ground-up development; (ii) investments acquired by merger or primarily for our securities or properties; (iii) properties which can be combined with or relate to our existing properties; (iv) securities of commercial mortgage loan servicers and investments derived from any such investments; (v) non-controlling interests in equity and debt securities; and (vi) investments located outside of North America. The Fund's investments are reported on its balance sheet at fair value, with changes in value each period recognized in earnings. We consolidate the accounts of the Fund into our consolidated financial statements, retaining the fair value basis of accounting.

During 2012, the Fund made four investments (described below) aggregating \$203,700,000. As of December 31, 2012, the Fund has nine investments with an aggregate fair value of \$600,786,000, or \$67,642,000 in excess of cost, and has remaining unfunded commitments of \$217,676,000, of which our share was \$54,419,000.

800 Corporate Pointe

On November 30, 2012, the Fund acquired 800 Corporate Pointe, a 243,000 square foot office building and the accompanying six-level parking structure (1,964 spaces) located in Culver City, Los Angeles, California, for \$95,700,000 in cash.

501 Broadway

On August 20, 2012, the Fund acquired 501 Broadway, a 9,000 square foot retail property in New York for \$31,000,000. The purchase price consisted of \$11,000,000 in cash and a \$20,000,000 mortgage loan. The three-year loan bears interest at LIBOR plus 2.75%, with a floor of 3.50%, and has two one-year extension options.

1100 Lincoln Road

On July 2, 2012, the Fund acquired 1100 Lincoln Road, a 167,000 square foot retail property, the western anchor of the Lincoln Road Shopping District in Miami Beach, Florida, for \$132,000,000. The purchase price consisted of \$66,000,000 in cash and a \$66,000,000 mortgage loan. The three-year loan bears interest at LIBOR plus 2.75% and has two one-year extension options.

520 Broadway

On April 26, 2012, the Fund acquired 520 Broadway, a 112,000 square foot office building in Santa Monica, California for \$61,000,000 in cash and subsequently placed a \$30,000,000 mortgage loan on the property. The three-year loan bears interest at LIBOR plus 2.25% and has two one-year extension options.

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Overview – continued
2012 Acquisitions and Investments
Independence Plaza
In 2011, we acquired a 51% interest in the subordinated debt of Independence Plaza, a three-building 1,328 unit residential complex in the Tribeca submarket of Manhattan which has 54,500 square feet of retail space and 550 parking spaces, for \$45,000,000 and a warrant to purchase 25% of the equity for \$1,000,000. On December 21, 2012 we acquired a 58.75% interest in the property as follows: (i) buying one of the equity partners' 33.75% interest for \$160,000,000, (ii) exercising our warrant for 25% of the equity and (iii) contributing the appreciated value of our interest in the subordinated debt as preferred equity. In connection therewith, we recognized income of \$105,366,000 comprised of \$60,396,000 from the accelerated amortization of the discount on the subordinated debt immediately preceding the conversion to preferred equity, and a \$44,970,000 purchase price fair value adjustment upon exercising the warrant. The current transaction values the property at \$844,800,000. The property is currently encumbered by a \$334,225,000 mortgage. We expect to refinance the \$334,225,000 mortgage in 2013, substantially decreasing our cash investment. We manage the retail space at the property and Stellar Management, our partner, manages the residential space.
666 Fifth Avenue - Retail
On December 6, 2012, we acquired a retail condominium located at 666 Fifth Avenue at 53rd Street for \$707,000,000 in cash. The property has 126 feet of frontage on Fifth Avenue and contains 114,000 square feet, 39,000 square feet in fee and 75,000 square feet by long-term lease from the 666 Fifth Avenue office condominium, which is 49.5% owned by us.
Marriott Marquis Times Square - Retail and Signage

On July 30, 2012, we entered into a lease with Host Hotels & Resorts, Inc. (NYSE: HST) ("Host"), under which we will redevelop the retail and signage components of the Marriott Marquis Times Square Hotel. The Marriott Marquis with over 1,900 rooms is one of the largest hotels in Manhattan. It is located in the heart of the bow-tie of Times Square and spans the entire block front from 45th Street to 46th Street on Broadway. The Marriott Marquis is directly across from our 1540 Broadway iconic retail property leased to Forever 21 and Disney flagship stores. We plan to spend over \$140,000,000 to redevelop and substantially expand the existing retail space, including converting the below grade parking garage into retail, and creating six-story, 300 foot wide block front, dynamic LED signs. During the term of the lease we will pay fixed rent equal to the sum of \$12,500,000, plus a portion of the property's net cash flow after we receive a 5.2% preferred return on our invested capital. The lease contains put/call options which, if exercised, would lead to our ownership. Host can exercise the put option during defined periods following the conversion of the project to a condominium. We can exercise our call option under the same terms, at any time after the fifteenth year of the lease term.

Overview – continued
2012 Dispositions
Merchandise Mart
On December 31, 2012, we completed the sale of the Boston Design Center, a 554,000 square foot showroom building in Boston, Massachusetts, for \$72,400,000 in cash, which resulted in a net gain of \$5,252,000.
On July 26, 2012, we completed the sale of the Washington Design Center, a 393,000 square foot showroom building in Washington, DC, and the Canadian Trade Shows, for an aggregate of \$103,000,000 in cash. The sale of the Canadian Trade Shows resulted in an after-tax net gain of \$19,657,000.
On June 22, 2012, we completed the sale of L.A. Mart, a 784,000 square foot showroom building in Los Angeles, California for \$53,000,000, of which \$18,000,000 was cash and \$35,000,000 was nine-month seller financing at 6.0%, which was paid on December 28, 2012.
On January 6, 2012, we completed the sale of 350 West Mart Center, a 1.2 million square foot office building in Chicago, Illinois, for \$228,000,000 in cash, which resulted in a net gain of \$54,911,000.
Washington, DC
On November 7, 2012, we completed the sale of three office buildings ("Reston Executive") located in suburban Fairfax County, Virginia, containing 494,000 square feet for \$126,250,000, which resulted in a net gain of \$36,746,000.

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On July 26, 2012, we completed the sale of 409 Third Street S.W., a 409,000 square foot office building in Washington, DC, for \$200,000,000 in cash, which resulted in a net gain of \$126,621,000. This building is contiguous to the Washington Design Center and was sold to the same purchaser.
Retail Properties
On February 13, 2013, we entered into an agreement to sell the Plant, a power strip shopping center in San Jose, California, for \$203,000,000. The sale will result in net proceeds of approximately \$93,000,000 after repaying the existing loan and closing costs, and a financial statement gain of approximately \$33,000,000. The sale, which is subject to customary closing conditions, is expected to be completed by the second quarter of 2013.
On January 24, 2013, we completed the sale of the Green Acres Mall located in Valley Stream, New York, for \$500,000,000, which resulted in net proceeds of \$185,000,000, after repaying the existing loan and closing costs. The financial statement gain of \$205,000,000 will be recognized in the first quarter of 2013 and the tax gain of \$304,000,000 has been deferred as part of a like-kind exchange.
In 2012, we sold 12 non-core retail properties in separate transactions, for an aggregate of \$157,000,000 in cash, which resulted in a net gain aggregating \$22,266,000. In addition, we have entered into an agreement to sell a building on Market Street, Philadelphia, which is part of the Gallery at Market East for \$60,000,000, which will resul in a net gain of approximately \$35,000,000. The sale, which is subject to customary closing conditions, is expected to be completed in the first quarter of 2013.
Other
On January 24, 2013, LNR Property LLC ("LNR") entered into a definitive agreement to be sold. We own 26.2% of LNR and expect to receive net proceeds of approximately \$241,000,000. The sale, which is subject to customary closing conditions, is expected to be completed in the second quarter of 2013.

Overview – continued
2012 Financing Activities
Secured Debt
On November 16, 2012, we completed a \$120,000,000 refinancing of 4 Union Square South, a 206,000 square foot Manhattan retail property. The seven-year loan bears interest at LIBOR plus 2.15% (2.36% at December 31, 2012) and amortizes based on a 30-year schedule beginning in the third year. We retained net proceeds of approximately \$42,000,000, after repaying the existing loan and closing costs.
On November 8, 2012, we completed a \$950,000,000 refinancing of 1290 Avenue of the Americas (70% owned), a 2.1 million square foot Manhattan office building. The 10-year fixed rate interest-only loan bears interest at 3.34%. The partnership retained net proceeds of approximately \$522,000,000, after repaying the existing loan and closing costs.
On August 17, 2012, we completed a \$98,000,000 refinancing of 435 Seventh Avenue, a 43,000 square foot retail property in Manhattan. The seven-year loan bears interest at LIBOR plus 2.25% (2.46% at December 31, 2012). We retained net proceeds of approximately \$44,000,000, after repaying the existing loan and closing costs.
On July 26, 2012, we completed a \$150,000,000 refinancing of 2101 L Street, a 380,000 square foot office building located in Washington, DC. The 12-year fixed rate loan bears interest at 3.97% and amortizes based on a 30-year schedule beginning in the third year.
On March 5, 2012, we completed a \$325,000,000 refinancing of 100 West 33 rd Street, a 1.1 million square foot property located on the entire Sixth Avenue block front between 32 nd and 33 rd Streets in Manhattan. The building contains the 257,000 square foot Manhattan Mall and 848,000 square feet of office space. The three-year loan bear interest at LIBOR plus 2.50% (2.71% at December 31, 2012) and has two one-year extension options. We retained net proceeds of approximately \$87,000,000, after repaying the existing loan and closing costs.

On January 9, 2012, we completed a \$300,000,000 refinancing of 350 Park Avenue, a 559,000 square foot Manhattan office building. The five-year fixed rate loan bears interest at 3.75% and amortizes based on a 30-year schedule beginning in the third year. The proceeds of the new loan and \$132,000,000 of existing cash were used to repay the existing loan and closing costs.
Senior Unsecured Debt
In April 2012, we redeemed all of the outstanding exchangeable and convertible senior debentures at par, for an aggregate of \$510,215,000 in cash.
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Overview – continued
2012 Financing Activities – continued
Preferred Securities
In July 2012 and January 2013, we sold an aggregate of \$600,000,000 of cumulative redeemable preferred securities with a weighted average cost of 5.55%. The net proceeds aggregating \$581,824,000 were used primarily to redeem outstanding cumulative redeemable preferred securities with an aggregate face amount of \$517,500,000 and a weighted average cost of 6.82%. The details of these transactions are described below.
On February 19, 2013, we redeemed all of the outstanding 6.75% Series F Cumulative Redeemable Preferred Shares and 6.75% Series H Cumulative Redeemable Preferred Shares at par, for an aggregate of \$262,500,000 in cash, plus accrued and unpaid dividends through the date of redemption.
On January 25, 2013, we sold 12,000,000 5.40% Series L Cumulative Redeemable Preferred Shares at a price of \$25.00 per share in an underwritten public offering pursuant to an effective registration statement. We retained aggregate net proceeds of \$290,853,000, after underwriters' discounts and issuance costs and contributed the net proceeds to the Operating Partnership in exchange for 12,000,000 Series L Preferred Units (with economic terms that mirror those of the Series L Preferred Shares). Dividends on the Series L Preferred Shares are cumulative and payable

par, for an aggregate of \$75,000,000 in cash, plus accrued and unpaid dividends through the date of redemption.

On August 16, 2012, we redeemed all of the outstanding 7.0% Series E Cumulative Redeemable Preferred Shares at

quarterly in arrears. The Series L Preferred Shares are not convertible into, or exchangeable for, any of our properties or securities. On or after five years from the date of issuance (or sooner under limited circumstances), we may redeem the Series L Preferred Shares at a redemption price of \$25.00 per share, plus accrued and unpaid dividends through the date of redemption. The Series L Preferred Shares have no maturity date and will remain outstanding indefinitely

unless redeemed by us.

On July 19, 2012, we redeemed all of the outstanding 7.0% Series D-10 and 6.75% Series D-14 cumulative redeemable preferred units with an aggregate face amount of \$180,000,000 for \$168,300,000 in cash, plus accrued and unpaid distributions through the date of redemption.

On July 11, 2012, we sold 12,000,000 5.70% Series K Cumulative Redeemable Preferred Shares at a price of \$25.00 per share in an underwritten public offering pursuant to an effective registration statement. We retained aggregate net proceeds of \$290,971,000, after underwriters' discounts and issuance costs and contributed the net proceeds to the Operating Partnership in exchange for 12,000,000 Series K Preferred Units (with economic terms that mirror those of the Series K Preferred Shares). Dividends on the Series K Preferred Shares are cumulative and payable quarterly in arrears. The Series K Preferred Shares are not convertible into, or exchangeable for, any of our properties or securities. On or after five years from the date of issuance (or sooner under limited circumstances), we may redeem the Series K Preferred Shares at a redemption price of \$25.00 per share, plus accrued and unpaid dividends through the date of redemption. The Series K Preferred Shares have no maturity date and will remain outstanding indefinitely unless redeemed by us.

Overview - continued

Leasing Activity

The leasing activity presented below is based on leases signed during the period and is not intended to coincide with the commencement of rental revenue in accordance with accounting principles generally accepted in the United States of America ("GAAP"). Tenant improvements and leasing commissions presented below are based on square feet leased during the period. Second generation relet space represents square footage that has not been vacant for more than nine months. The leasing activity for the New York segment excludes Alexander's, the Hotel Pennsylvania and residential.

		,	Wasl	hington,						
	New	York]	DC	Retail Pr	operties	N	Ierchan	dise M	art
(Square feet in										
thousands)	Office	Retail	O	ffice	Strips	Malls	•	Office	Shov	vroom
Quarter Ended December 31, 2012:										
Total square feet		_								
leased	457	6		482	322	75		-		58
Our share of square										
feet leased	437	5		404	322	51		-		58
Initial rent ⁽¹⁾ Weighted average	\$ 53.98	\$ 308.52	\$	41.46	\$ 20.46	\$ 33.11	\$	-	\$	41.19
lease term (years) Second generation	8.6	9.2		7.2	7.4	5.8		-		6.5
relet space:	272	3		246	220	5				58
Square feet	373	3		240	220	3		-		38
Cash basis: Initial rent ⁽¹⁾ Prior escalated	\$ 52.61	\$ 459.69	\$	39.34	\$ 17.03	\$ 69.44	\$	-	\$	41.19
rent Percentage increase	\$ 50.86	\$ 295.56	\$	40.38	\$ 16.04	\$ 67.89	\$	-	\$	39.42
(decrease) GAAP basis: Straight-line	3.4%	55.5%		(2.6%)	6.2%	2.3%		-%		4.5%
rent (2)	\$ 51.46	\$ 513.29	\$	37.94	\$ 17.16	\$ 71.83	\$	_	\$	43.00
Prior straight-line	\$ 48.62	\$ 283.01	\$	38.86	\$ 15.79	\$ 65.06	\$	-		33.41

rent Percentage increase (decrease) Tenant improvements and leasing commissions:	5.8%	81.4%	(2.4%)	8.7%	10.4%	-%		28.7%
Per square foot Per square foot	\$ 48.15	\$ 188.84	\$ 26.90	\$ 4.28	\$ 27.38	\$ -	\$	7.55
per annum: Percentage	\$ 5.60	\$ 20.60	\$ 3.74	\$ 0.58	\$ 4.72	\$ -	\$	1.16
of initial rent	10.4%	6.7%	9.0%	2.8%	14.3%	-		2.8%
Year Ended December 31, 2012:								
Total square feet								
leased	1,950	192	2,111	1,276	146	593		380
Our share of square								
feet leased	1,754	185	1,901	1,276	101	593		380
Initial rent (1)	\$ 57.15	\$ 110.71	\$ 40.55	\$ 18.65	\$ 38.45	\$ 32.97	\$ 3	38.67
Weighted average								
lease term (years) Second generation relet space:	9.3	11.9	7.3	8.2	5.3	14.7		6.0
Square feet	1,405	154	1,613	941	17	20		380
Cash basis:	,		,					
Initial rent ⁽¹⁾ Prior escalated	\$ 57.88	\$ 110.21	\$ 39.27	\$ 15.98	\$ 64.85	\$ 32.24	\$ 3	38.67
rent Percentage increase	\$ 55.31	\$ 88.47	\$ 39.13	\$ 14.58	\$ 60.78	\$ 24.88		39.04
(decrease) GAAP basis: Straight-line	4.6%	24.6%	0.4%	9.6%	6.7%	29.6%	(0.9%)
rent ⁽²⁾ Prior straight-line	\$ 57.34	\$ 115.97	\$ 38.96	\$ 16.49	\$ 66.24	\$ 32.38	\$ 3	39.15
rent Percentage	\$ 54.64	\$ 89.52	\$ 37.67	\$ 13.69	\$ 58.61	\$ 23.15	\$ 3	35.28
increase	4.9%	29.5%	3.4%	20.5%	13.0%	39.9%	1	11.0%
Tenant								
improvements and leasing commissions:								
Per square foot Per square foot	\$ 54.45	\$ 32.52	\$ 35.49	\$ 7.48	\$ 18.66	\$ 96.41	\$:	10.49
per annum: Percentage	\$ 5.85	\$ 2.73	\$ 4.86	\$ 0.91	\$ 3.52	\$ 6.56 (3)	\$	1.75
of initial rent	10.2%	2.5%	12.0%	4.9%	9.2%	19.9%		4.5%

See notes on the following page.	
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Overview - continued

Leasing Activity - continued

	New York			Washington, DC			Retail Properties			Merchandise Mart				
(Square feet in thousands)	O	Office		Retail		Office		Strips]	Malls	(Office	She	owroom
Year Ended December 31, 2011:														
Total square feet														
leased		3,211		61		1,735		1,109		239		241		306
Our share of square														
feet leased:		2,432		61		1,557		1,109		207		241		306
Initial rent ⁽¹⁾ Weighted average	\$	55.37	\$	133.02	\$	41.35	\$	18.03	\$	33.82	\$	26.43	\$	36.67
lease term (years)		9.2		10.1		5.6		9.1		6.0		8.4		5.6
Second generation														
relet space:														
Square feet		2,089		52		1,396		470		48		241		306
Cash basis:														
Initial rent (1)	\$	56.21	\$	145.98	\$	41.01	\$	16.25	\$	30.65	\$	26.43	\$	36.67
Prior escalated														
rent	\$	47.66	\$	134.95	\$	38.77	\$	14.94	\$	27.79	\$	26.51	\$	38.60
Percentage														
increase														
(decrease)		18.0%		8.2%		5.8%		8.8%		10.3%		(0.3%)		(5.0%)
GAAP basis:														
Straight-line														
rent ⁽²⁾	\$	56.19	\$	150.78	\$	40.54	\$	16.46	\$	32.15	\$	26.90	\$	35.58
Prior														
straight-line														
rent	\$	47.47	\$	133.55	\$	37.47	\$	14.34	\$	27.26	\$	23.25	\$	35.04
Percentage														
increase		18.4%		12.9%		8.2%		14.8%		17.9%		15.7%		1.5%
Tenant														
improvements and														
leasing														
commissions:												- .		
Per square foot	\$	48.28	\$	40.00	\$	25.01	\$	5.67	\$	9.00	\$	64.78	\$	6.20
Per square foot	ф	<i>5.</i>	ф	2.06	ф	4 47	ф	0.62	ф	1.70	ф	7.71	ф	1 11
*	\$	5.25	\$	3.96	\$	4.47	\$	0.62	\$	1.50	\$	7.71	\$	1.11
Percentage		0.50		2.00		10.00		2.40		4 407		20.20		2.004
of initial rent		9.5%		3.0%		10.8%		3.4%		4.4%		29.2%		3.0%

- (1) Represents the cash basis weighted average starting rent per square foot, which is generally indicative of market rents. Most leases include free rent and periodic step-ups in rent which are not included in the initial cash basis rent per square foot but are included in the GAAP basis straight-line rent per square foot.
- (2) Represents the GAAP basis weighted average rent per square foot that is recognized over the term of the respective leases, and includes the effect of free rent and periodic step-ups in rent.
- (3) Includes \$6.50 per square foot per annum of tenant improvements and leasing commissions in connection with the 572,000 square foot Motorola Mobility / Google lease.

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Overview - continued

Square footage (in service) and Occupancy as of December 31, 2012:

Square footage (in service	and Occupancy as	Square Feet		
	Number of	Total	Our	
(Square feet in	- 1,0,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			Occupancy
thousands)	Properties	Portfolio	Share	%
New York:	•			
Office	31	19,729	16,751	95.9%
Retail	49	2,217	2,057	96.8%
Alexander's	6	2,179	706	99.1%
Hotel				
Pennsylvania	1	1,400	1,400	
Residential				
(1,655 units)	4	1,528	873	96.9%
		27,053	21,787	96.2%
Washington, DC				
Office	59	16,106	13,637	81.2%
Residential		,	,	
(2,414 units)	7	2,599	2,457	97.9%
Hotel and				
Warehouses	7	435	435	100.0%
		19,140	16,529	84.1%
Retail Properties:				
Strip Shopping				
Centers	114	15,566	14,984	93.6%
Regional Malls	6	5,244	3,608	92.7%
		20,810	18,592	93.4%
Merchandise Mart:				
Office	2	1,771	1,762	90.0%
Showroom	2	2,220	2,220	94.7%
		3,991	3,982	92.6%
Other				
555 California				
Street	3	1,795	1,257	93.1%
Primarily				
Warehouses	5	971	971	55.9%
		2,766	2,228	
Total square feet at				
December 31, 2012		73,760	63,118	

Square footage (in service) and Occupancy as of December 31, 2011: Square Feet (in service)

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	Number of	Total	Our	
(Square feet in				Occupancy
thousands)	Properties	Portfolio	Share	%
New York:				
Office	30	19,571	16,598	96.2%
Retail	46	2,239	1,982	95.6%
Alexander's	6	2,179	706	98.7%
Hotel				
Pennsylvania	1	1,400	1,400	
		25,389	20,686	96.2%
Washington, DC				
Office	59	16,623	14,161	89.3%
Residential				
(2,414 units)	7	2,599	2,457	96.6%
Hotel and				
Warehouses	7	404	404	100.0%
		19,626	17,022	90.6%
Retail Properties:				
Strip Shopping				
Centers	114	15,595	15,012	93.3%
Regional Malls	6	5,448	3,800	92.7%
· ·		21,043	18,812	93.2%
Merchandise Mart:				
Office	2	1,229	1,220	90.1%
Showroom	2	2,715	2,715	89.8%
		3,944	3,935	89.9%
Other				
555 California				
Street	3	1,795	1,257	93.1%
Primarily		,	,	
Warehouses	5	971	971	45.3%
		2,766	2,228	
Total square feet at				
December 31, 2011		72,768	62,683	

Overview - continued

Washington, DC Segment

As a result of the Base Realignment and Closure ("BRAC") statute, we estimated that occupancy would decrease from 90% at December 31, 2011, to between 82% and 84% at December 31, 2012 and that 2012 EBITDA before discontinued operations and gains on sale of real estate would be lower than 2011 by approximately \$55,000,000 to \$65,000,000 (revised to \$50,000,000 to \$60,000,000 in the third quarter of 2012). At December 31, 2012, occupancy was 84.1% and 2012 EBITDA before discontinued operations and gains on sale of real estate was lower than 2011 by \$54,900,000.

We estimate that 2013 EBITDA will be between \$5,000,000 and \$15,000,000 lower than 2012 EBITDA.

Of the 2,395,000 square feet subject to BRAC, 348,000 square feet has been taken out of service for redevelopment and 545,000 square feet has been leased or is pending. The table below summarizes the status of the BRAC space as of December 31, 2012.

	Rent Per			Square Feet Crystal		
	Squ	uare Foot	Total	City	Skyline	Rosslyn
Resolved:						
Relet as of December 31, 2012	\$	39.76	521,000	380,000	88,000	53,000
Leases pending		45.00	24,000	24,000	-	-
Taken out of service for redevelopment			348,000	348,000	-	-
•			893,000	752,000	88,000	53,000
To Be Resolved:						
Vacated as of December 31, 2012		35.77	1,002,000	519,000	473,000	10,000
Expiring in:						
2013		37.39	126,000	-	43,000	83,000
2014		32.49	304,000	103,000	201,000	_
2015		43.04	70,000	65,000	5,000	-
			1,502,000	687,000	722,000	93,000
Total square feet subject to BRAC			2,395,000	1,439,000	810,000	146,000

In the first quarter of 2012, we notified the lender that due to scheduled lease expirations resulting primarily from the effects of the BRAC statute, the Skyline properties had a 26% vacancy rate and rising (49.8% as of December 31, 2012) and, accordingly, cash flows are expected to decrease. As a result, our subsidiary that owns these properties does not have and is not expected to have for some time sufficient funds to pay all of its current obligations, including interest payments to the lender. Based on the projected vacancy and the significant amount of capital required to re-tenant these properties, at our request, the mortgage loan was transferred to the special servicer. In the second quarter of 2012, we entered into a forbearance agreement with the special servicer to apply cash flows of the property, before interest on the loan, towards the repayment of \$4,000,000 of tenant improvements and leasing commissions we funded in connection with a new lease at these properties, which was repaid in the third quarter. The forbearance agreement was amended January 31, 2013, to extend its maturity through April 1, 2013 and provides for interest shortfalls to be deferred and added to the principal balance of the loan and not give rise to a loan default. As of December 31, 2012, the deferred interest amounted to \$26,957,000. We continue to negotiate with the special servicer to restructure the terms of the loan.

Recently Issued Accounting Literature

In May 2011, the Financial Accounting Standards Board ("FASB") issued Update No. 2011-04, *Fair Value Measurements (Topic 820): Amendments to Achieve Common Fair Value Measurement and Disclosure Requirements in U.S. GAAP and IFRS* ("ASU No. 2011-04"). ASU No. 2011-04 provides a uniform framework for fair value measurements and related disclosures between GAAP and International Financial Reporting Standards ("IFRS") and requires additional disclosures, including: (i) quantitative information about unobservable inputs used, a description of the valuation processes used, and a qualitative discussion about the sensitivity of the measurements to changes in the unobservable inputs, for Level 3 fair value measurements; (ii) fair value of financial instruments not measured at fair value but for which disclosure of fair value is required, based on their levels in the fair value hierarchy; and (iii) transfers between Level 1 and Level 2 of the fair value hierarchy. The adoption of this update on January 1, 2012 did not have a material impact on our consolidated financial statements, but resulted in additional fair value measurement disclosures (See Note 13 to the consolidated financial statements in this Annual Report on Form 10-K).

Critical Accounting Policies

In preparing the consolidated financial statements we have made estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates. Set forth below is a summary of the accounting policies that we believe are critical to the preparation of our consolidated financial statements. The summary should be read in conjunction with the more complete discussion of our accounting policies included in Note 2 to the consolidated financial statements in this Annual Report on Form 10-K.

Real Estate

Real estate is carried at cost, net of accumulated depreciation and amortization. Maintenance and repairs are expensed as incurred. Depreciation requires an estimate by management of the useful life of each property and improvement as well as an allocation of the costs associated with a property to its various components. If we do not allocate these costs appropriately or incorrectly estimate the useful lives of our real estate, depreciation expense may be misstated. As real estate is undergoing development activities, all property operating expenses directly associated with and attributable to, the development and construction of a project, including interest expense, are capitalized to the cost of real property to the extent we believe such costs are recoverable through the value of the property. The capitalization

period begins when development activities are underway and ends when the project is substantially complete. General and administrative costs are expensed as incurred.

Upon the acquisition of real estate, we assess the fair value of acquired assets (including land, buildings and improvements, identified intangibles such as acquired above and below-market leases and acquired in-place leases and tenant relationships) and acquired liabilities and we allocate purchase price based on these assessments. We assess fair value based on estimated cash flow projections that utilize appropriate discount and capitalization rates and available market information. Estimates of future cash flows are based on a number of factors, including historical operating results, known trends and market/economic conditions. Identified intangibles are recorded at their estimated fair value, separate and apart from goodwill. Identified intangibles that are determined to have finite lives are amortized over the period in which they are expected to contribute directly or indirectly to the future cash flows of the property or business acquired.

As of December 31, 2012 and 2011, the carrying amounts of real estate, net of accumulated depreciation, were \$15.4 billion and \$13.8 billion, respectively. As of December 31, 2012 and 2011, the carrying amounts of identified intangible assets (including acquired above-market leases, tenant relationships and acquired in-place leases) were \$370,602,000 and \$287,844,000, respectively, and the carrying amounts of identified intangible liabilities, a component of "deferred revenue" on our consolidated balance sheets, were \$463,432,000 and \$466,743,000, respectively.

Our properties, including any related intangible assets, are individually reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment exists when the carrying amount of an asset exceeds the aggregate projected future cash flows over the anticipated holding period on an undiscounted basis. An impairment loss is measured based on the excess of the property's carrying amount over its estimated fair value. Impairment analyses are based on our current plans, intended holding periods and available market information at the time the analyses are prepared. If our estimates of the projected future cash flows, anticipated holding periods, or market conditions change, our evaluation of impairment losses may be different and such differences could be material to our consolidated financial statements. The evaluation of anticipated cash flows is subjective and is based, in part, on assumptions regarding future occupancy, rental rates and capital requirements that could differ materially from actual results. Plans to hold properties over longer periods decrease the likelihood of recording impairment losses.

Critical Ac	counting	Policies –	continued
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Partially Owned Entities

We consolidate entities in which we have a controlling financial interest. In determining whether we have a controlling financial interest in a partially owned entity and the requirement to consolidate the accounts of that entity, we consider factors such as ownership interest, board representation, management representation, authority to make decisions, and contractual and substantive participating rights of the partners/members as well as whether the entity is a variable interest entity ("VIE") and we are the primary beneficiary. We are deemed to be the primary beneficiary of a VIE when we have the power to direct the activities of the VIE that most significantly impact the VIE's economic performance and the obligation to absorb losses or receive benefits that could potentially be significant to the VIE. When the requirements for consolidation are not met, we account for investments under the equity method of accounting if we have the ability to exercise significant influence over the entity. Equity method investments are initially recorded at cost and subsequently adjusted for our share of net income or loss and cash contributions and distributions each period. Investments that do not qualify for consolidation or equity method accounting are accounted for on the cost method.

Investments in partially owned entities are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is measured based on the excess of the carrying amount of an investment over its estimated fair value. Impairment analyses are based on current plans, intended holding periods and available information at the time the analyses are prepared. The ultimate realization of our investments in partially owned entities is dependent on a number of factors, including the performance of each investment and market conditions. If our estimates of the projected future cash flows, the nature of development activities for properties for which such activities are planned and the estimated fair value of the investment change based on market conditions or otherwise, our evaluation of impairment losses may be different and such differences could be material to our consolidated financial statements. The evaluation of anticipated cash flows is subjective and is based, in part, on assumptions regarding future occupancy, rental rates and capital requirements that could differ materially from actual results.

As of December 31, 2012 and 2011, the carrying amounts of investments in partially owned entities, including Toys "R" Us, was \$1.704 billion and \$1.740 billion, respectively.

Mortgage and Mezzanine Loans Receivable

We invest in mortgage and mezzanine loans of entities that have significant real estate assets. These investments are either secured by the real property or by pledges of the equity interests of the entities owning the underlying real estate. We record these investments at the stated principal amount net of any unamortized discount or premium. We accrete or amortize any discount or premium over the life of the related receivable utilizing the effective interest method or straight-line method, if the result is not materially different. We evaluate the collectability of both interest and principal of each of our loans whenever events or changes in circumstances indicate such amounts may not be recoverable. A loan is impaired when it is probable that we will be unable to collect all amounts due according to the existing contractual terms. When a loan is impaired, the amount of the loss accrual is calculated by comparing the carrying amount of the investment to the present value of expected future cash flows discounted at the loan's effective interest rate, or as a practical expedient, to the value of the collateral if the loan is collateral dependent. If our estimates of the collectability of both interest and principal or the fair value of our loans change based on market conditions or otherwise, our evaluation of impairment losses may be different and such differences could be material to our consolidated financial statements. As of December 31, 2012 and 2011, the carrying amounts of mortgage and mezzanine loans receivable were \$225,359,000 and \$133,948,000, respectively.

Critical A	Accounting	Policies -	continued
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Allowance For Doubtful Accounts

We periodically evaluate the collectability of amounts due from tenants and maintain an allowance for doubtful accounts (\$37,674,000 and \$43,241,000 as of December 31, 2012 and 2011) for estimated losses resulting from the inability of tenants to make required payments under the lease agreements. We also maintain an allowance for receivables arising from the straight-lining of rents (\$3,165,000 and \$3,290,000 as of December 31, 2012 and 2011, respectively). This receivable arises from earnings recognized in excess of amounts currently due under the lease agreements. Management exercises judgment in establishing these allowances and considers payment history and current credit status in developing these estimates. These estimates may differ from actual results, which could be material to our consolidated financial statements.

Revenue Recognition

We have the following revenue sources and revenue recognition policies:

- Base Rent income arising from tenant leases. These rents are recognized over the non-cancelable term of the related leases on a straight-line basis which includes the effects of rent steps and rent abatements under the leases. We commence rental revenue recognition when the tenant takes possession of the leased space and the leased space is substantially ready for its intended use. In addition, in circumstances where we provide a tenant improvement allowance for improvements that are owned by the tenant, we recognize the allowance as a reduction of rental revenue on a straight-line basis over the term of the lease.
- Percentage Rent income arising from retail tenant leases that is contingent upon tenant sales exceeding defined thresholds. These rents are recognized only after the contingency has been removed (i.e., when tenant sales thresholds have been achieved).
- Hotel Revenue income arising from the operation of the Hotel Pennsylvania which consists of rooms revenue, food and beverage revenue, and banquet revenue. Income is recognized when rooms are occupied. Food and beverage and banquet revenue are recognized when the services have been rendered.

• Trade Shows Revenue — income arising from the operation of trade shows, including rentals of booths. This revenue is recognized when the trade shows have occurred.
• Expense Reimbursements — revenue arising from tenant leases which provide for the recovery of all or a portion of the operating expenses and real estate taxes of the respective property. This revenue is accrued in the same periods as the expenses are incurred.
 Management, Leasing and Other Fees — income arising from contractual agreements with third parties or with partially owned entities. This revenue is recognized as the related services are performed under the respective agreements.
• Cleveland Medical Mart — revenue arising from the development of the Cleveland Medical Mart. This revenue is recognized as the related services are performed under the respective agreements using the criteria set forth in ASC 605-25, <i>Multiple Element Arrangements</i> , as we are providing development, marketing, leasing, and other property management services.
Before we recognize revenue, we assess, among other things, its collectibility. If our assessment of the collectibility of revenue changes, the impact on our consolidated financial statements could be material.
Income Taxes
We operate in a manner intended to enable us to continue to qualify as a Real Estate Investment Trust ("REIT") under Sections 856-860 of the Internal Revenue Code of 1986, as amended. Under those sections, a REIT which distributes at least 90% of its REIT taxable income as a dividend to its shareholders each year and which meets certain other conditions will not be taxed on that portion of its taxable income which is distributed to its shareholders. We distribute to our shareholders 100% of our taxable income. Therefore, no provision for Federal income taxes is required. If we fail to distribute the required amount of income to our shareholders, or fail to meet other REIT requirements, we may fail to qualify as a REIT which may result in substantial adverse tax consequences.
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Net Income and EBITDA by Segment for the Years Ended December 31, 2012, 2011 and 2010

Effective January 1, 2012, as a result of certain organizational and operational changes, we redefined the New York business segment to encompass all of our Manhattan assets by including the 1.0 million square feet in 21 freestanding Manhattan street retail assets (formerly in our Retail segment), and the Hotel Pennsylvania and our interest in Alexander's, Inc. (formerly in our Other segment). Accordingly, we have reclassified the prior period segment financial results to conform to the current year presentation. See note (3) on page 87 for the elements of the New York segment's EBITDA. Below is a summary of net income and a reconciliation of net income to EBITDA⁽¹⁾ by segment for the years ended December 31, 2012, 2011 and 2010.

(Amounts in								
thousands)	For the Year Ended December 31, 2012							
			***	Retail	Merchandise			
			Washington,			_		
	Total	New York	DC	Properties	Mart	Toys	Other	
Property rentals	\$ 1,962,545	\$ 1,004,078	\$ 467,972	\$ 276,190	\$ 125,018	\$ -	\$ 89,287	
Straight-line rent								
adjustments	68,844	52,117	5,727	9,379	763	-	858	
Amortization of								
acquired below-								
market leases,								
net	54,193	31,552	2,043	14,902	-	-	5,696	
Total rentals	2,085,582	1,087,747	475,742	300,471	125,781	-	95,841	
Tenant expense								
reimbursements	301,092	160,133	40,742	88,545	4,343	-	7,329	
Cleveland								
Medical Mart								
development								
project	235,234	-	-	-	235,234	-	-	
Fee and other								
income:								
BMS cleaning								
fees	67,584	94,965	-	-	-	-	(27,381)	
Signage								
revenue	20,892	20,892	-	-	-	-	-	
Management								
and leasing								
fees	21,867	5,639	12,775	3,131	231	-	91	
Lease								
termination								
fees	2,361	1,136	643	74	508	-	-	
Other income	31,845	4,472	24,126	1,778	1,574	-	(105)	
Total revenues	2,766,457	1,374,984	554,028	393,999	367,671	-	75,775	
Operating								
expenses	1,021,719	602,883	194,523	141,732	65,337	-	17,244	
Depreciation and								
amortization	517,811	226,653	138,296	76,835	33,778	-	42,249	

(Amounts in

General and administrative Cleveland	201,894	30,053	27,237	23,654	18,899	-	102,051
Medical Mart development project Impairment losses,	226,619	-	-	-	226,619	-	-
acquisition related costs and tenant							
buy-outs	120,786	_	_	103,400	_	-	17,386
Total expenses	2,088,829	859,589	360,056	345,621	344,633	-	178,930
Operating							
income (loss) Income	677,628	515,395	193,972	48,378	23,038	-	(103,155)
applicable to							
Toys	14,859	-	-	-	-	14,859	-
Income (loss)							
from partially							
owned							
entities	408,267	207,773	(5,612)	1,458	729	-	203,919
Income from	62.026						62.026
Real Estate Fund	63,936	-	-	-	-	-	63,936
Interest and							
other investment							
(loss) income,	(260.045)	4 220	126	27			(265 229)
net Interest and debt	(260,945)	4,230	120	21	-	-	(265,328)
expense	(500,361)	(147,132)	(115,574)	(62,923)	(31,393)	_	(143,339)
Net gain on	(300,301)	(147,132)	(113,374)	(02,723)	(31,373)		(143,337)
disposition of							
wholly							
owned and							
partially							
owned assets	13,347	-	-	8,491	-	-	4,856
Income (loss)							
before income							
taxes	416,731	580,266	72,912	(4,569)	(7,626)	14,859	(239,111)
Income tax	(0.400)	(2.404)	(4.670)		(700)		(2.400)
expense	(8,132)	(3,491)	(1,650)	-	(502)	-	(2,489)
Income (loss)							
from continuing	409 500	576 775	71 262	(4.560)	(0.120)	14.950	(241,600)
operations Income (loss)	408,599	576,775	71,262	(4,569)	(8,128)	14,859	(241,600)
from							
discontinued							
operations	285,942	(641)	167,766	42,926	75,144	_	747
Net income	_00,712	(011)	107,700	.2,,,20	,		, 1,
(loss)	694,541	576,134	239,028	38,357	67,016	14,859	(240,853)

Less net (income) loss attributable to noncontrolling interests in: Consolidated							
subsidiaries	(32,018)	(2,138)	-	1,812	-	_	(31,692)
Operating							
Partnership	(35,327)	-	-	-	-	-	(35,327)
Preferred unit							
distributions							
of the							
Operating Partnership	(9,936)						(9,936)
Net income	(9,930)	-	-	-	-	-	(9,930)
(loss)							
attributable to							
Vornado	617,260	573,996	239,028	40,169	67,016	14,859	(317,808)
Interest and debt							
expense(2)	760,523	187,855	133,625	73,828	35,423	147,880	181,912
Depreciation and							
amortization ⁽²⁾	735,293	252,257	157,816	86,529	39,596	135,179	63,916
Income tax							
expense	7.026	2.751	1.042		12 502	(16.620)	<i>5 15</i> 0
(benefit) ⁽²⁾ EBITDA ⁽¹⁾	7,026 \$ 2,120,102	3,751 \$ 1,017,859 ₍₃₎ \$	1,943 532,412	\$ 200,526 (4)	12,503	(16,629) \$ 281,289	5,458 \$ (66,522) ₍₅₎
EDITOA.	$\psi = 2,120,102$	ψ 1,017,039 (3) Φ	332,412	φ 200,320 (4)	Ψ 134,336	ψ 201,209	$\Psi = (00, 344)(5)$

EBITDA for the New York, Washington, DC and Retail Properties segments above include income from discontinued operations and other gains and losses that affect comparability which are described in the "Overview," aggregating \$197,998, \$176,935 and \$(35,875), respectively. Excluding these items, EBITDA for the New York, Washington, DC and Retail Properties segments was \$819,861, \$355,477 and \$236,401, respectively.

See notes on page 87.

Net Income and EBITDA by Segment for the Years Ended December 31, 2012, 2011 and 2010 - continued

(Amounts in thousands) For the Year Ended December 31, 2011 Retail Merchandise Washington, **Total New York** DC **Properties** Mart **Toys** Other \$ 2,012,292 979,032 \$ 531,510 \$ 274,386 \$ 136,404 \$ 90,960 Property rentals Straight-line rent adjustments 39,858 34,446 (2,569)6,723 2,542 (1,284)Amortization of acquired belowmarket leases, 62,105 40,958 2,160 13,969 5.018 net 135,120 98,520 Total rentals 2,114,255 1,054,436 531,101 295,078 Tenant expense reimbursements 36,299 96,805 9,894 314,752 165,433 6,321 Cleveland Medical Mart development project 154,080 154,080 Fee and other income: BMS cleaning fees 61,754 90,033 (28,279)Signage revenue 19,823 19,823 Management and leasing 5,095 12,361 3,990 342 fees 21,801 13 Lease termination fees 11,839 3,794 467 234 16,334 Other income 30,037 6,457 19,762 1,862 2,218 (262)Total revenues 298,315 2,732,836 1,353,116 603,317 398,202 79,886 **Operating** expenses 995,586 578,344 188,744 133,403 77,492 17,603 Depreciation and amortization 42,651 524,550 221,520 154,142 77,433 28,804 General and administrative 26,369 28,040 208,008 26,808 25,489 101,302 Cleveland Medical Mart development project 145,824 145,824 **Impairment** losses,

acquisition related costs and							
tenant							
buy-outs	35,299	23,777	-	369	5,228	-	5,925
Total expenses	1,909,267	850,449	369,255	236,694	285,388	-	167,481
Operating							
income (loss)	823,569	502,667	234,062	161,508	12,927	-	(87,595)
Income							
applicable to							
Toys	48,540	-	-	-	-	48,540	-
Income (loss)							
from partially							
owned	70.072	12.062	(6.201)	2.700	155		61.026
entities Income from	70,072	12,062	(6,381)	2,700	455	-	61,236
Real Estate Fund	22,886	_	_	_	_	_	22,886
Interest and	22,000	-	-	-	-	-	22,000
other investment							
income (loss),							
net	148,784	4,245	199	(32)	1	_	144,371
Interest and debt	1.0,70.	.,e		(0-)	-		11.,071
expense	(526,175)	(152,386)	(115,456)	(70,952)	(31,208)	_	(156,173)
Net gain on		, ,	, ,	, ,	, , ,		, ,
disposition of							
wholly							
owned and							
partially							
owned assets	15,134	-	-	4,278	-	-	10,856
Income (loss)							
before income							
taxes	602,810	366,588	112,424	97,502	(17,825)	48,540	(4,419)
Income tax							
expense	(23,925)	(2,084)	(2,690)	(34)	(1,572)	-	(17,545)
Income (loss)							
from continuing	570.005	264.504	100.724	07.460	(10.207)	40.540	(21.064)
operations	578,885	364,504	109,734	97,468	(19,397)	48,540	(21,964)
Income from							
discontinued	161 115	563	52,390	31,815	72,971		2 276
operations Net income	161,115	303	32,390	31,613	72,971	-	3,376
(loss)	740,000	365,067	162,124	129,283	53,574	48,540	(18,588)
Less net	740,000	303,007	102,124	127,203	33,374	10,510	(10,500)
(income) loss							
attributable to							
noncontrolling							
interests in:							
Consolidated							
subsidiaries	(21,786)	(10,042)	-	237	-	-	(11,981)
Operating							
Partnership	(41,059)	-	-	-	-	-	(41,059)

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Preferred unit							
distributions							
of the							
Operating							
Partnership	(14,853)	-	-	-	-	-	(14,853)
Net income							
(loss)							
attributable to							
Vornado	662,302	355,025	162,124	129,520	53,574	48,540	(86,481)
Interest and debt							
expense(2)	797,920	181,740	134,270	82,608	40,916	157,135	201,251
Depreciation and							
amortization(2)	777,421	247,630	181,560	91,040	46,725	134,967	75,499
Income tax							
expense							
(benefit) ⁽²⁾	4,812	2,170	3,123	34	2,237	(1,132)	(1,620)
EBITDA ⁽¹⁾	\$ 2,242,455	\$ 786,565 (3)	\$ 481,077	\$ 303,202 (4)	\$ 143,452	\$ 339,510	\$ 188,649 (5)

EBITDA for the New York, Washington, DC and Retail Properties segments above include income from discontinued operations and other gains and losses that affect comparability which are described in the "Overview," aggregating \$(8,698), \$70,743 and \$73,275, respectively. Excluding these items, EBITDA for the New York, Washington, DC and Retail Properties segments was \$795,263, \$410,334 and \$229,927, respectively.

See notes on page 87.

Net Income and EBITDA by Segment for the Years Ended December 31, 2012, 2011 and 2010 - continued

(Amounts in thousands) For the Year Ended December 31, 2010 Retail Merchandise Washington, **Total New York** DC **Properties** Mart **Toys** Other \$ 1,957,130 944,322 \$ 536,947 \$ 256,654 \$ 132,120 \$ 87,087 Property rentals Straight-line rent adjustments 301 70,972 51,385 6,089 9,401 3,796 Amortization of acquired belowmarket leases, 65,373 44,879 2,453 12,384 5,657 net 132,421 96,540 Total rentals 2,093,475 1,040,586 545,489 278,439 Tenant expense reimbursements 49,792 93,032 5,274 317,777 159,369 10,310 Fee and other income: BMS cleaning fees 58,053 84,945 (26,892)Signage revenue 18,618 18,618 Management and leasing 21,686 156 fees 4,427 15,934 1,820 (651)Lease termination fees 14,818 7,470 1,148 4,441 459 1,300 Other income 33,780 6,051 20,594 927 3,068 3,140 Total revenues 2,558,207 1,321,466 632,957 378,659 141,378 83,747 Operating expenses 65,842 983,424 556,270 202,569 141,116 17,627 Depreciation and amortization 494,898 212,903 136,391 71,556 28,416 45,632 General and administrative 211,399 25,560 25,454 27,676 24,199 108,510 **Impairment** losses, acquisition related costs and tenant buy-outs 109,458 1,605 70,895 36,958 Total expenses 208,727 1,799,179 796,338 364,414 311,243 118,457 Operating

268,543

67,416

525,128

759,028

income (loss)

(124,980)

22,921

Income applicable to Toys Income (loss) from partially owned	71,624	-	-	-	-	71,624	-
entities	20,869	13,317	(564)	8,220	(179)	-	75
(Loss) from Real Estate Fund Interest and	(303)	-	-	-	-	-	(303)
other investment income, net Interest and debt	235,267	4,237	154	164	3	-	230,709
expense Net gain (loss) on	(539,370)	(145,406)	(125,272)	(63,265)	(31,208)	-	(174,219)
extinguishment of debt Net gain on disposition of wholly	94,789	-	-	105,571	-	-	(10,782)
owned and partially owned assets Income (loss) before income	81,432	-	54,742	-	765	-	25,925
taxes Income tax	723,336	397,276	197,603	118,106	(7,698)	71,624	(53,575)
(expense) benefit Income (loss)	(22,137)	(2,167)	(1,679)	(37)	29	-	(18,283)
from continuing operations Income (loss) from	701,199	395,109	195,924	118,069	(7,669)	71,624	(71,858)
discontinued operations Net income	6,832	168	4,143	19,061	(20,948)	-	4,408
(loss) Less net (income) loss attributable to	708,031	395,277	200,067	137,130	(28,617)	71,624	(67,450)
noncontrolling interests in: Consolidated							
subsidiaries Operating	(4,920)	(9,559)	-	(778)	-	-	5,417
Partnership Preferred unit distributions	(44,033)	-	-	-	-	-	(44,033)
GISHIUUHOHS	(11,195)	-	-	-	-	-	(11,195)

of the							
Operating Partnership							
Net income							
(loss)							
attributable to							
Vornado	647,883	385,718	200,067	136,352	(28,617)	71,624	(117,261)
Interest and debt							
expense(2)	828,082	158,249	136,174	79,545	61,379	177,272	215,463
Depreciation and							
amortization(2)	729,426	218,766	159,283	86,629	51,064	131,284	82,400
Income tax							
(benefit)							
expense(2)	(23,036)	1,311	2,027	37	232	(45,418)	18,775
EBITDA ⁽¹⁾	\$ 2,182,355	\$ 764,044 (3)	\$ 497,551	\$ 302,563 (4) \$	84,058	\$ 334,762	\$ 199,377 (5)

EBITDA for the New York, Washington, DC and Retail Properties segments above include income from discontinued operations and other gains and losses that affect comparability which are described in the "Overview," aggregating \$1,881, \$73,526 and \$78,005, respectively. Excluding these items, EBITDA for the New York, Washington, DC and Retail Properties segments was \$762,163, \$424,025 and \$224,558, respectively.

See notes on the following page.

Net Income and EBITDA by Segment for the Years Ended December 31, 2012, 2011 and 2010 - continued

Notes to preceding tabular information:

- (1) EBITDA represents "Earnings Before Interest, Taxes, Depreciation and Amortization." We consider EBITDA a supplemental measure for making decisions and assessing the unlevered performance of our segments as it relates to the total return on assets as opposed to the levered return on equity. As properties are bought and sold based on a multiple of EBITDA, we utilize this measure to make investment decisions as well as to compare the performance of our assets to that of our peers. EBITDA should not be considered a substitute for net income. EBITDA may not be comparable to similarly titled measures employed by other companies.
- (2) Interest and debt expense, depreciation and amortization and income tax expense (benefit) in the reconciliation of net income (loss) to EBITDA includes our share of these items from partially owned entities.
- (3) The elements of "New York" EBITDA are summarized below.

	For the Year Ended December 31,						
(Amounts in thousands)	2012		2011		2010		
Office ^(a)	\$	568,518	\$	539,734	\$	510,187	
Retail ^(b)		189,484		163,033		180,225	
Alexander's(c)		231,402		53,663		49,869	
Hotel Pennsylvania		28,455		30,135		23,763	
Total New York	\$	1,017,859	\$	786,565	\$	764,044	

- (a) 2012 includes income of \$6,958, primarily from a priority return on our investment in 1290 Avenue of the Americas.
- **(b)** 2011 includes a \$23,777 expense for tenant buy-out costs.
- (c) 2012 includes income of \$179,934 for our share of a net gain on sale of real estate.
- (4) The elements of "Retail Properties" EBITDA are summarized below.

	For the Year Ended December 31,							
(Amounts in thousands)	2	2012	2	2011	2	2010		
Strip shopping centers ^(a)	\$	172,708	\$	210,022	\$	180,323		
Regional malls(b)		27,818		93,180		122,240		
Total Retail properties	\$	200,526	\$	303,202	\$	302,563		

- (a) Includes income from discontinued operations and other gains and losses that affect comparability, aggregating \$515, \$44,990 and \$15,541, respectively. Excluding these items, EBITDA was \$172,193, \$165,032 and \$164,782, respectively.
- (b) Includes income from discontinued operations and other gains and losses that affect comparability, aggregating \$(36,390), \$28,285 and \$62,464, respectively. Excluding these items, EBITDA was \$64,208, \$64,895 and \$59,776, respectively.

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Net Income and EBITDA by Segment for the Years Ended December 31, 2012, 2011 and 2010 - continued

Notes to preceding tabular information:

(5) The elements of "other" EBITDA are summarized below.

(Amounts in thousands)	For the Year Ended December 31,						
	2012	2011	2010				
Our share of Real Estate Fund:							
Income before net realized/unrealized gains	\$ 4,926	\$ 4,205	\$ 503				
Net unrealized gains	13,840	2,999	-				
Net realized gains	-	1,348	-				
Carried interest	5,838	736	-				
Total	24,604	9,288	503				
LNR (acquired in July 2010)	79,520	47,614	6,116				
555 California Street	46,167	44,724	46,782				
Lexington Realty Trust ("Lexington")	32,595	34,779	41,594				
Other investments	29,266	33,529	30,463				
	212,152	169,934	125,458				
Corporate general and administrative expenses ^(a)	(90,567)	(85,922)	(90,343)				
Investment income and other, net ^(a)	35,397	52,405	65,499				
Fee income from Alexander's (including a \$6,423 sales	,,	,					
commission in 2012)	13,748	7,417	7,556				
Non-cash impairment loss on J.C. Penney owned	10,7.10	,,,	7,550				
shares	(224,937)	_	_				
(Loss) income from the mark-to-market of J.C. Penney	(221,557)						
derivative position	(75,815)	12,984	130,153				
Purchase price fair value adjustment and accelerated	(,0,010)	12,50.	100,100				
amortization of							
discount on investment in subordinated debt of							
Independence Plaza	105,366	_	_				
Net gain resulting from Lexington's stock issuance and	105,500						
asset acquisition	28,763	9,760	13,710				
Impairment losses and acquisition related costs	(17,386)	(5,925)	(36,958)				
Verde Realty impairment loss	(4,936)	(3,723)	(30,730)				
Our share of impairment losses of partially owned	(4,230)						
entities	(4,318)	(13,794)	_				
Net gain on sale of residential condominiums	1,274	5,884	3,149				
Mezzanine loans loss reversal and net gain on	1,2/4	3,004	3,147				
disposition	_	82,744	53,100				
Net gain from Suffolk Downs' sale of a partial interest	_	12,525	55,100				
Real Estate Fund placement fees	-	(3,451)	(5,937)				
Net loss on extinguishment of debt	-	(3,431)	(10,782)				
	-	-	(10,762)				
Net income attributable to noncontrolling interests in	(35,327)	(41,059)	(44,033)				
the Operating Partnership Preferred unit distributions of the Operating	(33,341)	(41,039)	(44,033)				
, ,	(0.026)	(14 952)	(11 105)				
Partnership	(9,936)	(14,853)	(11,195)				

\$ (66,522) \$ 188,649 \$ 199,377

(a) The amounts in these captions (for this table only) exclude the mark-to-market of our deferred compensation plan assets and offsetting liability.

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Net Income and EBITDA by Segment for the Years Ended December 31, 2012, 2011 and 2010 - continued

EBITDA by Region

Below is a summary of the percentages of EBITDA by geographic region (excluding discontinued operations and other gains and losses that affect comparability), from our New York, Washington, DC, Retail Properties and Merchandise Mart segments.

		For the Year Ended December 31,				
		2012	2011	2010		
Region:						
	New York City metropolitan area	66%	64%	63%		
	Washington, DC / Northern					
	Virginia metropolitan area	25%	28%	30%		
	Chicago	4%	3%	3%		
	California	2%	2%	1%		
	Puerto Rico	1%	2%	2%		
	Other geographies	2%	1%	1%		
		100%	100%	100%		
	0.0					

Results of Operations - Year Ended December 31, 2012 Compared to December 31, 2011

Revenues

Our revenues, which consist of property rentals, tenant expense reimbursements, hotel revenues, trade shows revenues, amortization of acquired below-market leases, net of above-market leases and fee income, were \$2,766,457,000 in the year ended December 31, 2012, compared to \$2,732,836,000 in the prior year, an increase of \$33,621,000. Below are the details of the increase (decrease) by segment:

(Amounts in thousands)

T (1)			***	Retail	Merchandise	
Increase (decrease)	- T	., .,	Washington,		3.5	
due to:	Total	New York	DC	Properties	Mart	Other
Property rentals:						
Acquisitions	\$ 15,139	\$ 9,528	\$ 5,611	\$ -	\$ -	\$ -
Development						
(out of service)	(29,707)	(5,339)	(22,312)	(2,056)	-	-
Hotel						
Pennsylvania	1,113	1,113	-	-	-	-
Trade Shows	(4,460)	-	-	-	(4,460)	-
Amortization of						
acquired						
below-market						
leases, net	(7,912)	(9,406)	(117)	933	-	678
Leasing activity						
(see page 77)	(2,846)	37,415	(38,541)	6,516	(4,879)	(3,357)
	(28,673)	33,311	(55,359)	5,393	(9,339)	(2,679)
Tenant expense reimbursements:						
Acquisitions/deve	elopm(&2)(076)	(5,635)	1,081	(4,835)	-	(2,687)
Operations	(1,584)	335	3,362	(3,425)	(1,978)	122
-	(13,660)	(5,300)	4,443	(8,260)	(1,978)	(2,565)
Cleveland Medical Mart development project	81,154 (1)	-	-	-	81,154 (1)	-
Fee and other income: BMS cleaning						
fees	5,830	4,932	_	_	_	898
Signage revenue	1,069	1,069	_	_	_	-
51511450 10 , 01140	1,000	1,009				

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Management						
and leasing fees	66	544	414	(859)	(111)	78
Lease						
termination fees	(13,973)	(10,703)	(3,151)	(393)	274	-
Other income	1,808	(1,985)	4,364	(84)	(644)	157
	(5,200)	(6,143)	1,627	(1,336)	(481)	1,133
Total increase						
(decrease) in						
revenues	\$ 33,621	\$ 21,868	\$ (49,289)	\$ (4,203)	\$ 69,356	\$ (4,111)

This increase in income is offset by an increase in development costs expensed in the period. See note (5) on page 91.

Results of Operations - Year Ended December 31, 2012 Compared to December 31, 2011 - continued

Expenses

Our expenses, which consist primarily of operating, depreciation and amortization and general and administrative expenses, were \$2,088,829,000 in the year ended December 31, 2012, compared to \$1,909,267,000 in the prior year, an increase of \$179,562,000. Below are the details of the increase (decrease) by segment:

(Amounts in thousands)

				Retail	Merchandise	
Increase (decrease)			Washington,			
due to:	Total	New York	DC	Properties	Mart	Other
Operating:						
Acquisitions	\$ 7,422	\$ 6,617	\$ 3,492	\$ -	\$ -	\$ (2,687)
Development						
(out of service)	(9,037)	(1,074)	(4,829)	(3,134)	-	-
Non-reimbursable	e					
expenses,						
including						
bad-debt						
reserves	7,745	(3,347)	2,662	15,060 (2)	(6,630)	-
Hotel						
Pennsylvania	2,594	2,594	-	-	-	-
Trade Shows	(5,216)	-	-	-	(5,216)	-
BMS expenses	5,139	4,241	-	-	-	898
Operations	17,486	15,508	4,454	(3,597)	(309)	1,430
	26,133	24,539	5,779	8,329	(12,155)	(359)
Depreciation and						
amortization:						
Acquisitions/deve	elopm(&n,817)	2,323	(10,526)(3)	(614)	-	-
Operations	2,078	2,810	(5,320)	16	4,974	(402)
	(6,739)	5,133	(15,846)	(598)	4,974	(402)
General and						
administrative:						
Mark-to-market						
of deferred						
compensation						
plan liability						
(1)	5,151	-	-	-	-	5,151
Real Estate	(3,451)	-	-	-	-	(3,451)
Fund placement						

fees Operations	(7,814) (6,114)	3,245 3,245	868 868	(1,835) (1,835)	(9,141) ₍₄₎ (9,141)	(951) 749
Cleveland Medical Mart development project	80,795 (5)	-	-	-	80,795 (5)	-
Impairment losses, acquisition related costs and tenant buy-outs	85,487	(23,777)(6)	-	103,031 (7)	(5,228)	11,461
Total increase (decrease) in expenses	\$ 179,562	\$ 9,140	\$ (9,199)	\$ 108,927	\$ 59,245	\$ 11,449

- (1) This increase in expense is entirely offset by a corresponding increase in income from the mark-to-market of the deferred compensation plan assets, a component of "interest and other investment income (loss), net" on our consolidated statements of income.
- (2) Primarily from a \$16,820 reversal of the Stop & Shop accounts receivable reserve in the prior year.
- (3) Primarily from depreciation expense on 1851 South Bell Street in the prior year, which was taken out of service for redevelopment.
- (4) Primarily from lower payroll costs due to a reduction in workforce.
- (5) This increase in expense is offset by the increase in development revenue in the period. See note (1) on page 90.
- (6) Represents the buy-out of below-market leases in the prior year.
- (7) Primarily from a non-cash impairment loss of \$70,100 on the Broadway Mall.

	Results of Op	oerations – Ye	ear Ended Decem	ıber 31, 2012 C	compared to Dece	mber 31, 2011 - continued
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Income Applicable to Toys

In the year ended December 31, 2012, we recognized net income of \$14,859,000 from our investment in Toys, comprised of \$45,267,000 for our 32.6% share of Toys' net income and \$9,592,000 of management fees, partially offset by a \$40,000,000 non-cash impairment loss (see below).

In the year ended December 31, 2011, we recognized net income of \$48,540,000 from our investment in Toys, comprised of \$39,592,000 for our 32.7% share of Toys' net income and \$8,948,000 of management fees.

We account for Toys on the equity method, which means our investment is increased for our pro rata share of Toys undistributed net income. Since our acquisition in July 2005, the carrying amount of our investment has grown from \$396,000,000 to \$518,041,000 after we recognized our share of Toys third quarter net loss in our fourth quarter. We estimate that the fair value of our investment is approximately \$478,000,000 at December 31, 2012. We have concluded that the \$40,000,000 decline in the value of our investment is "other-than-temporary" based on, among other factors, compression of earnings multiples of comparable retailers and our inability to forecast a recovery in the near term. Accordingly, we recognized a non-cash impairment loss of \$40,000,000 in the fourth quarter.

We will continue to assess the recoverability of our investment each quarter. To the extent that the current facts don't change, we would recognize a non-cash impairment loss equal to our share of Toys fourth quarter net income in our 2013 first quarter. In the first quarter of 2012, our share of Toys fourth quarter net income was approximately \$114,000,000.

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Results of Operations - Year Ended December 31, 2012 Compared to December 31, 2011 - continued

Income from Partially Owned Entities

Summarized below are the components of income (loss) from partially owned entities for the years ended December 31, 2012 and 2011.

	Percentage Ownership at December 31,		ear Ended lber 31,
(Amounts in thousands)	2012	2012	2011
Equity in Net Income (Loss):			
Alexander's (1)	32.4%	\$ 218,391	\$ 32,430
Lexington (2)	10.5%	28,740	8,351
LNR (see page 74) (3)	26.2%	66,270	58,786
India real estate ventures (4)	4.0%-36.5%	(5,008)	(14,881)
Partially owned office buildings:		· · · · · ·	· · · · · ·
280 Park Avenue (acquired in May			
2011)	49.5%	(11,510)	(18,079)
Warner Building (5)	55.0%	(10,186)	(18,875)
666 Fifth Avenue Office		, , ,	· · · · · ·
Condominium (acquired in			
December 2011)	49.5%	7,009	198
330 Madison			
Avenue	25.0%	3,609	2,126
1101 17th Street	55.0%	2,576	2,740
One Park Avenue (acquired			
in March 2011)	30.3%	1,123	(1,142)
West 57th Street Properties	50.0%	1,014	876
Rosslyn Plaza	43.7%-50.4%	822	2,193
Fairfax Square	20.0%	(132)	(42)
Other partially owned office			
buildings	Various	1,905	7,735
Other investments:			
Independence Plaza Partnership			
(see page 73) (6)	n/a	111,865	2,457
Verde Realty Operating Partnership			
(7)	n/a	(5,703)	1,661
Monmouth Mall	50.0%	1,429	2,556
Downtown Crossing, Boston	50.0%	(1,309)	(1,461)
Other investments (8)	Various	(2,638)	2,443
		\$ 408,267	\$ 70,072

^{(1) 2012} includes \$186,357 of income comprised of (i) a \$179,934 net gain and (ii) \$6,423 of commissions, in connection with the sale of real estate.

- (2) 2012 and 2011 include \$28,763 and \$9,760, respectively, of net gains resulting primarily from Lexington's stock issuances.
- (3) 2011 includes \$27,377 of income comprised of (i) a \$12,380 income tax benefit, (ii) an \$8,977 tax settlement gain and (iii) \$6,020 of net gains from asset sales.
- (4) 2011 includes \$13,794 for our share of an impairment loss.
- (5) 2011 includes \$9,022 for our share of expense, primarily for straight-line reserves and the write-off of tenant improvements in connection with a tenant's bankruptcy.
- (6) 2012 includes \$105,366 of income comprised of (i) \$60,396 from the accelerated amortization of discount on investment in subordinated debt of the property and (ii) a \$44,970 purchase price fair value adjustment from the exercise of a warrant to acquire 25% of the equity interest in the property.
- (7) 2012 includes a \$4,936 impairment loss on our equity investment, which was sold in the third quarter.
- (8) 2011 includes a \$12,525 net gain from Suffolk Downs' sale of a partial interest.

Results of Operations - Year Ended December 31, 2012 Compared to December 31, 2011 - continued

Income from Real Estate Fund

Below are the components of the income from our Real Estate Fund for the year ended December 31, 2012 and 2011.

(Amounts in thousands)	For the Year Ended December 31,			
	201	12	201	1
Operating income	\$	8,575	\$	5,500
Net realized gain		-		5,391
Net unrealized gains		55,361		11,995
Income from Real Estate Fund		63,936		22,886
Less (income) attributable to noncontrolling				
interests		(39,332)		(13,598)
Income from Real Estate Fund attributable to				
Vornado (1)	\$	24,604	\$	9,288

⁽¹⁾ Excludes management, leasing and development fees of \$2,780 and \$2,695 for the years ended December 31, 2012 and 2011, respectively, which are included as a component of "fee and other income" on our consolidated statements of income.

Interest and Other Investment (Loss) Income, net

Interest and other investment (loss) income, net (comprised of impairment losses on marketable equity securities, the mark-to-market of derivative positions in marketable equity securities, interest income on mortgage and mezzanine loans receivable, other interest income and dividend income) was a loss of \$260,945,000 in the year ended December 31, 2012, compared to income of \$148,784,000 in the prior year, a decrease in income of \$409,729,000. This decrease resulted from:

(Amounts in thousands)
Non-cash impairment loss on J.C. Penney owned shares in 2012 \$ (224,937)

J.C. Penney derivative position (\$75,815 mark-to-market loss in 2012, compared to a \$12,984

mark-to-market gain in 2011) (88,799)

Mezzanine loan loss reversal and net gain on disposition in 2011	(82,744)			
Lower dividends and interest on marketable securities				
Increase in the value of investments in our deferred compensation plan (offset by a				
corresponding				
increase in the liability for plan assets in general and administrative				
expenses)	5,151			
Other, net	(792)			
\$	(409,729)			

Interest and Debt Expense

Interest and debt expense was \$500,361,000 in the year ended December 31, 2012, compared to \$526,175,000 in the prior year, a decrease of \$25,814,000. This decrease was primarily due to (i) \$27,077,000 from the redemption of our exchangeable and convertible senior debentures in April 2012 and November 2011, respectively, (ii) \$15,604,000 of higher capitalized interest and (iii) \$12,082,000 from the refinancing of 350 Park Avenue in January 2012 (of which \$7,274,000 was due to a lower rate and \$4,808,000 was due to a lower outstanding loan balance), partially offset by (iv) \$18,833,000 from the issuance of \$400,000,000 of senior unsecured notes in November 2011, (v) \$6,093,000 from the refinancing of 100 West 33rd Street in March 2012 and (vi) \$4,715,000 from borrowings under our revolving credit facilities.

Net Gain on Disposition of Wholly Owned and Partially Owned Assets

Net gain on disposition of wholly owned and partially owned assets was \$13,347,000 in the year ended December 31, 2012, compared to \$15,134,000, in the prior year and resulted primarily from the sale of a land parcel in 2012 and sales of marketable securities and residential condominiums in 2012 and 2011.

Income Tax Expense

Income tax expense was \$8,132,000 in the year ended December 31, 2012, compared to \$23,925,000 in the prior year, a decrease of \$15,793,000. This decrease resulted primarily from the reversal of a \$12,038,000 tax liability in the current year, upon liquidation of a taxable REIT subsidiary that was formed in connection with the acquisition of our 555 California Street property.

Results of Operations - Year Ended December 31, 2012 Compared to December 31, 2011 - continued

Income from Discontinued Operations

We have reclassified the revenues and expenses of the properties that were sold and that are currently held for sale to "income from discontinued operations" and the related assets and liabilities to "assets related to discontinued operations" and "liabilities related to discontinued operations" for all the periods presented in the accompanying financial statements. The table below sets forth the combined results of assets related to discontinued operations for the years ended December 31, 2012 and 2011.

	For the Year Ended December 31,							
(Amounts in thousands)	2	012	,	011				
(Amounts in thousands)		012		VII				
Total revenues	\$	147,404	\$	230,314				
Total expenses		102,479		175,930				
		44,925		54,384				
Net gains on sale of real estate		245,799		51,623				
Gain on sale of Canadian Trade Shows, net of								
\$11,448 of								
income taxes		19,657		-				
Impairment losses		(24,439)		(28,799)				
Net gain on extinguishment of High Point debt		-		83,907				
Income from discontinued operations	\$	285,942	\$	161,115				

Net Income Attributable to Noncontrolling Interests in Consolidated Subsidiaries

Net income attributable to noncontrolling interests in consolidated subsidiaries was \$32,018,000 in the year ended December 31, 2012, compared to \$21,786,000 in the prior year, an increase of \$10,232,000. This increase resulted primarily from a \$25,734,000 increase in income allocated to the noncontrolling interests of our Real Estate Fund, partially offset by a \$13,222,000 priority return on our investment in 1290 Avenue of the Americas and 555 California Street.

Net Income Attributable to Noncontrolling Interests in the Operating Partnership

Net income attributable to noncontrolling interests in the Operating Partnership was \$35,327,000 in the year ended December 31, 2012, compared to \$41,059,000 in the prior year, a decrease of \$5,732,000. This decrease resulted primarily from lower net income subject to allocation to unitholders.

Preferred Unit Distributions of the Operating Partnership

Preferred unit distributions of the Operating Partnership were \$9,936,000 in the year ended December 31, 2012, compared to \$14,853,000 in the year ended December 31, 2011, a decrease of \$4,917,000. This decrease resulted primarily from the redemption of the 7.0% Series D-10 and 6.75% Series D-14 cumulative redeemable preferred units in July 2012.

Preferred Share Dividends

Preferred share dividends were \$76,937,000 in the year ended December 31, 2012, compared to \$65,531,000 in the prior year, an increase of \$11,406,000. This increase resulted from the issuance of \$246,000,000 of 6.875% Series J cumulative redeemable preferred shares in April 2011 and \$300,000,000 of 5.70% Series K cumulative redeemable preferred shares in July 2012, partially offset by the redemption of \$75,000,000 of 7.0% Series E cumulative redeemable preferred shares in August 2012.

Discount on Preferred Share and Unit Redemptions

Discount on preferred share and unit redemptions were \$8,948,000 in the year ended December 31, 2012 and resulted primarily from the redemption of all of the 7.0% Series D-10 and 6.75% Series D-14 cumulative redeemable preferred units, compared to a \$5,000,000 discount in the prior year, which resulted from the redemption of the Series D-11 cumulative redeemable preferred units.

Results of Operations - Year Ended December 31, 2012 Compared to December 31, 2011 - continued

Same Store EBITDA

Same store EBITDA represents EBITDA from property level operations which are owned by us in both the current and prior year reporting periods. Same store EBITDA excludes segment-level overhead expenses, which are expenses that we do not consider to be property-level expenses, as well as other non-operating items. We present same store EBITDA on both a GAAP basis and a cash basis, which excludes income from the straight-lining of rents, amortization of below-market leases, net of above-market leases and other non-cash adjustments. We present these non-GAAP measures because we use them to (i) facilitate meaningful comparisons of the operational performance of our properties and segments, (ii) make decisions on whether to buy, sell or refinance properties, and (iii) compare the performance of our properties and segments to those of our peers. Same store EBITDA should not be considered as an alternative to net income or cash flow from operations and may not be comparable to similarly titled measures employed by other companies.

Below are the same store EBITDA results on a GAAP and cash basis for each of our segments for the year ended December 31, 2012, compared to the year ended December 31, 2011.

		Washington	Retail	Merchandise
(Amounts in thousands)	New York	Washington, DC	Properties	Mart
EBITDA for the year ended December 31, 2012 Add-back: non-property level overhead expenses	\$ 1,017,859	\$ 532,412	\$ 200,526	\$ 154,538
included above Less: EBITDA from acquisitions, dispositions and other non-operating income or	30,053	27,237	23,654	18,899
expenses GAAP basis same store EBITDA for the year ended	(243,481)	(183,889)	33,082	(93,679)
December 31, 2012 Less: Adjustments for straight-line rents amortization of below-market leases, net and other non-cash	804,431	375,760	257,262	79,758
adjustments Cash basis same store EBITDA for the year ended	(94,560)	(5,573)	(15,676)	(1,655)
December 31, 2012	\$ 709,871	\$ 370,187	\$ 241,586	\$ 78,103

•	ear ended December 31, 2011		786,565	\$ 481,077	\$ 303,202	\$ 143,452
Add-back: expenses	non-property level overhead					
	included above		26,808	26,369	25,489	28,040
	ΓDA from acquisitions,					
disposition	ns and other					
	non-operating income or		(0.4.700)	(0.5.7.1.0)	(7.4.7 0.7)	(0.7.4.07)
	expenses		(24,533)	(96,519)	(74,505)	(95,187)
	store EBITDA for the year					
ended	5 1 21 2011		= 000040	440.00=	271106	7 6.207
	December 31, 2011		788,840	410,927	254,186	76,305
Less: Adju amortizati	astments for straight-line rent on of	S,				
	below-market leases, net					
	and other non-cash					
	adjustments		(93,053)	(357)	(15,685)	1,284
	ore EBITDA for the year					
ended						
	December 31, 2011	\$	695,787	\$ 410,570	\$ 238,501	\$ 77,589
Increase (decrease) EBITDA for	in GAAP basis same store					
	the year ended December					
	31, 2012 over the					
	year ended December 31,					
	2011	\$	15,591	\$ (35,167)	\$ 3,076	\$ 3,453
Increase (decrease)	in Cash basis same store					
EBITDA for						
	the year ended December					
	31, 2012 over the					
	year ended December 31,					
	2011	\$	14,084	\$ (40,383)	\$ 3,085	\$ 514
% increase (decrease	se) in GAAP basis same store	•				
EBITDA			2.0%	(8.6%)	1.2%	4.5%
				, ,		
% increase (decrease	se) in Cash basis same store					
EBITDA			2.0%	(9.8%)	1.3%	0.7%
			96			

Results of Operations - Year Ended December 31, 2011 Compared to December 31, 2010

Revenues

Our revenues, which consist of property rentals, tenant expense reimbursements, hotel revenues, trade shows revenues, amortization of acquired below-market leases, net of above-market leases and fee income, were \$2,732,836,000 in the year ended December 31, 2011, compared to \$2,558,207,000 in the year ended December 31, 2010, an increase of \$174,629,000. Below are the details of the increase (decrease) by segment:

(Amounts in thousands)

				Retail	Merchandise	
Increase (decrease)			Washington,			
due to:	Total	New York	DC	Properties	Mart	Other
Property rentals:						
Acquisitions,						
sale of partial						
interests						
and other \$	(10,242)	\$ (1,608)	\$ (26,936)(1)	\$ 13,458 (2)	\$ -	\$ 4,844
Development						
(out of service)	5,513	-	6,100	(587)	-	-
Hotel						
Pennsylvania	10,006	10,006	-	-	-	-
Trade Shows	3,062	-	-	-	3,062	-
Amortization of						
acquired						
below-market						
leases, net	(3,268)	(3,921)	(293)	1,585	-	(639)
Leasing activity						
(see page 77)	15,709	9,373	6,741	2,183	(363)	(2,225)
	20,780	13,850	(14,388)	16,639	2,699	1,980
Tenant expense						
reimbursements:						
Acquisitions/develo	opment,					
sale of partial						
interests						
and other	(5,094)	5,658	$(12,999)_{(1)}$	2,573 (2)	-	(326)
Operations	2,069	406	(494)	1,200	1,047	(90)
	(3,025)	6,064	(13,493)	3,773	1,047	(416)
Cleveland Medical						
Mart development						
project	154,080 (3)	-	-	-	154,080 (3)	-

Fee and other

income:

revenues

come.						
BMS cleaning						
fees	3,701	5,088	-	-	-	$(1,387)_{(4)}$
Signage						
revenue	1,205	1,205	-	-	-	-
Management						
and leasing fees	115	668	$(3,573)_{(5)}$	2,170	186	664
Lease						
termination fees	1,516	4,369	2,646	(3,974)	(225)	(1,300)
Other	(3,743)	406	(832)	935	(850)	(3,402)
	2,794	11,736	(1,759)	(869)	(889)	(5,425)
tal increase						
crease) in						

(1) Primarily from the deconsolidation of the Warner Building and 1101 17th Street resulting from the sale of a partial interest.

\$ (29,640)

\$ 19,543

\$ 156,937

\$ (3,861)

\$ 31,650

- Primarily from the consolidation of the San Jose Strip Shopping Center upon acquisition of the remaining 55% interest we did not previously own.
- (3) This income is offset by \$145,824 of development cost expensed in the period. See note (7) on page 98.
- (4) Primarily from the elimination of inter-company fees from operating segments upon consolidation.
- (5) Primarily from leasing fees in the prior year in connection with our management of a development project.

\$ 174,629

Results of Operations - Year Ended December 31, 2011 Compared to December 31, 2010 - continued

Expenses

Our expenses, which consist primarily of operating, depreciation and amortization and general and administrative expenses, were \$1,909,267,000 in the year ended December 31, 2011, compared to \$1,799,179,000 in the year ended December 31, 2010, an increase of \$110,088,000. Below are the details of the increase (decrease) by segment:

(Amounts in
thousands)

uiousaiius)				Retail	Merchandise		
Increase (decrease)		New	Washington,	Retail	Merchandise		
due to:	Total	York	DC	Properties	Mart	Other	
Operating:	Total	TOTA	ВС	Troperties	Mart		
Acquisitions,							
sale of partial							
interests							
	\$ (374)	\$ 2,341	\$ (14,123)(1)	\$ 11,734 (2)	\$ -	\$ (326)	
Development	. ,	. ,	, (, , , , , , ,	. , (_)	·		
projects placed							
into service	1,006	-	(248)	1,254	-	-	
Non-reimbursable							
expenses,							
including							
bad-debt							
reserves	(16,498)	3,412	(2,133)	(24,338)(3)	6,561		
Hotel							
Pennsylvania	3,330	3,330	-	-	-	-	
Trade Shows	(316)	_	-	-	(316)	_	
BMS expenses	3,262	6,349	-	-	-	(3,087)	
Operations	21,752	6,642	2,679	3,637	5,405	3,389	
	12,162	22,074	(13,825)	(7,713)	11,650	(24)	
Depreciation and							
amortization:							
Acquisitions/deve	lopment,						
sale of	1						
partial							
interests and							
other	(4,466)	786	$(10,261)_{(1)}$	5,009 (2)	-	-	
Operations	34,118	7,831	28,012 (4)	868	388	(2,981)	
	29,652	8,617	17,751	5,877	388	(2,981)	

General and administrative: Mark-to-market of deferred compensation plan liability (5)	(6,391)	_	_	-	_	(6,391)
Real Estate Fund placement fees	(3,031)	-	-	-	-	(3,031)
Operations	6,031 (3,391)	1,248 1,248	915 915	(2,187) (2,187)	3,841 (6) 3,841	2,214 (7,208)
Cleveland Medical Mart development project	145,824 (7)	-	-	-	145,824 (7)	-
Impairment losses, acquisition related costs and tenant buy-outs	(74,159)	22,172 (8)	_	(70,526)(9)	5,228	(31,033)(10)
Total increase (decrease) in expenses	\$ 110,088	\$ 54,111	\$ 4,841	\$	\$ 166,931	\$

- (1) Primarily from the deconsolidation of the Warner Building and 1101 17th Street resulting from the sale of a partial interest.
- (2) Primarily from the consolidation of the San Jose Strip Shopping Center upon acquisition of the remaining 55% interest we did not previously own.
- (3) Includes a \$16,820 reversal for the Stop & Shop accounts receivable reserve.
- (4) Includes \$25,000 of depreciation expense on 1851 South Bell Street, which was taken out of service for redevelopment.
- (5) The decrease in expense is entirely offset by a corresponding decrease in the income from the mark-to-market of the deferred compensation plan assets, a component of "interest and investment (loss) income, net on our consolidated statements of income.
- (6) Includes \$4,226 of restructuring costs.
- (7) This expense is entirely offset by development revenue in the year. See note (3) on page 97.
- (8) Primarily from the buy-out of below market leases.

- (9) Primarily from a \$64,500 non-cash impairment loss on the Springfield Mall in 2010.
- (10) Primarily from \$30,013 of impairment losses on condominium units held for sale in 2010.

Results of Operations - Year Ended December 31, 2011 Compared to December 31, 2010 - continued

Income Applicable to Toys

In the year ended December 31, 2011, we recognized net income of \$48,540,000 from our investment in Toys, comprised of \$39,592,000 for our 32.7% share of Toys' net income and \$8,948,000 of management fees.

In the year ended December 31, 2010, we recognized net income of \$71,624,000 from our investment in Toys, comprised of \$61,819,000 for our 32.7% share of Toys' net income and \$9,805,000 of management fees.

Income from Partially Owned Entities

Summarized below are the components of income (loss) from partially owned entities for the years ended December 31, 2011 and 2010.

	Percentage Ownership at December 31,	For the Year Ended December 31,				
(Amounts in thousands)	2011	2011	2010			
Equity in Net Income (Loss):						
Alexander's	32.4%	\$ 32,430	\$ 27,615			
Lexington (1)	12.0%	8,351	11,018			
LNR (2)	26.2%	58,786	1,973			
India real estate ventures (3)	4.0%-36.5%	(14,881)	2,581			
Partially owned office buildings:						
280 Park Avenue (acquired in May						
2011)	49.5%	(18,079)	-			
Warner Building (4)	55.0%	(18,875)	(344)			
666 Fifth Avenue Office						
Condominium (acquired in						
December 2011)	49.5%	198	-			
330 Madison Avenue	25.0%	2,126	2,059			
1101 17th Street	55.0%	2,740	416			
One Park Avenue (acquired in						
March 2011)	30.3%	(1,142)	-			
West 57th Street Properties (5)	50.0%	876	(10,990)			

Rosslyn Plaza	43.7%-50.4%	2,193	(2,419)
Fairfax Square	20.0%	(42)	(28)
Other partially owned office			
buildings	Various	7,735	2,405
Other equity method investments:			
Verde Realty Operating			
Partnership	8.3%	1,661	(537)
Independence Plaza Partnership			
(acquired in June 2011)	51.0%	2,457	-
Monmouth Mall	50.0%	2,556	1,952
Downtown Crossing, Boston	50.0%	(1,461)	(1,155)
Other investments (6)	Various	2,443	(13,677)
		\$ 70,072	\$ 20,869

- (1) Includes net gains of \$9,760 and \$13,710 in 2011 and 2010, respectively, resulting from Lexington's stock issuances.
- (2) 2011 includes \$27,377 of income comprised of (i) a \$12,380 income tax benefit, (ii) an \$8,977 tax settlement gain and (iii) \$6,020 of net gains from asset sales.
- (3) 2011 includes \$13,794 for our share of an impairment loss.
- (4) 2011 includes \$9,022 for our share of expense, primarily for straight-line rent reserves and the write-off of tenant-improvements in connection with a tenant's bankruptcy.
- (5) 2010 includes \$11,481 of impairment losses.
- (6) 2011 includes a \$12,525 net gain from Suffolk Downs' sale of a partial interest.

Results of Operations - Year Ended December 31, 2011 Compared to December 31, 2010 - continued

Income (loss) from Real Estate Fund

Below are the components of the income from our Real Estate Fund for the year ended December 31, 2011 and 2010.

(Amounts in thousands)	For the Year Ended December 31,						
	20	11	2010				
Operating income (loss)	\$	5,500	\$	(303)			
Net realized gain		5,391		-			
Net unrealized gains		11,995		-			
Income (loss) from Real Estate Fund		22,886		(303)			
Less (income) loss attributable to							
noncontrolling interests		(13,598)		806			
Income from Real Estate Fund attributable to							
Vornado (1)	\$	9,288	\$	503			

⁽¹⁾ Excludes management, leasing and development fees of \$2,695 and \$248 for the years ended December 31, 2011 and 2010, respectively, which are included as a component of "fee and other income" on our consolidated statements of income.

Interest and Other Investment (Loss) Income, net

Interest and other investment income, net was \$148,784,000 in the year ended December 31, 2011, compared to \$235,267,000 in the year ended December 31, 2010, a decrease of \$86,483,000. This decrease resulted from:

(Amounts in thousands)

J.C. Penney derivative position (mark-to-market gain of \$12,984 in 2011, compared to \$130,153 in 2010)

\$ (117,169)

Mezzanine loans (\$82,744 loss reversal and net gain on disposition in 2011, compared to \$53,100 loss

	reversal in 2010)	29,644
Decrease in v	alue of investments in the deferred compensation plan (offset by a	
corresponding	g decrease in	
	the liability for plan assets in general and administrative expenses)	(6,391)
Other, net		7,433
		\$ (86,483)

Interest and Debt Expense

Interest and debt expense was \$526,175,000 in the year ended December 31, 2011, compared to \$539,370,000 in the year ended December 31, 2010, a decrease of \$13,195,000. This decrease was primarily due to savings of (i) \$22,865,000 applicable to the repurchase and retirement of convertible senior debentures and repayment of senior unsecured notes, (ii) \$18,157,000 from the repayment of the Springfield Mall mortgage at a discount in December 2010 and (iii) \$14,856,000 from the deconsolidation of the Warner Building resulting from the sale of a 45% interest in October 2010, partially offset by (iv) \$17,204,000 from the issuance of \$660,000,000 of cross-collateralized debt secured by 40 of our strip shopping centers in August 2010, (v) \$14,777,000 from the financing of 2121 Crystal Drive and Two Penn Plaza in the first quarter of 2011, (vi) \$5,057,000 from the issuance of \$500,000,000 of senior unsecured notes in March 2010 and (vii) \$3,854,000 from the consolidation of the San Jose Shopping Center resulting from the October 2010 acquisition of the 55% interest we did not previously own.

Net Gain on Extinguishment of Debt

In the year ended December 31, 2010, we recognized a \$94,789,000 net gain on the extinguishment of debt, primarily from our acquisition of the mortgage loan secured by the Springfield Mall.

Net Gain on Disposition of Wholly Owned and Partially Owned Assets

In the year ended December 31, 2011, we recognized a \$15,134,000 net gain on disposition of wholly owned and partially owned assets (primarily from the sale of residential condominiums and marketable securities), compared to a \$81,432,000 net gain in the year ended December 31, 2010 (primarily from the sale of a 45% interest in the Warner Building and sales of marketable securities).

Results of Operations - Year Ended December 31, 2011 Compared to December 31, 2010 - continued

Income Tax Expense

Income tax expense was \$23,925,000 in the year ended December 31, 2011, compared to \$22,137,000 in the year ended December 31, 2010 an increase of \$1,788,000. This increase resulted primarily from higher taxable income of our taxable REIT subsidiaries.

Income from Discontinued Operations

The table below sets forth the combined results of operations of assets related to discontinued operations for the years ended December 31, 2011 and 2010.

	For the Year Ended December 31,							
(Amounts in thousands)	2	011	2010					
Total revenues	\$	230,314	\$	267,008				
Total expenses		175,930		227,626				
		54,384		39,382				
Net gain on extinguishment of High Point debt		83,907		-				
Net gains on sale of real estate		51,623		2,506				
Impairment losses and litigation loss accrual		(28,799)		(35,056)				
Income from discontinued operations	\$	161,115	\$	6,832				

Net Income Attributable to Noncontrolling Interests in Consolidated Subsidiaries

Net income attributable to noncontrolling interests in consolidated subsidiaries was \$21,786,000 in the year ended December 31, 2011, compared to \$4,920,000 in the year ended December 31, 2010, an increase of \$16,866,000. This resulted primarily from a \$14,404,000 increase in income allocated to the noncontrolling interests of our Real Estate Fund.

Net Income Attributable to Noncon	trolling Interests	in the O	perating Partnership

Net income attributable to noncontrolling interests in the Operating Partnership was \$41,059,000 in the year ended December 31, 2011, compared to \$44,033,000 in the year ended December 31, 2010, a decrease of \$2,974,000.

Preferred Unit Distributions of the Operating Partnership

Preferred unit distributions of the Operating Partnership were \$14,853,000 in the year ended December 31, 2011, compared to \$11,195,000 in the year ended December 31, 2010, an increase of \$3,658,000.

Preferred Share Dividends

Preferred share dividends were \$65,531,000 in the year ended December 31, 2011, compared to \$55,534,000 in the year ended December 31, 2010, an increase of \$9,997,000. This increase resulted from the issuance of \$246,000,000 of 6.875% Series J cumulative redeemable preferred shares in 2011, partially offset by the redemption of \$40,000,000 7.0% Series D-10 cumulative redeemable preferred shares in 2010.

Discount on Preferred Share and Unit Redemptions

In the year ended December 31, 2011, we recognized a \$5,000,000 discount from the redemption of 1,000,000 Series D-11 cumulative redeemable preferred units with a par value of \$25.00 per unit, for an aggregate of \$20,000,000 in cash, compared to a \$4,382,000 discount in the year ended December 31, 2010 from the redemption of 1,600,000 Series D-10 cumulative redeemable preferred shares with a par value of \$25.00 per share, for an aggregate of \$35,618,000.

Results of Operations - Year Ended December 31, 2011 Compared to December 31, 2010 - continued

Same Store EBITDA

Below are the same store EBITDA results on a GAAP and cash basis for each of our segments for the year ended December 31, 2011, compared to the year ended December 31, 2010.

		Washington,	Retail	Merchandise
(Amounts in thousands)	New York	DC	Properties	Mart
EBITDA for the year ended December 31, 2011 Add-back: non-property level overhead expenses	\$ 786,565	\$ 481,077	\$ 303,202	\$ 143,452
included above Less: EBITDA from acquisitions, dispositions and other non-operating	26,808	26,369	25,489	28,040
income or expenses GAAP basis same store EBITDA for the year	(25,330)	(49,502)	(45,324)	(72,601)
ended				
December 31, 2011 Less: Adjustments for straight-line rents, amortization of below-market leases, net and	788,043	457,944	283,367	98,891
other non-cash adjustments	(93,241)	(274)	(15,862)	2,642
Cash basis same store EBITDA for the year ended December 31, 2011	\$ 694,802	\$ 457,670	\$ 267,505	\$ 101,533
EBITDA for the year ended December 31, 2010 Add-back: non-property level overhead expenses	\$ 764,044	\$ 497,551	\$ 302,563	\$ 84,058
included above Less: EBITDA from acquisitions, dispositions	25,560	25,454	27,676	24,199
and other non-operating income or expenses GAAP basis same store EBITDA for the year ended	(14,955)	(69,278)	(52,195)	(9,866)
December 31, 2010 Less: Adjustments for straight-line rents, amortization of	774,649	453,727	278,044	98,391
below-market leases, net and other non-cash adjustments	(105,013)	(4,005)	(16,301)	(307)
Year Ended December 31, 2012 Financial Res	sults Summary	,		225

Cash basis same store EBITDA for the year ended December 31, 2010		669,636	\$ 449,722	\$ 261,743	\$ 98,084
Increase in GAAP basis same store EBITDA for the year ended December 31, 2011 over the year ended December 31, 2010	\$	13,394	\$ 4,217	\$ 5,323	\$ 500
Increase in Cash basis same store EBITDA for the year ended December 31, 2011 over the year ended December 31, 2010	\$	25,166	\$ 7,948	\$ 5,762	\$ 3,449
% increase in GAAP basis same store EBITDA % increase in Cash basis same store EBITDA		1.7% 3.8% 102	0.9% 1.8%	1.9% 2.2%	0.5% 3.5%

Supplemental Information

(Amounts in

Net Income and EBITDA by Segment for the Three Months Ended December 31, 2012 and 2011

Effective January 1, 2012, as a result of certain organizational and operational changes, we redefined the New York business segment to encompass all of our Manhattan assets by including the 1.0 million square feet in 21 freestanding Manhattan street retail assets (formerly in our Retail segment), and the Hotel Pennsylvania and our interest in Alexander's, Inc. (formerly in our Other segment). Accordingly, we have reclassified the prior period segment financial results to conform to the current year presentation. See note (3) on page 105 for the elements of the New York segment's EBITDA. Below is a summary of net income and a reconciliation of net income to EBITDA¹⁾ by segment for the three months ended December 31, 2012 and 2011.

thousands)	For the Three Months Ended December 31, 2012 Retail Merchandise											
	Washington,											
	Total	New York	DC	Properties	Mart	Toys	Other					
Property rentals	\$ 503,820	\$ 268,491	\$ 111,513	\$ 70,272	\$ 31,038	\$ -	\$ 22,506					
Straight-line rent												
adjustments	13,681	9,783	1,345	2,120	183	-	250					
Amortization of												
acquired below-												
market leases,												
net	14,668	7,776	506	4,957	-	-	1,429					
Total rentals	532,169	286,050	113,364	77,349	31,221	-	24,185					
Tenant expense												
reimbursements	75,734	41,272	10,271	22,559	641	-	991					
Cleveland												
Medical Mart												
development	51 220				51.220							
project	51,220	-	-	-	51,220	-	-					
Fee and other												
income:												
BMS cleaning fees	10 147	24,489					(6.242)					
	18,147	24,489	-	-	-	-	(6,342)					
Signage revenue	6,640	6,640				_						
Management	0,040	0,040	-	-	-	_	_					
and leasing fees	5,333	1,602	2,993	491	43	_	204					
Lease	3,333	1,002	2,773	7)1	73		204					
termination fees	1,189	802	387	_	_	_	_					
Other income	7,222	1,023	5,280	417	353	_	149					
Total revenues	697,654	361,878	132,295	100,816	83,478	_	19,187					
Operating	0,,00.	201,070	102,200	100,010	32,		15,107					
expenses	263,160	154,973	50,600	35,232	16,219	_	6,136					
Depreciation and	,	- ,- ,-	,	,	-,		-,					
amortization	131,128	58,262	30,901	19,545	12,205	_	10,215					

General and administrative Cleveland	51,316	8,073	7,388	4,851	4,586	-	26,418
Medical Mart development project Impairment losses, acquisition related	49,492	-	-	-	49,492	-	-
costs and tenant							
buy-outs	116,472	-	-	103,400	-	-	13,072
Total expenses	611,568	221,308	88,889	163,028	82,502	-	55,841
Operating income							
(loss)	86,086	140,570	43,406	(62,212)	976	-	(36,654)
(Loss) applicable							
to Toys	(73,837)	-	-	-	-	(73,837)	-
Income (loss)							
from partially							
owned							
entities	354,776	187,428	(1,041)	418	169	-	167,802
Income from Real							
Estate Fund	26,364	-	-	-	-	-	26,364
Interest and other							
investment							
(loss) income,							
net	(237,961)	1,064	29	3	-	-	(239,057)
Interest and debt							
expense	(122,674)	(37,767)	(30,166)	(13,131)	(7,926)	-	(33,684)
Net gain on							
disposition of							
wholly							
owned and							
partially owned							
assets	8,491	-	-	8,491	-	-	-
Income (loss)							
before income	41.045	201 205	10.000	(66.401)	(6.501)	(52.025)	(115.000)
taxes	41,245	291,295	12,228	(66,431)	(6,781)	(73,837)	(115,229)
Income tax benefit	0.107	(1.011)	(272)		(0.45)		11 416
(expense)	9,187	(1,011)	(373)	-	(845)	-	11,416
Income (loss)							
from continuing	50.422	200 204	11 055	(66.421)	(7.626)	(72 927)	(102 012)
operations	50,432	290,284	11,855	(66,431)	(7,626)	(73,837)	(103,813)
Income (loss)							
from discontinued	41 461	(1)	26 797	8,286	6,272		(0.992)
operations	41,461 91,893	(1) 290,283	36,787 48,642	(58,145)	(1,354)	(73,837)	(9,883) (113,696)
Net income (loss)	91,093	290,283	46,042	(36,143)	(1,334)	(73,637)	(113,090)
Less net (income) loss attributable to							
noncontrolling							
interests in:							
mucicoto III.	(1,090)	5,128	_	1,504	_	_	(7,722)
	(1,090)	3,120	-	1,504	-	-	(1,144)

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Consolidated subsidiaries								
Operating								
Partnership	(3,882)	-	-	-	-	-		(3,882)
Preferred unit								
distributions								
of the								
Operating								
Partnership	(786)	-	-	-	-	-		(786)
Net income (loss)								
attributable to								
Vornado	86,135	295,411	48,642	(56,641)	(1,354)	(73,837)	((126,086)
Interest and debt								
expense(2)	193,258	47,561	34,139	15,789	8,931	44,492		42,346
Depreciation and								
amortization ⁽²⁾	182,499	63,777	34,829	20,778	12,630	34,808		15,677
Income tax								
(benefit)								
expense ⁽²⁾	(43,050)	1,074	411	-	845	(34,611)		(10,769)
EBITDA ⁽¹⁾	\$ 418,842	\$ 407,823 (3)	\$ 118,021	\$ (20,074)(4)	\$ 21,052	\$ (29,148)	\$	(78,832)(5)

EBITDA for the New York, Washington, DC and Retail Properties segments above include income from discontinued operations and other gains and losses that affect comparability which are described in the "Overview," aggregating \$189,571, \$37,348 and \$(82,967), respectively. Excluding these items, EBITDA for the New York, Washington, DC and Retail Properties segments was \$218,252, \$80,673 and \$62,893, respectively.

See notes on page 105.

Net Income and EBITDA by Segment for the Three Months Ended December 31, 2012 and 2011 - continued

(Amounts in											
thousands)		For	the T	Three Mon	ths	Ended I	Decem	ber 31, 2	011		
]	Retail	Mer	chandise			
			Wa	ashington,							
	Total	New York		DC	Pr	operties	ľ	Mart	To	oys	Other
Property rentals	\$ 503,824	\$ 251,146	\$	130,601	\$	69,043	\$	30,032	\$	-	\$ 23,002
Straight-line rent											
adjustments	13,598	11,810		(431)		1,989		(23)		-	253
Amortization of											
acquired below-											
market leases,											
net	12,979	7,785		563		2,972		-		-	1,659
Total rentals	530,401	270,741		130,733		74,004		30,009		-	24,914
Tenant expense	75.745	20.512		0.057		22.017		1 222			2.026
reimbursements	75,745	39,512		9,057		23,817		1,333		-	2,026
Cleveland											
Medical Mart											
development	15 077							15 077			
project Fee and other	45,877	-		-		-		45,877		-	-
income: BMS cleaning											
fees	15,275	23,120								_	(7,845)
Signage revenue	5,077	5,077		_		_		_		_	(7,043)
Management	3,077	3,077		_		_					_
and leasing fees	5,141	1,535		2,732		922		(6)		_	(42)
Lease	5,111	1,000		2,732		722		(0)			(12)
termination fees	3,856	2,663		781		178		234		_	_
Other income	8,587	3,066		4,446		690		427		_	(42)
Total revenues	689,959	345,714		147,749		99,611		77,874		_	19,011
Operating	,	ŕ		,		,		ŕ			ŕ
expenses	226,885	142,825		46,533		18,504		15,411		-	3,612
Depreciation and											
amortization	150,903	56,489		57,202		19,019		7,885		-	10,308
General and											
administrative	53,940	6,399		6,873		5,443		5,672		-	29,553
Cleveland											
Medical Mart											
development											
project	44,187	-		-		-		44,187		-	-
Impairment losses,											
acquisition related											_
	12,844	7,219		-		334		2,188		-	3,103

costs and tenant buy-outs							
Total expenses Operating income	488,759	212,932	110,608	43,300	75,343	-	46,576
(loss) (Loss) applicable	201,200	132,782	37,141	56,311	2,531	-	(27,565)
to Toys Income (loss) from partially owned	(32,254)	-	-	-	-	(32,254)	-
entities (Loss) from Real	15,037	(1,258)	(343)	1,479	163	-	14,996
Estate Fund Interest and other investment income (loss),	(2,605)	-	-	-	-	-	(2,605)
net Interest and debt	53,698	1,076	80	(33)	-	-	52,575
expense Net gain on disposition of wholly	(131,583)	(38,005)	(29,485)	(17,528)	(7,866)	-	(38,699)
owned and partially owned assets	7,159	-	-	4,278	-	-	2,881
Income (loss) before income							
taxes Income tax	110,652	94,595	7,393	44,507	(5,172)	(32,254)	1,583
expense Income (loss) from continuing	(5,377)	(447)	(635)	(29)	(49)	-	(4,217)
operations (Loss) income from discontinued	105,275	94,148	6,758	44,478	(5,221)	(32,254)	(2,634)
operations	(8,288)	165	1,116	6,948	(17,467)	- (22.254)	950
Net income (loss) Less net (income) loss attributable to noncontrolling interests in: Consolidated	96,987	94,313	7,874	51,426	(22,688)	(32,254)	(1,684)
subsidiaries Operating	(1,143)	(3,227)	-	41	-	-	2,043
Partnership Preferred unit distributions of the Operating	(4,674)	-	-	-	-	-	(4,674)
Partnership	(3,874)	-	-	-	-	-	(3,874)

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Net income (loss)							
attributable to							
Vornado	87,29	96 91,086	7,874	51,467	(22,688)	(32,254)	(8,189)
Interest and debt							
expense(2)	198,2	52 49,492	34,253	20,464	8,891	35,589	49,563
Depreciation and							
amortization(2)	215,6	83 66,019	63,270	22,746	12,093	33,105	18,450
Income tax							
(benefit)							
expense(2)	(37,32)	23) 526	743	29	26	(31,046)	(7,601)
EBITDA ⁽¹⁾	\$ 463,9	08 \$ 207,123 (3)	\$ 106,140	\$ 94,706 (4)	\$ (1,678)	\$ 5,394	\$ 52,223 (5)

EBITDA for the New York, Washington, DC and Retail Properties segments above include income from discontinued operations and other gains and losses that affect comparability which are described in the "Overview," aggregating \$(3,724), \$5,526 and \$33,037, respectively. Excluding these items, EBITDA for the New York, Washington, DC and Retail Properties segments was \$210,847, \$100,614 and \$61,669, respectively.

See notes on the following page.

Net Income and EBITDA by Segment for the Three Months Ended December 31, 2012 and 2011 - continued

Notes to preceding tabular information:

- (1) EBITDA represents "Earnings Before Interest, Taxes, Depreciation and Amortization." We consider EBITDA a supplemental measure for making decisions and assessing the unlevered performance of our segments as it relates to the total return on assets as opposed to the levered return on equity. As properties are bought and sold based on a multiple of EBITDA, we utilize this measure to make investment decisions as well as to compare the performance of our assets to that of our peers. EBITDA should not be considered a substitute for net income. EBITDA may not be comparable to similarly titled measures employed by other companies.
- (2) Interest and debt expense, depreciation and amortization and income tax (benefit) expense in the reconciliation of net income (loss) to EBITDA includes our share of these items from partially owned entities.
- (3) The elements of "New York" EBITDA are summarized below.

	For the	Three Months 1	Ended Dec	ember 31,
(Amounts in thousands)	2	012	20	011
Office ^(a)	\$	151,613	\$	141,325
Retail ^(b)		52,576		40,414
Alexander's(c)		191,925		13,631
Hotel Pennsylvania		11,709		11,753
Total New York	\$	407,823	\$	207,123

- (a) 2012 includes income of \$7,599 from a priority return on our investment in 1290 Avenue of the Americas.
- **(b)** 2011 includes a \$7,219 expense for tenant buy-out costs
- (c) 2012 includes income of \$179,934 for our share of a net gain on sale of real estate.
- (4) The elements of "Retail Properties" EBITDA are summarized below.

	For the Three Months Ended December 31,						
(Amounts in thousands)	20	012	20	11			
Strip shopping centers ^(a)	\$	24,154	\$	68,269			
Regional malls ^(b)		(44,228)		26,437			
Total Retail properties	\$	(20,074)	\$	94,706			

- (a) Includes income from discontinued operations and other gains and losses that affect comparability, aggregating \$(21,520) and \$25,281, respectively. Excluding these items, EBITDA was \$45,674 and \$42,988, respectively.
- (b) Includes income from discontinued operations and other gains and losses that affect comparability, aggregating \$(61,447) and \$7,756, respectively. Excluding these items, EBITDA was \$17,219 and \$18,681, respectively.

Net Income and EBITDA by Segment for the Three Months Ended December 31, 2012 and 2011 - continued

Notes to preceding tabular information:

(5) The elements of "other" EBITDA from continuing operations are summarized below.

(Amounts in thousands)	For the Three Ended Decen	
	2012	2011
Our share of Real Estate Fund:		
Income before net realized/unrealized gains	\$ 764	\$ 1,655
Net unrealized gain (loss)	5,456	(1,803)
Net realized gain	-	577
Carried interest	5,838	(929)
Total	12,058	(500)
LNR	33,514	9,045
555 California Street	14,761	12,116
Lexington	7,815	6,809
Other investments	(2,678)	3,518
	65,470	30,988
Corporate general and administrative expenses ^(a)	(23,627)	(22,958)
Investment income and other, net ^(a)	6,532	15,121
Fee income from Alexander's (including a \$6,423 sales		
commission in 2012)	8,131	1,872
Non-cash impairment loss on J.C. Penney owned shares	(224,937)	-
(Loss) income from the mark-to-market of J.C. Penney		
derivative position	(22,472)	40,120
Purchase price fair value adjustment and accelerated		
amortization of discount on		
investment in subordinated debt of Independence Plaza	105,366	-
Net gain resulting from Lexington's stock issuance and asset		
acquisition	28,763	-
Impairment losses and acquisition related costs	(13,072)	(3,103)
Our share of impairment losses of partially owned entities	(4,318)	(13,794)
Net gain from Suffolk Downs' sale of a partial interest	-	12,525
Net income attributable to noncontrolling interests in the	(2.002)	(A C A
Operating Partnership	(3,882)	(4,674)
Preferred unit distributions of the Operating Partnership	(786)	(3,874)
	\$ (78,832)	\$ 52,223

⁽a) The amounts in these captions (for this table only) exclude the mark-to-market of our deferred compensation plan assets and offsetting liability.

Net Income and EBITDA by Segment for the Three Months Ended December 31, 2012 and 2011 - continued

EBITDA by Region

Below is a summary of the percentages of EBITDA by geographic region (excluding discontinued operations and other gains and losses that affect comparability), from our New York, Washington, DC, Retail Properties and Merchandise Mart segments.

		For the Three Months Ended December 31,		
		2012	2011	
Region:				
	New York City metropolitan area	69%	66%	
	Washington, DC / Northern Virginia			
	metropolitan area	22%	26%	
	Chicago	4%	3%	
	California	2%	2%	
	Puerto Rico	1%	1%	
	Other geographies	2%	2%	
	. .	100%	100%	
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Three Months Ended December 31, 2012 Compared to December 31, 2011

Same Store EBITDA

Same store EBITDA represents EBITDA from property level operations which are owned by us in both the current and prior year reporting periods. Same store EBITDA excludes segment-level overhead expenses, which are expenses that we do not consider to be property-level expenses, as well as other non-operating items. We present same store EBITDA on both a GAAP basis and a cash basis, which excludes income from the straight-lining of rents, amortization of below-market leases, net of above-market leases and other non-cash adjustments. We present these non-GAAP measures because we use them to (i) facilitate meaningful comparisons of the operational performance of our properties and segments, (ii) make decisions on whether to buy, sell or refinance properties, and (iii) compare the performance of our properties and segments to those of our peers. Same store EBITDA should not be considered as an alternative to net income or cash flow from operations and may not be comparable to similarly titled measures employed by other companies.

Below are the same store EBITDA results on a GAAP and cash basis for each of our segments for the three months ended December 31, 2012, compared to the three months ended December 31, 2011.

			Was	hington,	F	Retail	Mer	chandise
(Amounts in thousands)	Ne	w York		DC	Pro	perties	ľ	Mart
EBITDA for the three months ended December						-		
31, 2012	\$	407,823	\$	118,021	\$	(20,074)	\$	21,052
Add-back: non-property level overhead expenses								
included above		8,073		7,388		4,851		4,586
Less: EBITDA from acquisitions,								
dispositions								
and other non-operating								
income or expenses		(205,738)		(39,787)		80,891		(6,894)
GAAP basis same store EBITDA for the three								
months								
ended December 31, 2012		210,158		85,622		65,668		18,744
Less: Adjustments for straight-line rents, amortization of								
below-market leases, net and								
other non-cash adjustments		(19,668)		(705)		(4,161)		(1,075)
Cash basis same store EBITDA for the three								
months								
ended December 31, 2012	\$	190,490	\$	84,917	\$	61,507	\$	17,669

31, 2011 \$ 207,123 \$ 106,140 \$ 94,706 \$ (1,678) Add-back: non-property level overhead expenses included above 6,399 6,873 5,443 5,672 Less: EBITDA from acquisitions, dispositions and other non-operating income or expenses (3,801) (13,146) (34,388) 14,716 GAAP basis same store EBITDA for the three months ended December 31, 2011 209,721 99,867 65,761 18,710 Less: Adjustments for straight-line rents, amortization of below-market leases, net and other non-cash adjustments (26,637) (66) (3,768) 24 Cash basis same store EBITDA for the three months ended December 31, 2011 \$ 183,084 \$ 99,801 \$ 61,993 \$ 18,734
included above 6,399 6,873 5,443 5,672 Less: EBITDA from acquisitions, dispositions and other non-operating income or expenses (3,801) (13,146) (34,388) 14,716 GAAP basis same store EBITDA for the three months ended December 31, 2011 209,721 99,867 65,761 18,710 Less: Adjustments for straight-line rents, amortization of below-market leases, net and other non-cash adjustments (26,637) (66) (3,768) 24 Cash basis same store EBITDA for the three months
Less: EBITDA from acquisitions, dispositions and other non-operating income or expenses (3,801) (13,146) (34,388) 14,716 GAAP basis same store EBITDA for the three months ended December 31, 2011 209,721 99,867 65,761 18,710 Less: Adjustments for straight-line rents, amortization of below-market leases, net and other non-cash adjustments (26,637) (66) (3,768) 24 Cash basis same store EBITDA for the three months
dispositions and other non-operating income or expenses (3,801) (13,146) (34,388) 14,716 GAAP basis same store EBITDA for the three months ended December 31, 2011 209,721 99,867 65,761 18,710 Less: Adjustments for straight-line rents, amortization of below-market leases, net and other non-cash adjustments (26,637) (66) (3,768) 24 Cash basis same store EBITDA for the three months
and other non-operating income or expenses (3,801) (13,146) (34,388) 14,716 GAAP basis same store EBITDA for the three months ended December 31, 2011 209,721 99,867 65,761 18,710 Less: Adjustments for straight-line rents, amortization of below-market leases, net and other non-cash adjustments (26,637) (66) (3,768) 24 Cash basis same store EBITDA for the three months
GAAP basis same store EBITDA for the three months ended December 31, 2011 209,721 99,867 65,761 18,710 Less: Adjustments for straight-line rents, amortization of below-market leases, net and other non-cash adjustments (26,637) (66) (3,768) 24 Cash basis same store EBITDA for the three months
months ended December 31, 2011 209,721 99,867 65,761 18,710 Less: Adjustments for straight-line rents, amortization of below-market leases, net and other non-cash adjustments (26,637) (66) (3,768) 24 Cash basis same store EBITDA for the three months
ended December 31, 2011 209,721 99,867 65,761 18,710 Less: Adjustments for straight-line rents, amortization of below-market leases, net and other non-cash adjustments (26,637) (66) (3,768) 24 Cash basis same store EBITDA for the three months
Less: Adjustments for straight-line rents, amortization of below-market leases, net and other non-cash adjustments (26,637) (66) (3,768) 24 Cash basis same store EBITDA for the three months
amortization of below-market leases, net and other non-cash adjustments (26,637) (66) (3,768) 24 Cash basis same store EBITDA for the three months
other non-cash adjustments (26,637) (66) (3,768) 24 Cash basis same store EBITDA for the three months
Cash basis same store EBITDA for the three months
months
Chaca December 31, 2011 \$\psi\$ 165,004 \$\psi\$ 77,601 \$\psi\$ 61,775 \$\psi\$ 16,754
Increase (decrease) increase in GAAP basis same store EBITDA
for the three months ended
December 31, 2012 over
the three months ended
December 31, 2011 \$ 437 \$ (14,245) \$ (93) \$ 34
Increase (decrease) in Cash basis same store EBITDA for
the three months ended
December 31, 2012 over the
three months ended
December 31, 2011 \$ 7,406 \$ (14,884) \$ (486) \$ (1,065)
% increase (decrease) in GAAP basis same store
EBITDA 0.2% (14.3%) (0.1%) 0.2%
% increase (decrease) in Cash basis same store EBITDA 4.0% (14.9%) (0.8%) (5.7%)
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Three Months Ended December 31, 2012 Compared to September 30, 2012

Below are the same store EBITDA results on a GAAP and cash basis for each of our segments for the three months ended December 31, 2012, compared to the three months ended September 30, 2012.

		Woohington	Retail	Merchandise	
(Amounts in thousands) New York		Washington, DC	Properties	Mart	
EBITDA for the three months ended	407.022	h 110 001	* (* 0 0 * 4)	.	
December 31, 2012	\$ 407,823	\$ 118,021	\$ (20,074)	\$ 21,052	
Add-back: non-property level					
overhead expenses					
included above	8,073	7,388	4,851	4,586	
Less: EBITDA from acquisitions,					
dispositions					
and other non-operating	(202.400)	(- 0.50.4)		45.50	
income or expenses	(202,180)	(38,604)	80,891	(6,285)	
GAAP basis same store EBITDA for the					
three months	212 716	06.00#	6 7 660	10.050	
ended December 31, 2012	213,716	86,805	65,668	19,353	
Less: Adjustments for straight-line					
rents, amortization of					
below-market leases, net					
and other non-cash	(22.066)	(775)	(4.161)	(1.075)	
adjustments	(23,066)	(775)	(4,161)	(1,075)	
Cash basis same store EBITDA for the					
three months	Φ 100.650	Φ 06.020	Φ (1.507	ф. 10. 27 0	
ended December 31, 2012	\$ 190,650	\$ 86,030	\$ 61,507	\$ 18,278	
EBITDA for the three months ended					
September 30, 2012 ⁽¹⁾	\$ 206,663	\$ 217,567	\$ 73,505	\$ 44,942	
Add-back: non-property level					
overhead expenses					
included above	6,739	6,668	6,103	4,120	
Less: EBITDA from acquisitions,					
dispositions					
and other non-operating					
income or expenses	(8,565)	(129,014)	(15,117)	(32,087)	

GAAP basis same store EBITDA for the three months		204.025		0.5.001		64.404		16.055
ended September 30, 2012 Less: Adjustments for straight-line rents, amortization of below-market leases, net and other non-cash		204,837		95,221		64,491		16,975
adjustments		(26,331)		(2,020)		(3,833)		171
Cash basis same store EBITDA for the three months								
ended September 30, 2012	\$	178,506	\$	93,201	\$	60,658	\$	17,146
Increase (decrease) in GAAP basis same store EBITDA for the three months ended December 31, 2012 over the three months ended September 30, 2012	\$	8,879	\$	(8,416)	\$	1,177	\$	2,378
Increase (decrease) in Cash basis same store EBITDA for the three months ended December 31, 2012 over the three months ended September 30, 2012	¢	12.144	¢	(7.171)	¢	940	¢	1 122
2012	\$	12,144	\$	(7,171)	\$	849	\$	1,132
% increase (decrease) in GAAP basis same store EBITDA		4.3%		(8.8%)		1.8%		14.0%
% increase (decrease) in Cash basis same store EBITDA		6.8%		(7.7%)		1.4%		6.6%

Below is the reconciliation of net income to EBITDA for the three months ended September 30, 2012.

					R	Retail	Merc	handise
(Amounts in thousands) Net income attributable to Vornado for the	Ne	w York	Was	shington, DC	Pro	perties	N	I art
three months								
ended September 30, 2012	\$	96,064	\$	149,241	\$	34,661	\$	19,083
Interest and debt expense		46,823		33,280		17,499		8,916
Depreciation and amortization		62,905		35,071		21,345		7,662
Income tax expense (benefit)		871		(25)		-		9,281
EBITDA for the three months ended September 30, 2012	\$	206,663	\$	217,567	\$	73,505	\$	44,942

Related Party Transactions
Alexander's
We own 32.4% of Alexander's. Steven Roth, the Chairman of our Board, and Michael D. Fascitelli, our President and Chief Executive Officer, are officers and directors of Alexander's. We provide various services to Alexander's in accordance with management, development and leasing agreements. These agreements are described in Note 6 - Investments in Partially Owned Entities to our consolidated financial statements in this Annual Report on Form 10-K
Interstate Properties ("Interstate")
Interstate is a general partnership in which Mr. Roth is the managing general partner. David Mandelbaum and Russell B. Wight, Jr., Trustees of Vornado and Directors of Alexander's, are Interstate's two other partners. As of December 31, 2012, Interstate and its partners beneficially owned an aggregate of approximately 6.5% of the common shares of beneficial interest of Vornado and 26.3% of Alexander's common stock.
We manage and lease the real estate assets of Interstate pursuant to a management agreement for which we receive an annual fee equal to 4% of annual base rent and percentage rent. The management agreement has a term of one year and is automatically renewable unless terminated by either of the parties on 60 days' notice at the end of the term. We believe, based upon comparable fees charged by other real estate companies, that the management agreement terms are fair to us.
Other
On March 8, 2012, Mr. Roth repaid his \$13,122,500 outstanding loan from the Company.

Liquidity and Capital Resources

Property rental income is our primary source of cash flow and is dependent upon the occupancy and rental rates of our properties. Our cash requirements include property operating expenses, capital improvements, tenant improvements, debt service, leasing commissions, dividends to shareholders and distributions to unitholders of the Operating Partnership, as well as acquisition and development costs. Other sources of liquidity to fund cash requirements include proceeds from debt financings, including mortgage loans, senior unsecured borrowings, and our revolving credit facilities; proceeds from the issuance of common and preferred equity; and asset sales.

We anticipate that cash flow from continuing operations over the next twelve months will be adequate to fund our business operations, cash distributions to unitholders of the Operating Partnership, cash dividends to shareholders, debt amortization and recurring capital expenditures. Capital requirements for development expenditures and acquisitions (excluding Fund acquisitions) may require funding from borrowings and/or equity offerings. Our Real Estate Fund has aggregate unfunded equity commitments of \$217,676,000 for acquisitions, including \$54,419,000 from us.

We may from time to time purchase or retire outstanding debt securities. Such purchases, if any will depend on prevailing market conditions, liquidity requirements and other factors. The amounts involved in connection with these transactions could be material to our consolidated financial statements.

Dividends

On January 17, 2013, we increased our quarterly common dividend to \$0.73 per share (a new indicated annual rate of \$2.92 per share). This dividend, if continued for all of 2013, would require us to pay out approximately \$545,000,000 of cash for common share dividends. In addition, during 2013, we expect to pay approximately \$81,500,000 of cash dividends on outstanding preferred shares and approximately \$36,000,000 of cash distributions to unitholders of the Operating Partnership.

Financing Activities and Contractual Obligations

We have an effective shelf registration for the offering of our equity and debt securities that is not limited in amount due to our status as a "well-known seasoned issuer." Our revolving credit facilities contain financial covenants that require us to maintain minimum interest coverage and maximum debt to market capitalization ratios, and provides for higher interest rates in the event of a decline in our ratings below Baa3/BBB. Our credit facilities also contain customary conditions precedent to borrowing, including representations and warranties, and also contain customary events of default that could give rise to accelerated repayment, including such items as failure to pay interest or principal. As of December 31, 2012, we are in compliance with all of the financial covenants required by our revolving credit facilities.

As of December 31, 2012, we had \$960,319,000 of cash and cash equivalents and \$1,307,193,000 of borrowing capacity under our revolving credit facilities, net of outstanding borrowings of \$1,170,000,000 and letters of credit of \$22,807,000. A summary of our consolidated debt as of December 31, 2012 and 2011 is presented below.

	2012			2011		
(Amounts in thousands)	D	Weighte December 31, Average Interest		December 31,		Weighted Average Interest
Consolidated debt:		Balance	Rate		Balance	Rate
Variable rate	\$	3,167,181	1.93%	\$	1,881,948	2.35%
Fixed rate		8,129,009	5.18%		8,194,659	5.55%
	\$	11,296,190	4.27%	\$	10,076,607	4.95%

During 2013 and 2014, \$1,069,682,000 and \$240,001,000, respectively, of our outstanding debt matures. We may refinance maturing debt as it comes due or choose to repay it using cash and cash equivalents or our revolving credit facilities. We may also refinance or prepay other outstanding debt depending on prevailing market conditions, liquidity requirements and other factors. The amounts involved in connection with these transactions could be material to our consolidated financial statements.

Liquidity and Capital Resources – continued

Financing Activities and Contractual Obligations – continued

Below is a schedule of our contractual obligations and commitments at December 31, 2012.

(Amounts in thousands)		Less than			
Contractual cash obligations					
(principal and interest ⁽¹⁾):	Total	1 Year	1 – 3 Years	3 – 5 Years	Thereafter
Notes and mortgages					
payable	\$ 10,775,483	\$ 1,519,315	\$ 1,495,932	\$ 3,377,676	\$ 4,382,560
Operating leases	1,429,110	41,524	83,395	75,022	1,229,169
Senior unsecured notes					
due 2039 (PINES)	1,429,019	36,225	72,450	72,450	1,247,894
Revolving credit facilities	1,251,178	17,316	40,716	1,193,146	-
Senior unsecured notes					
due 2022	580,833	20,000	40,000	40,000	480,833
Senior unsecured notes					
due 2015	547,813	21,250	526,563	-	-
Capital lease obligations	422,292	12,500	25,000	25,000	359,792
Purchase obligations,					
primarily construction					
commitments	196,722	194,034	2,588	100	-
Total contractual					
cash obligations	\$ 16,632,450	\$ 1,862,164	\$ 2,286,644	\$ 4,783,394	\$ 7,700,248
Commitments:					
Capital commitments to					
partially owned entities	\$ 163,130	\$ 101,199	\$ 61,931	\$ -	\$ -
Standby letters of credit	22,807	22,327	480	-	_
Total commitments	\$ 185,937	\$ 123,526	\$ 62,411	\$ -	\$ -

⁽¹⁾ Interest on variable rate debt is computed using rates in effect at December 31, 2012.

Details of 2012 financing activities are provided in the "Overview" of Management's Discussion and Analysis of Financial Conditions and Results of Operations. Details of 2011 financing activities are discussed below.

Senior Unsecured Debt

On November 30, 2011, we completed a public offering of \$400,000,000 aggregate principal amount of 5.0%, ten-year senior unsecured notes and retained net proceeds of approximately \$395,584,000. The notes were sold at 99.546% of their face amount to yield 5.057%.

In 2011, we renewed both of our unsecured revolving credit facilities aggregating \$2,500,000,000. The first facility, which was renewed in June 2011, bears interest on drawn amounts at LIBOR plus 1.35% and has a 0.30% facility fee (drawn or undrawn). The second facility, which was renewed in November 2011, bears interest on drawn amounts at LIBOR plus 1.25% and has a 0.25% facility fee (drawn or undrawn). The LIBOR spread and facility fee on both facilities are based on our credit ratings. Both facilities mature in four years and have one-year extension options.

Liqui	dity and	d Capita	l Resources	- continued
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Financing Activities and Contractual Obligations – continued

Secured Debt

On December 28, 2011, we completed a \$330,000,000 refinancing of Eleven Penn Plaza, a 1.1 million square foot Manhattan office building. The seven-year loan bears interest at LIBOR plus 2.35% and amortizes based on a 30-year schedule beginning in the fourth year. We retained net proceeds of approximately \$126,000,000, after repaying the existing loan and closing costs.

On September 1, 2011, we completed a \$600,000,000 refinancing of 555 California Street, a three-building office complex aggregating 1.8 million square feet in San Francisco's financial district, known as the Bank of America Center, in which we own a 70% controlling interest. The 10-year fixed rate loan bears interest at 5.10% and amortizes based on a 30-year schedule beginning in the fourth year. The proceeds of the new loan and \$45,000,000 of existing cash were used to repay the existing loan and closing costs.

On May 11, 2011, we repaid the outstanding balance of the construction loan on West End 25, and closed on a \$101,671,000 mortgage at a fixed rate of 4.88%. The loan has a 10-year term and amortizes based on a 30-year schedule beginning in the sixth year.

On February 11, 2011, we completed a \$425,000,000 refinancing of Two Penn Plaza, a 1.6 million square foot Manhattan office building. The seven-year loan bears interest at LIBOR plus 2.00%, which was swapped for the term of the loan to a fixed rate of 5.13%. The loan amortizes based on a 30-year schedule beginning in the fourth year. We retained net proceeds of approximately \$139,000,000, after repaying the existing loan and closing costs.

On February 10, 2011, we completed a \$150,000,000 financing of 2121 Crystal Drive, a 506,000 square foot office building located in Crystal City, Arlington, Virginia. The 12-year fixed rate loan bears interest at 5.51% and amortizes based on a 30-year schedule beginning in the third year. This property was previously unencumbered.

On January 18, 2011, we repaid the outstanding balance of the construction loan on 220 20th Street and closed on a \$76,100,000 mortgage at a fixed rate of 4.61%. The loan has a seven-year term and amortizes based on a 30-year schedule.

On January 10, 2011, we completed a \$75,000,000 financing of North Bergen (Tonnelle Avenue), a 410,000 square foot strip shopping center. The seven-year fixed rate loan bears interest rate at 4.59% and amortizes based on a 25-year schedule beginning in the sixth year. This property was previously unencumbered.

On January 6, 2011, we completed a \$60,000,000 financing of land under a portion of the Borgata Hotel and Casino complex. The 10-year fixed rate loan bears interest at 5.14% and amortizes based on a 30-year schedule beginning in the third year.

Preferred Securities

On April 20, 2011, we sold 7,000,000 6.875% Series J Cumulative Redeemable Preferred Shares at a price of \$25.00 per share, in an underwritten public offering pursuant to an effective registration statement. On April 21, 2011, the underwriters exercised their option to purchase an additional 1,050,000 shares to cover over-allotments. On May 5, 2011 and August 5, 2011 we sold an additional 800,000 and 1,000,000 shares, respectively, at a price of \$25.00 per share. We retained aggregate net proceeds of \$238,842,000, after underwriters' discounts and issuance costs and contributed the net proceeds to the Operating Partnership in exchange for 9,850,000 Series J Preferred Units (with economic terms that mirror those of the Series J Preferred Shares).

Liquidity and Capital Resources – continued
Acquisitions and Investments
Details of 2012 acquisitions and investments are provided in the "Overview" of Management's Discussion and Analysis of Financial Conditions and Results of Operations. Details of 2011 acquisitions and investments are discussed below.
1399 New York Avenue (the "Executive Tower")
On December 23, 2011, we acquired the 97.5% interest that we did not already own in the Executive Tower, an 11-story, 128,000 square foot Class A office building located in the Washington, CBD East End submarket close to the White House, for \$104,000,000 in cash.
666 Fifth Avenue Office
On December 16, 2011, we formed a joint venture with an affiliate of the Kushner Companies to recapitalize the office portion of 666 Fifth Avenue, a 39-story, 1.4 million square foot Class A office building in Manhattan, located on the full block front of Fifth Avenue between 52nd and 53rd Street. We acquired a 49.5% interest in the property from the Kushner Companies, the current owner. In connection therewith, the existing \$1,215,000,000 mortgage loan was modified by LNR, the special servicer, into a \$1,100,000,000 A-Note and a \$115,000,000 B-Note and extended to February 2019; and a portion of the current pay interest was deferred to the B-Note. We and the Kushner Companies have committed to lend the joint venture an aggregate of \$110,000,000 (of which our share is \$80,000,000) for tenant improvements and working capital for the property, which is senior to the \$115,000,000 B-Note. In addition, we have provided the A-Note holders a limited recourse and cooperation guarantee of up to \$75,000,000 if an event of default occurs and is ongoing.

Independence Plaza

On June 17, 2011, a joint venture in which we are a 51% partner invested \$55,000,000 in cash (of which we contributed \$35,000,000) to acquire a face amount of \$150,000,000 of mezzanine loans and a \$35,000,000 participation in a senior loan on Independence Plaza, a three-building 1,328 unit residential complex in the Tribeca submarket of Manhattan.

280 Park Avenue Joint Venture

On March 16, 2011, we formed a 50/50 joint venture with SL Green Realty Corp to own the mezzanine debt of 280 Park Avenue, a 1.2 million square foot office building located between 48th and 49th Streets in Manhattan (the "Property"). We contributed our mezzanine loan with a face amount of \$73,750,000 and they contributed their mezzanine loans with a face amount of \$326,250,000 to the joint venture. We equalized our interest in the joint venture by paying our partner \$111,250,000 in cash and assuming \$15,000,000 of their debt. On May 17, 2011, as part of the recapitalization of the Property, the joint venture contributed its debt position for 99% of the common equity of a new joint venture which owns the Property. The new joint venture's investment is subordinate to \$710,000,000 of third party debt.

Liquidity and Capital Resources - continued

Certain Future Cash Requirements

Capital Expenditures

The following table summarizes anticipated 2013 capital expenditures.

]	Retail	Mer	chandise		
(Amounts in millions, except					Wa	shington,						
square foot data)		Total	Ne	w York		DC	Pro	operties		Mart	Ot	her ⁽²⁾
Expenditures to maintain												
assets	\$	112.0	\$	60.0	\$	28.0	\$	4.0	\$	12.0	\$	8.0
Tenant improvements		108.0		43.0		41.0		9.0		10.0		5.0
Leasing commissions		36.0		21.0		10.0		3.0		1.0		1.0
Total capital expenditures	,											
and leasing												
commissions	\$	256.0	\$	124.0	\$	79.0	\$	16.0	\$	23.0	\$	14.0
Square feet budgeted to be												
leased				000		1.050		000		250		
(in thousands)				900		1,250		800		250		
Weighted average lease term						_						
(years)				10		7		6		6		
Tenant improvements and												
leasing												
commissions:												
Per square foot			\$	71.00 (1)	\$	41.00	\$	15.00	\$	44.00		
Per square foot per												
annum			\$	7.10 (1)	\$	5.86	\$	2.50	\$	7.33		

⁽¹⁾ Comprised of tenant improvements and leasing commissions of \$65.00 per square foot (\$6.50 per square foot per annum) and \$100.00 per square foot (\$10.00 per square foot per annum) for the office and retail components of our New York segment, respectively.

(2) Primarily 555 California Street and Warehouses.

The table above excludes anticipated capital expenditures of each of our partially owned non-consolidated subsidiaries, as these entities fund their capital expenditures without additional equity contributions from us.
Development and Redevelopment Expenditures
In 2012, we commenced the re-tenanting and repositioning of 280 Park Avenue (50% owned), and the renovation of the 1.4 million square foot Springfield Mall, both of which are expected to be substantially completed in 2014. We budgeted approximately \$285,000,000 for these projects, of which \$31,000,000 was expended in 2012 and \$132,000,000 is expected to be expended in 2013 and the balance is expected to be expended in 2014.
During 2012, we completed the demolition of the existing residential building down to the second-level, at 220 Central Park South.
In addition, we continued lobby renovations at several of our office buildings in New York and Washington, as well as the re-tenanting and repositioning of a number of our strip shopping centers.
We are also evaluating other development and redevelopment opportunities at certain of our properties in Manhattan, including the Hotel Pennsylvania and in Washington, including 1900 Crystal Drive, Rosslyn and Pentagon City.
There can be no assurance that any of our development or redevelopment projects will commence, or if commenced, be completed on schedule or within budget.
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Liquidity and Capital Resources – conti

Insurance

We maintain general liability insurance with limits of \$300,000,000 per occurrence and all risk property and rental value insurance with limits of \$2.0 billion per occurrence, including coverage for terrorist acts, with sub-limits for certain perils such as floods. Our California properties have earthquake insurance with coverage of \$180,000,000 per occurrence, subject to a deductible in the amount of 5% of the value of the affected property, up to a \$180,000,000 annual aggregate.

Penn Plaza Insurance Company, LLC ("PPIC"), our wholly owned consolidated subsidiary, acts as a re-insurer with respect to all risk property and rental value insurance and a portion of our earthquake insurance coverage, and as a direct insurer for coverage for acts of terrorism, including nuclear, biological, chemical and radiological ("NBCR") acts, as defined by the Terrorism Risk Insurance Program Reauthorization Act. Coverage for acts of terrorism (excluding NBCR acts) is fully reinsured by third party insurance companies and the Federal government with no exposure to PPIC. Coverage for NBCR losses is up to \$2.0 billion per occurrence, for which PPIC is responsible for a deductible of \$3,200,000 and 15% of the balance of a covered loss and the Federal government is responsible for the remaining 85% of a covered loss. We are ultimately responsible for any loss borne by PPIC.

We continue to monitor the state of the insurance market and the scope and costs of coverage for acts of terrorism. However, we cannot anticipate what coverage will be available on commercially reasonable terms in future policy years.

Our debt instruments, consisting of mortgage loans secured by our properties which are non-recourse to us, senior unsecured notes and revolving credit agreements contain customary covenants requiring us to maintain insurance. Although we believe that we have adequate insurance coverage for purposes of these agreements, we may not be able to obtain an equivalent amount of coverage at reasonable costs in the future. Further, if lenders insist on greater coverage than we are able to obtain it could adversely affect our ability to finance our properties and expand our portfolio.

Other Commitments and Contingencies

Our mortgage loans are non-recourse to us. However, in certain cases we have provided guarantees or master leased tenant space. These guarantees and master leases terminate either upon the satisfaction of specified circumstances or repayment of the underlying loans. As of December 31, 2012, the aggregate dollar amount of these guarantees and master leases is approximately \$310,249,000.

At December 31, 2012, \$22,807,000 of letters of credit were outstanding under one of our revolving credit facilities. Our credit facilities contain financial covenants that require us to maintain minimum interest coverage and maximum debt to market capitalization ratios, and provide for higher interest rates in the event of a decline in our ratings below Baa3/BBB. Our credit facilities also contain customary conditions precedent to borrowing, including representations and warranties, and also contain customary events of default that could give rise to accelerated repayment, including such items as failure to pay interest or principal.

Each of our properties has been subjected to varying degrees of environmental assessment at various times. The environmental assessments did not reveal any material environmental contamination. However, there can be no assurance that the identification of new areas of contamination, changes in the extent or known scope of contamination, the discovery of additional sites, or changes in cleanup requirements would not result in significant costs to us.

Two of our wholly owned subsidiaries that are contracted to develop and operate the Cleveland Medical Mart and Convention Center, in Cleveland, Ohio, are required to fund \$11,500,000, primarily for tenant improvements, and they are responsible for operating expenses and are entitled to the net operating income, if any, upon the completion of development and the commencement of operations. As of December 31, 2012, our subsidiaries have funded \$1,100,000 of the commitment.

As of December 31, 2012, we expect to fund additional capital to certain of our partially owned entities aggregating approximately \$163,130,000.

Li	iquidity	y and	Capital	Resources -	- continued
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Litigation

We are from time to time involved in legal actions arising in the ordinary course of business. In our opinion, after consultation with legal counsel, the outcome of such matters, including the matter referred to below, is not expected to have a material adverse effect on our financial position, results of operations or cash flows.

In 2003, Stop & Shop filed an action against us in the New York Supreme Court, claiming that we had no right to reallocate and therefore continue to collect \$5,000,000 (\$6,000,000 beginning February 1, 2012) of annual rent from Stop & Shop pursuant to a Master Agreement and Guaranty, because of the expiration of the leases to which the annual rent was previously allocated. Stop & Shop asserted that an order of the Bankruptcy Court for the Southern District of New York, as modified on appeal by the District Court, froze our right to reallocate and effectively terminated our right to collect the annual rent from Stop & Shop. We asserted a counterclaim seeking a judgment for all of the unpaid annual rent accruing through the date of the judgment and a declaration that Stop & Shop will continue to be liable for the annual rent as long as any of the leases subject to the Master Agreement and Guaranty remain in effect. A trial was held in November 2010. On November 7, 2011, the Court determined that we had a continuing right to allocate the annual rent to unexpired leases covered by the Master Agreement and Guaranty, and directed entry of a judgment in our favor ordering Stop & Shop to pay us the unpaid annual rent accrued through February 28, 2011 in the amount of \$37,422,000, a portion of the annual rent due from March 1, 2011 through the date of judgment, interest, and attorneys' fees. On December 16, 2011, a money judgment based on the Court's decision was entered in our favor in the amount of \$56,597,000 (including interest and costs). Stop & Shop appealed the Court's decision and the judgment and posted a bond to secure payment of the judgment. On January 12, 2012, we commenced a new action against Stop & Shop seeking recovery of \$2,500,000 of annual rent not included in the money judgment, plus additional annual rent as it accrues. At December 31, 2012, we had a \$47,900,000 receivable from Stop & Shop, which is included as a component of "tenant and other receivables" on our consolidated balance sheet. On February 6, 2013, we received \$124,000,000 pursuant to a settlement agreement with Stop & Shop. The settlement terminates our right to receive \$6,000,000 of additional annual rent under the 1992 agreement, for a period potentially through 2031. As a result of this settlement, we collected the aforementioned \$47,900,000 receivable and will recognize approximately \$59,000,000 of net income in the first quarter of 2013.

Liquidity and Capital Resources – continued

Cash Flows for the Year Ended December 31, 2012

Our cash and cash equivalents were \$960,319,000 at December 31, 2012, a \$353,766,000 increase over the balance at December 31, 2011. Our consolidated outstanding debt was \$11,296,190,000 at December 31, 2012, a \$1,219,583,000 increase over the balance at December 31, 2011. As of December 31, 2012 and December 31, 2011, \$1,170,000,000 and \$138,000,000, respectively, was outstanding under our revolving credit facilities. During 2013 and 2014, \$1,069,682,000 and \$240,001,000 of our outstanding debt matures, respectively. We may refinance this maturing debt as it comes due or choose to repay it.

Cash flows provided by operating activities of \$825,049,000 was comprised of (i) net income of \$694,541,000, (ii) distributions of income from partially owned entities of \$226,172,000, (iii) return of capital from Real Estate Fund investments of \$63,762,000, and (iv) \$151,954,000 of non-cash adjustments, which include depreciation and amortization expense, impairment loss on J.C. Penney owned shares, the effect of straight-lining of rental income, equity in net income of partially owned entities and net gains on sale of real estate, partially offset by (v) the net change in operating assets and liabilities of \$311,380,000, including \$262,537,000 related to Real Estate Fund investments.

Net cash used in investing activities of \$642,262,000 was comprised of (i) \$673,684,000 of acquisitions of real estate and other, (ii) \$205,652,000 of additions to real estate, (iii) \$191,330,000 for the funding of the J.C. Penney derivative collateral, (iv) \$156,873,000 of development costs and construction in progress, (v) \$134,994,000 of investments in partially owned entities, (vi) \$94,094,000 investments in mortgage and mezzanine loans receivable and other, and (vii) \$75,138,000 of changes in restricted cash, partially offset by (viii) \$445,683,000 of proceeds from sales of real estate and related investments, (ix) \$144,502,000 of capital distributions from partially owned entities, (x) \$134,950,000 from the return of the J.C. Penney derivative collateral, (xi) \$60,258,000 of proceeds from the sale of marketable securities, (xii) \$52,504,000 of proceeds from the sale of the Canadian Trade Shows, (xiii) \$38,483,000 of proceeds from repayments of mezzanine loans receivable and other, and (xiv) \$13,123,000 of proceeds from the repayment of loan to officer.

Net cash provided by financing activities of \$170,979,000 was comprised of (i) \$3,593,000,000 of proceeds from borrowings, (ii) \$290,971,000 of proceeds from the issuance of preferred shares, (iii) \$213,132,000 of contributions from noncontrolling interests in consolidated subsidiaries, and (iv) \$11,853,000 of proceeds from exercise of employee share options, partially offset by (v) \$2,747,694,000 for the repayments of borrowings, (vi) \$699,318,000 of dividends paid on common shares, (vii) \$243,300,000 for purchases of outstanding preferred units and shares, (viii) \$104,448,000 of distributions to noncontrolling interests, (ix) \$73,976,000 of dividends paid on preferred shares, (x)

\$39,073,000 of debt issuance and other costs, and (xi) \$30,168,000 for the repurchase of shares related to stock compensation agreements and related tax withholdings.

Liquidity and Capital Resources - continued

Capital Expenditures in the Year Ended December 31, 2012

Capital expenditures consist of expenditures to maintain assets, tenant improvement allowances and leasing commissions. Recurring capital improvements include expenditures to maintain a property's competitive position within the market and tenant improvements and leasing commissions necessary to re-lease expiring leases or renew or extend existing leases. Non-recurring capital improvements include expenditures to lease space that has been vacant for more than nine months and expenditures completed in the year of acquisition and the following two years that were planned at the time of acquisition, as well as tenant improvements and leasing commissions for space that was vacant at the time of acquisition of a property. Below is a summary of capital expenditures, leasing commissions and a reconciliation of total expenditures on an accrual basis to the cash expended in the year ended December 31, 2012.

							F	Retail	Mer	chandise		
(Amounts in thousands) Expenditures to maintain		Total	Ne	w York	Was	shington, DC	Pro	perties]	Mart	O	ther
assets	\$	69,912	\$	27,434	\$	20,582	\$	4,676	\$	10,635	\$	6,585
Tenant improvements	7	177,743	•	71,572	,	50,384		9,052	_	46,316	_	419
Leasing commissions		57,961		27,573		13,151		2,368		14,774		95
Non-recurring capital		•				•		•				
expenditures		6,902		5,822		-		-		-		1,080
Total capital expenditures												
and leasing commissions (accrual												
basis)		312,518		132,401		84,117		16,096		71,725		8,179
Adjustments to reconcile to		312,310		132,401		07,117		10,070		11,123		0,177
cash basis:												
Expenditures in the												
current year												
applicable to												
prior periods		105,350		41,975		24,370		10,353		21,867		6,785
Expenditures to be		•		•		•		,		,		ŕ
made in future												
periods for the												
current period		(170,744)		(76,283)		(43,600)		(7,754)		(42,688)		(419)
Total capital expenditures												
and leasing												
commissions (cash basis)	\$	247,124	\$	98,093	\$	64,887	\$	18,695	\$	50,904	\$	14,545
Tenant improvements and												
leasing commissions:												
	\$	4.44	\$	5.48	\$	4.86	\$	1.04	\$	5.56 ⁽¹⁾	\$	-

Per square foot per annum
Percentage of initial rent 10.6% 8.8% 12.0% 5.2% 15.8%

(1) Includes \$6.50 per square foot per annum of tenant improvements and leasing commissions in connection with the 572,000 square foot Motorola Mobility / Google lease.

Development and Redevelopment Expenditures in the Year Ended December 31, 2012

Development and redevelopment expenditures consist of all hard and soft costs associated with the development or redevelopment of a property, including tenant improvements, leasing commissions, capitalized interest and operating costs until the property is substantially completed and ready for its intended use. Below is a summary of development and redevelopment expenditures incurred in the year ended December 31, 2012.

				Retail	Merchandise	
			Washington,			
(Amounts in thousands)	Total	New York	DC	Properties	Mart	Other
Springfield Mall	\$ 18,278	\$ -	\$ -	\$ 18,278	\$ -	\$ -
1290 Avenue of the Americas	16,778	16,778	-	-	-	-
Crystal Square 5	15,039	-	15,039	-	-	-
220 Central Park South	12,191	-	-	-	-	12,191
Bergen Town Center	11,404	-	-	11,404	-	-
510 Fifth Avenue	10,206	10,206	-	-	-	-
Marriott Marquis Times Square						
- retail						
and signage	9,092	9,092	-	-	-	-
1851 South Bell Street (1900						
Crystal Drive)	6,243	-	6,243	-	-	-
Amherst, New York	5,585	-	-	5,585	-	-
Other	52,057	15,484	18,052	18,279	167	75
	\$ 156,873	\$ 51,560	\$ 39,334	\$ 53,546	\$ 167	\$ 12,266
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Liquidity and Capital Resources – continued

Cash Flows for the Year Ended December 31, 2011

Our cash and cash equivalents were \$606,553,000 at December 31, 2011, a \$84,236,000 decrease over the balance at December 31, 2010. Our consolidated outstanding debt was \$10,076,607,000 at December 31, 2011, a \$272,850,000 decrease from the balance at December 31, 2010.

Cash flows provided by operating activities of \$702,499,000 was comprised of (i) net income of \$740,000,000, (ii) distributions of income from partially owned entities of \$93,635,000, and (iii) \$151,745,000 of non-cash adjustments, including depreciation and amortization expense, the effect of straight-lining of rental income, equity in net income of partially owned entities, income from the mark-to-market of derivative positions in marketable equity securities, impairment losses and tenant buy-out costs, net realized and unrealized gains on Real Estate Fund assets and net gain on early extinguishment of debt, partially offset by (iv) the net change in operating assets and liabilities of \$282,881,000, of which \$184,841,000 relates to Real Estate Fund investments.

Net cash used in investing activities of \$164,761,000 was comprised of (i) \$571,922,000 of investments in partially owned entities, (ii) \$165,680,000 of additions to real estate, (iii) \$98,979,000 of investments in mortgage and mezzanine loans receivable and other, (iv) \$93,066,000 of development costs and construction in progress, (v) \$90,858,000 of acquisitions of real estate and other, and (vi) \$43,850,000 for the funding of collateral for the J.C. Penney derivative, partially offset by (vii) \$318,966,000 of capital distributions from partially owned entities, (viii) \$187,294,000 of proceeds from sales and repayments of mortgage and mezzanine loans receivable and other, (ix) \$140,186,000 of proceeds from sales of real estate and related investments, (x) changes in restricted cash of \$126,380,000, (xi) \$70,418,000 of proceeds from sales of marketable securities, and (xii) \$56,350,000 from the return of derivative collateral.

Net cash used in financing activities of \$621,974,000 was comprised of (i) \$3,740,327,000 for the repayments of borrowings, (ii) \$508,745,000 of dividends paid on common shares, (iii) \$116,510,000 of distributions to noncontrolling interests, (iv) \$61,464,000 of dividends paid on preferred shares, (v) \$47,395,000 of debt issuance and other costs, (vi) \$28,000,000 for the purchase of outstanding preferred units and shares, and (vii) \$964,000 for the repurchase of shares related to stock compensation agreements and related tax withholdings, partially offset by (viii) \$3,412,897,000 of proceeds from borrowings, (ix) \$238,842,000 of proceeds from the issuance of Series J preferred shares, (x) \$204,185,000 of contributions from noncontrolling interests, and (xi) \$25,507,000 of proceeds received from exercise of employee share options.

Liquidity and Capital Resources – continued

Capital Expenditures in the Year Ended December 31, 2011

				13 7	ashington,		Retail	M	erchandise	
(Amounts in thousands) Expenditures to maintain assets \$ Tenant improvements	Total 58,463 138,076	N \$	ew York 22,698 76,493	\$	DC 18,939 33,803	F	Properties 6,448 6,515	\$	Mart 5,918 \$ 15,221	Other 4,460 6,044
Leasing commissions Non-recurring capital	43,613		28,072		9,114		2,114		2,794	1,519
expenditures Total capital expenditures and leasing	19,442		17,157		-		-		-	2,285
commissions (accrual basis) Adjustments to reconcile to cash basis:	259,594		144,420		61,856		15,077		23,933	14,308
Expenditures in the current year applicable to prior periods Expenditures to be made in future	90,799		43,392		13,517		9,705		15,256	8,929
periods for the current period Total capital expenditures and leasing	(146,062)		(79,941)		(33,530)		(7,058)		(14,185)	(11,348)
commissions (cash basis) \$	204,331	\$	107,871	\$	41,843	\$	17,724	\$	25,004 \$	11,889
Tenant improvements and leasing commissions:										
Per square foot per annum \$ Percentage of initial rent	3.81 9.1%	\$	5.21 9.1%	\$	4.47 10.8%		0.71 3.3%		3.95 \$ 12.3%	-

Development and Redevelopment Expenditures in the Year Ended December 31, 2011

Retail Merchandise

				W	ashington,				
(Amounts in thousands)	Total	No	ew York		DC	P	roperties	Mart	Other
Bergen Town Center	\$ 23,748	\$	-	\$	-	\$	23,748	\$ -	\$ -
510 Fifth Avenue	8,833		8,833		-		-	-	-
Other	48,903		6,627		20,496		18,580	898	2,302
	\$ 81,484	\$	15,460	\$	20,496	\$	42,328	\$ 898	\$ 2,302
			121	l					

Liquidity and Capital Resources – continued

Cash Flow for the Year Ended December 31, 2010

Our cash and cash equivalents were \$690,789,000 at December 31, 2010, a \$155,310,000 increase over the balance at December 31, 2009. Our consolidated outstanding debt was \$10,349,457,000 at December 31, 2010, a \$246,029,000 increase from the balance at December 31, 2009.

Cash flows provided by operating activities of \$771,086,000 was comprised of (i) net income of \$708,031,000, (ii) \$129,491,000 of non-cash adjustments, including depreciation and amortization expense, the effect of straight-lining of rental income, equity in net income of partially owned entities, income from the mark-to-market of derivative positions in marketable equity securities, litigation loss accrual and impairment losses, net gain on early extinguishment of debt, (iii) distributions of income from partially owned entities of \$61,037,000, (iv) interest received on repayment on mezzanine loan of \$40,467,000, partially offset by (v) the net change in operating assets and liabilities of \$167,940,000, of which \$144,423,000 relates to Real Estate Fund investments.

Net cash used in investing activities of \$520,361,000 was comprised of (i) purchases of marketable equity securities, including J.C. Penney Company, Inc. common shares, of \$491,596,000, (ii) acquisitions of real estate of \$173,413,000, (iii) investments in partially owned entities of \$165,170,000, (iv) development and redevelopment expenditures of \$156,775,000, (v) additions to real estate of \$144,794,000, (vi) investments in mortgage and mezzanine loans receivable and other of \$85,336,000, and (vii) \$12,500,000 for the funding of collateral for the J.C. Penney derivative, partially offset by (viii) proceeds from the sale of marketable securities of \$280,462,000, (ix) restricted cash of \$138,586,000, (x) proceeds from sales of real estate and related investments of \$127,736,000, (xi) proceeds received from repayment of mortgage and mezzanine loans receivable of \$70,762,000, (xii) distributions of capital from investments in partially owned entities of \$51,677,000, and (xiii) proceeds from maturing short-term investments of \$40,000,000.

Net cash used in financing activities of \$95,415,000 was comprised of (i) repayments of borrowing, including the purchase of our senior unsecured notes, of \$2,004,718,000, (ii) dividends paid on common shares of \$474,299,000 (iii) purchases of outstanding preferred units of \$78,954,000, (iv) dividends paid on preferred shares of \$55,669,000, (v) distributions to noncontrolling interests of \$53,842,000, (vi) repurchase of shares related to stock compensation agreements and related tax withholdings of \$25,660,000, (vii) debt issuance costs of \$14,980,000 partially offset by (viii) proceeds from borrowings of \$2,481,883,000, (ix) contributions from noncontrolling interests of \$103,831,000 and (x) proceeds received from exercise of employee share options of \$26,993,000.

Liquidity and Capital Resources – continued

Capital Expenditures in the Year Ended December 31, 2010

				13 7	ashington,		Retail	M	erchandise		
(Amounts in thousands)	Total	N	ew York	**	DC	P	roperties		Mart		Other
Expenditures to maintain assets \$	53,051	\$	21,511	\$	17,532	\$	3,799	\$	6,099	\$	4,110
Tenant improvements	116,939		51,137		17,464		9,077		31,742		7,519
Leasing commissions	30,351		16,070		6,044		1,470		4,761		2,006
Non-recurring capital											
expenditures	5,381		3,192		-		795		-		1,394
Total capital expenditures and											
leasing											
commissions (accrual basis)	205,722		91,910		41,040		15,141		42,602		15,029
Adjustments to reconcile to cash											
basis:											
Expenditures in the											
current year											
applicable to											
prior periods	64,216		37,161		13,296		4,617		4,825		4,317
Expenditures to be											
made in future											
periods for the	(07.200)		(26, 222)		(12.000)		(10.077)		(20.500)		(6.011)
current period	(87,289)		(36,332)		(13,989)		(10,077)		(20,580)		(6,311)
Total capital expenditures and											
leasing commissions (cash basis) \$	182,649	\$	92,739	\$	40,347	\$	9,681	\$	26,847	\$	13,035
commissions (cash basis) \$	162,049	Ф	92,139	Ф	40,347	Ф	9,061	Ф	20,647	Ф	13,033
Tenant improvements and leasing commissions:											
Per square foot per annum \$	3.73	\$	6.60	\$	2.92	\$	1.28	\$	4.01	\$	-
Percentage of initial rent	10.0%		12.7%		7.6%		5.7%		11.5%		-

Development and Redevelopment Expenditures in the Year Ended December 31, 2010

Retail Merchandise

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				W	ashington,				
(Amounts in thousands)	Total	Ne	w York		DC	F	Properties	Mart	Other
220 Central Park South	\$ 46,769	\$	-	\$	-	\$	-	\$ -	\$ 46,769
Bergen Town Center	18,783		-		-		18,783	-	-
Residential condominiums	15,600		-		-		-	-	15,600
West End 25	9,997		-		9,997		-	-	-
1540 Broadway	8,091		8,091		-		-	-	-
Green Acres Mall	7,679		-		-		7,679	-	-
Other	49,856		12,054		16,592		17,899	2,667	644
	\$ 156,775	\$	20,145	\$	26,589	\$	44,361	\$ 2,667	\$ 63,013
			12	3					

Funds From Operations ("FFO")

FFO is computed in accordance with the definition adopted by the Board of Governors of the National Association of Real Estate Investment Trusts ("NAREIT"). NAREIT defines FFO as GAAP net income or loss adjusted to exclude net gains from sales of depreciated real estate assets, real estate impairment losses, depreciation and amortization expense from real estate assets, extraordinary items and other specified non-cash items, including the pro rata share of such adjustments of unconsolidated subsidiaries. FFO and FFO per diluted share are used by management, investors and analysts to facilitate meaningful comparisons of operating performance between periods and among our peers because it excludes the effect of real estate depreciation and amortization and net gains on sales, which are based on historical costs and implicitly assume that the value of real estate diminishes predictably over time, rather than fluctuating based on existing market conditions. FFO does not represent cash generated from operating activities and is not necessarily indicative of cash available to fund cash requirements and should not be considered as an alternative to net income as a performance measure or cash flows as a liquidity measure. FFO may not be comparable to similarly titled measures employed by other companies.

FFO attributable to common shareholders plus assumed conversions was \$818,565,000, or \$4.39 per diluted share for the year ended December 31, 2012, compared to \$1,230,973,000, or \$6.42 per diluted share for the year ended December 31, 2011. FFO attributable to common shareholders plus assumed conversions was \$55,890,000, or \$0.30 per diluted share for the three months ended December 31, 2012, compared to \$280,369,000, or \$1.46 per diluted share for the three months ended December 31, 2011. Details of certain items that affect comparability are discussed in the financial results summary of our "Overview."

(Amounts in thousands, except per share amounts)	For The Ended Dec		For The Thro Ended Dece	
Reconciliation of our net income to FFO:	2012	2011	2012	2011
Net income attributable to Vornado	\$ 617,260	\$ 662,302	\$ 86,135	\$ 87,296
Depreciation and amortization of real property	504,407	530,113	125,069	152,655
Net gains on sale of real estate	(245,799)	(51,623)	(41,998)	-
Real estate impairment losses	129,964	28,799	116,453	28,799
Proportionate share of adjustments to equity in net				
income of				
Toys, to arrive at FFO:				
Depreciation and amortization				
of real property	68,483	70,883	17,777	18,039
Net gains on sale of real estate	-	(491)	-	-
Real estate impairment losses	9,824	-	1,430	-
Income tax effect of above				
adjustments	(27,493)	(24,634)	(6,728)	(6,314)
Proportionate share of adjustments to equity in net				
income of				
partially owned entities, excluding Toys, to				
arrive at FFO:				
Depreciation and amortization				
of real property	86,197	99,992	20,387	26,699

Net gains on sale of real estate	(241,602)	(9,276)	(239,551)	(1,916)
Real estate impairment losses	1,849	-	-	-
Noncontrolling interests' share of above adjustments	(16,649)	(40,957)	418	(13,733)
FFO	886,441	1,265,108	79,392	291,525
Preferred share dividends	(76,937)	(65,531)	(20,750)	(17,788)
Discount on preferred share and unit redemptions	8,948	5,000	(2,752)	_
FFO attributable to common shareholders	818,452	1,204,577	55,890	273,737
Interest on 3.88% exchangeable senior debentures	-	26,272	_	6,602
Convertible preferred share dividends	113	124	-	30
FFO attributable to common shareholders plus				
assumed conversions	\$ 818,565	\$ 1,230,973	\$ 55,890	\$ 280,369
Reconciliation of Weighted Average Shares				
Weighted average common shares				
outstanding	185,810	184,308	186,267	184,571
Effect of dilutive securities:				
Employee stock options and				
restricted share awards	670	1,658	599	1,392
Convertible preferred shares	50	55	-	52
3.88% exchangeable senior				
debentures	-	5,736	-	5,736
Denominator for FFO per diluted share	186,530	191,757	186,866	191,751
FFO attributable to common shareholders plus				
assumed conversions per diluted share	\$ 4.39	\$ 6.42	\$ 0.30	\$ 1.46
	124			

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

We have exposure to fluctuations in market interest rates. Market interest rates are sensitive to many factors that are beyond our control. Our exposure to a change in interest rates on our consolidated and non-consolidated debt (all of which arises out of non-trading activity) is as follows:

(Amounts in thousands, excep	t							
per share amounts)			2012	2011				
				E	Effect of			
	_		Weighted		1%	_		Weighted
	D	ecember 31,	Average Interest	Change In		December 31,		Average Interest
Consolidated debt:		Balance	Rate	Ba	se Rates		Balance	Rate
Variable rate	\$	3,167,181	1.93%	\$	31,672	\$	1,881,948	2.35%
Fixed rate		8,129,009	5.18%		-		8,194,659	5.55%
	\$	11,296,190	4.27%		31,672	\$	10,076,607	4.95%
Prorata share of debt of non-								
consolidated entities								
(non-recourse):								
Variable rate – excludir	ıg							
Toys	\$	264,531	2.88%		2,645	\$	284,372	2.85%
Variable rate – Toys		703,922	5.69%		7,039		706,301	4.83%
Fixed rate (including								
\$1,148,407 and								
\$1,270,029 of								
Toys debt in 201	2							
and 2011)		3,030,476 (1)	7.04%		-		3,208,472	6.96%
	\$	3,998,929	6.53%		9,684	\$	4,199,145	6.32%
Redeemable noncontrolling								
interests' share of above					(2,564)			
Total change in annual net								
income				\$	38,792			
Per share-diluted				\$	0.21			

⁽¹⁾ Excludes \$25.4 billion for our 26.2% pro rata share of LNR's liabilities related to consolidated CMBS and CDO trusts which are non-recourse to LNR and its equity holders, including us.

We may utilize various financial instruments to mitigate the impact of interest rate fluctuations on our cash flows and earnings, including hedging strategies, depending on our analysis of the interest rate environment and the costs and risks of such strategies. As of December 31, 2012, we have one interest rate cap with a principal amount of \$60,000,000 and a weighted average interest rate of 2.36%. This cap is based on a notional amount of \$60,000,000 and caps LIBOR at a rate of 7.00%. In addition, we have one interest rate swap on a \$425,000,000 mortgage loan that

swapped the rate from LIBOR plus 2.00% (2.21% at December 31, 2012) to a fixed rate of 5.13% for the remaining six-year term of the loan.

Fair Value of Debt

The estimated fair value of our consolidated debt is calculated based on current market prices and discounted cash flows at the current rate at which similar loans would be made to borrowers with similar credit ratings for the remaining term of such debt. As of December 31, 2012, the estimated fair value of our consolidated debt was \$11,433,000,000.

Derivative Instruments

We have, and may in the future enter into, derivative positions that do not qualify for hedge accounting treatment, including our economic interest in J.C. Penney common shares. Because these derivatives do not qualify for hedge accounting treatment, the gains or losses resulting from their mark-to-market at the end of each reporting period are recognized as an increase or decrease in "interest and other investment income (loss), net" on our consolidated statements of income. In addition, we are, and may in the future be, subject to additional expense based on the notional amount of the derivative positions and a specified spread over LIBOR. Because the market value of these instruments can vary significantly between periods, we may experience significant fluctuations in the amount of our investment income or expense in any given period. In the years ended December 31, 2012 and 2011, we recognized a loss of \$75,815,000 and income of \$12,984,000, respectively, from derivative instruments.

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Shareholders and Board of Trustees

Vornado Realty Trust

New York, New York

We have audited the accompanying consolidated balance sheets of Vornado Realty Trust (the "Company") as of December 31, 2012 and 2011, and the related consolidated statements of income, comprehensive income, changes in equity, and cash flows for each of the three years in the period ended December 31, 2012. Our audits 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 the financial statements and financial statement schedules based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the 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, such consolidated financial statements present fairly, in all material respects, the financial position of Vornado Realty Trust at December 31, 2012 and 2011, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2012, in conformity with accounting principles generally accepted in the United States of America. Also, in our opinion, such 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 have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the Company's internal control over financial reporting as of December 31, 2012, based on the criteria established in *Internal Control—Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated February 26, 2013 expressed an unqualified opinion on the Company's internal control over financial reporting.

/s/ DELOITTE & TOUCHE LLP

Parsippany, New Jersey

February 26, 2013

PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

VORNADO REALTY TRUST CONSOLIDATED BALANCE SHEETS

(Amounts in thousands, except share and per share amounts) ASSETS	December 31, 2012	December 31, 2011
Real estate, at cost:		
Land	\$ 4,553,978	\$ 4,399,419
Buildings and improvements	12,895,355	12,062,001
Development costs and construction in progress	920,662	116,126
Leasehold improvements and equipment	125,364	126,211
Total	18,495,359	16,703,757
Less accumulated depreciation and amortization	(3,097,074)	(2,894,374)
Real estate, net	15,398,285	13,809,383
Cash and cash equivalents	960,319	606,553
Restricted cash	183,256	98,068
Marketable securities	398,188	741,321
Tenant and other receivables, net of allowance for doubtful		
accounts of \$37,674 and \$43,241	195,718	171,798
Investments in partially owned entities	1,226,256	1,233,650
Investment in Toys "R" Us	478,041	506,809
Real Estate Fund investments	600,786	346,650
Mortgage and mezzanine loans receivable	225,359	133,948
Receivable arising from the straight-lining of rents, net of		
allowance of \$3,165 and \$3,290	765,518	702,360
Deferred leasing and financing costs, net of accumulated		
amortization of \$225,163 and \$237,730	408,092	364,753
Identified intangible assets, net of accumulated amortization of		
\$356,379 and \$343,318	370,602	287,844
Assets related to discontinued operations	374,476	1,049,643
Due from officers	-	13,127
Other assets	381,079	380,580
	\$ 21,965,975	\$ 20,446,487
LIABILITIES, REDEEMABLE NONCONTROLLING		
INTERESTS AND EQUITY		
Mortgages payable	\$ 8,768,182	\$ 8,072,880
Senior unsecured notes	1,358,008	1,357,661
Revolving credit facility debt	1,170,000	138,000
Exchangeable senior debentures	-	497,898
Convertible senior debentures	_	10,168
Accounts payable and accrued expenses	484,746	423,512
Deferred revenue	498,510	515,816
	•	,

Deferred compensation plan	105,200	95,457
Deferred tax liabilities	15,305	13,315
Liabilities related to discontinued operations	315,448	506,960
Other liabilities	402,280	145,696
Total liabilities	13,117,679	11,777,363
Commitments and contingencies	, ,	, ,
Redeemable noncontrolling interests:		
Class A units - 11,215,682 and 12,160,771 units		
outstanding	898,152	934,677
Series D cumulative redeemable preferred units -	•	,
1,800,001 and 9,000,001 units outstanding	46,000	226,000
Total redeemable noncontrolling		
interests	944,152	1,160,677
Vornado shareholders' equity:		
Preferred shares of beneficial interest: no par value per		
share; authorized 110,000,000		
shares; issued and outstanding		
51,184,609 and 42,186,709 shares	1,240,278	1,021,660
Common shares of beneficial interest: \$.04 par value		
per share; authorized		
250,000,000 shares; issued and		
outstanding 186,734,711 and		
185,080,020 shares	7,440	7,373
Additional capital	7,195,438	7,127,258
Earnings less than distributions	(1,573,275)	(1,401,704)
Accumulated other comprehensive (loss) income	(18,946)	73,729
Total Vornado shareholders' equity	6,850,935	6,828,316
Noncontrolling interests in consolidated subsidiaries	1,053,209	680,131
Total equity	7,904,144	7,508,447
	\$ 21,965,975	\$ 20,446,487

See notes to the consolidated financial statements.

VORNADO REALTY TRUST

CONSOLIDATED STATEMENTS OF INCOME

	Year Ended December 31,					
	2012	2011	2010			
(Amounts in thousands, except per share amounts)						
REVENUES:						
Property rentals	\$ 2,085,582		\$ 2,093,475			
Tenant expense reimbursements	301,092	314,752	317,777			
Cleveland Medical Mart development						
project	235,234		-			
Fee and other income	144,549		146,955			
Total revenues	2,766,457	2,732,836	2,558,207			
EXPENSES:						
Operating	1,021,719	995,586	983,424			
Depreciation and amortization	517,811	524,550	494,898			
General and administrative	201,894	208,008	211,399			
Cleveland Medical Mart development						
project	226,619	145,824	-			
Impairment losses, acquisition related costs						
and tenant buy-outs	120,786		109,458			
Total expenses	2,088,829		1,799,179			
Operating income	677,628	•	759,028			
Income applicable to Toys "R" Us	14,859		71,624			
Income from partially owned entities	408,267	-	20,869			
Income (loss) from Real Estate Fund	63,936	22,886	(303)			
Interest and other investment (loss) income, net	(260,945)	•	235,267			
Interest and debt expense	(500,361)	(526,175)	(539,370)			
Net gain on extinguishment of debt	-	-	94,789			
Net gain on disposition of wholly owned and partially						
owned assets	13,347	15,134	81,432			
Income before income taxes	416,731	602,810	723,336			
Income tax expense	(8,132)		(22,137)			
Income from continuing operations	408,599		701,199			
Income from discontinued operations	285,942	161,115	6,832			
Net income	694,541	740,000	708,031			
Less net income attributable to noncontrolling						
interests in:						
Consolidated subsidiaries	(32,018)	(21,786)	(4,920)			
Operating Partnership	(35,327)	(41,059)	(44,033)			
Preferred unit distributions of the Operating						
Partnership	(9,936)	(14,853)	(11,195)			
Net income attributable to Vornado	617,260		647,883			
Preferred share dividends	(76,937)	(65,531)	(55,534)			
Discount on preferred share and unit redemptions	8,948	5,000	4,382			
NET INCOME attributable to common						
shareholders	\$ 549,271	\$ 601,771	\$ 596,731			

INCOME PER COMMON SHARE - BASIC:

	Income from continuing			
	operations, net	\$ 1.50	\$ 2.44	\$ 3.24
	Income from discontinued			
	operations, net	1.45	0.82	0.03
	Net income per common share	\$ 2.95	\$ 3.26	\$ 3.27
	Weighted average shares			
	outstanding	185,810	184,308	182,340
INCOME PER CO	MMON SHARE - DILUTED:			
	Income from continuing			
	operations, net	\$ 1.49	\$ 2.42	\$ 3.21
	Income from discontinued			
	operations, net	1.45	0.81	0.03
	Net income per common share	\$ 2.94	\$ 3.23	\$ 3.24
	Weighted average shares			
	outstanding	186,530	186,021	184,159

See notes to consolidated financial statements.

VORNADO REALTY TRUST

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	Year Ended December 31,								
(Amounts in thousands)	2012			2011	2	2010			
Net income	\$	694,541	\$	740,000	\$	708,031			
Other comprehensive (loss) income:									
Change in unrealized net (loss) gain on securities									
available-for-sale		(283,649)		41,657		55,891			
Amounts reclassified from accumulated other									
comprehensive income:									
Non-cash impairment loss on J.C. Penney									
owned shares		224,937		-		-			
Gain on sale of securities available-for-sale		(3,582)		(5,020)		(22,604)			
Pro rata share of other comprehensive (loss) income									
of									
nonconsolidated subsidiaries		(31,758)		12,859		11,853			
Change in value of interest rate swap		(5,659)		(43,704)		-			
Other		329		(5,245)		(136)			
Comprehensive income		595,159		740,547		753,035			
Less comprehensive income attributable to noncontrolling									
interests		(70,574)		(77,969)		(63,343)			
Comprehensive income attributable to Vornado	\$	524,585	\$	662,578	\$	689,692			

See notes to consolidated financial statements.

VORNADO REALTY TRUST

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

Accumulated

(Amounts in	Accumulated (Amounts in								
thousands) Preferred Sha		ed Shares	Common Shares		Additional	Earnings Other Less ThanComprehens Income		Non- i ve ntrolling	Total
	Shares	Amount	Shares	Amount	Capital	Distributions	(Loss)	Interests	Equity
Balance, December 31, 2009	33,952	\$ 823,686	181,214	\$ 7,218	\$ 6,961,007	\$ (1,577,591)	\$ 28,449	\$ 406,637	\$ 6,649,406
Net income Dividends on common	-	-	-	-	-	647,883	-	4,920	652,803
shares Dividends on preferred	-	-	-	-	-	(474,299)	-	-	(474,299)
shares Redemption of preferred	(1.600)	(20,002)	-	-	-	(55,669)	-	-	(55,669)
shares Common shares issued: Upon redemption of Class A units, at redemption	(1,600)	(39,982)	-	-	-	4,382	-	-	(35,600)
value Under Omnibus	-	-	1,548	62	126,702	-	-	-	126,764
share plan Under dividend reinvestment	-	-	812	33	25,290	(25,584)	-	-	(261)
plan Contributions: Real Estate	-	-	22	1	1,656	-	-	-	1,657
Fund Other Conversion of Series A preferred shares to common	-	- -	-	-	-	-	-	93,583 8,783	93,583 8,783
shares Deferred compensation	(12)	(616)	18	1	615	-	-	-	-

shares and options Change in unrealized net gain	-	-	48	2	9,345	-	-	-	9,347
on securities available-for-sa Gain on sale of securities	ıle -	-	-	-	-	-	55,891	-	55,891
available-for-sa	ıle -	-	-	_	-	-	(22,604)		(22,604)
Pro rata share							, ,		, , ,
of other comprehensive income of nonconsolidate subsidiaries Adjustments to carry redeemable Class A units at		-	-	-	-	-	11,853	-	11,853
redemption					(101.05.0)				
value	-	-	-	-	(191,826)	-	(126)	770	(191,826)
Other	-	-	-	-	(61)	2	(136)	772	577
Balance,									
December 31, 2010	32 340	\$ 783,088	183 662	\$ 7 317	\$ 6 032 728	\$ (1.480.876)	\$ 73.452	\$ 514 605	\$ 6 830 405
31, 2010	<i>52</i> ,540	φ /03,000	103,002	φ /,31/	φ 0,932,128	\$ (1,480,876)	φ 13,433	φ J14,093	φ 0,030, 4 03

See notes to consolidated financial statements.

VORNADO REALTY TRUST

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY - CONTINUED

Accumulated

(Amounts in	ounts in										
thousands)	Preferi	red Shares	Commor	Shares	Additional	Earnings Less ThanCo	-	Non- i ve ntrolling	Total		
	Shares	Amount	Shares	Amount	Capital	Distributions	Income (Loss)	Interests	Equity		
Balance,	2		2		F		(= 555)		— 1 <i>j</i>		
December					*	* /		* *	+		
31, 2010	32,340	\$ 783,088	183,662	\$ 7,317	\$ 6,932,728	\$ (1,480,876)	\$ 73,453				
Net income	-	-	-	-	-	662,302	-	21,786	684,088		
Dividends on											
common						(500 745)			(500 745)		
shares	-	-	-	-	-	(508,745)	-	-	(508,745)		
Dividends on											
preferred shares						(65,694)			(65,694)		
Issuance of	-	-	_	-	-	(03,094)	-	-	(03,094)		
Series J											
preferred											
shares	9,850	238,842	_	_	_	_	_	_	238,842		
Common	,,,,,,,	200,012							200,012		
shares issued:											
Upon											
redemption											
of Class A											
units, at											
redemption											
value	-	-	798	32	64,798	-	-	-	64,830		
Under											
Omnibus											
share plan	-	-	590	23	23,705	(13,289)	-	-	10,439		
Under											
dividend											
reinvestment			21	1	1 771				1 772		
plan Contributions:	-	-	21	1	1,771	-	-	-	1,772		
Real Estate											
Fund	_	_		_	_	_		203,407	203,407		
Other	_	_	_	_	_	_	_	778	778		
Distributions:								770	770		
Real Estate											
Fund	_	-	_	_	-	-	-	(49,422)	(49,422)		
Other	_	-	-	_	_	-	-	(15,604)	(15,604)		
Conversion								. , ,	, , ,		
of Series A											
preferred											

shares to common shares Deferred compensation	(3)	(165)	5	-	165	-	-	-	-
shares and options Change in unrealized net gain	-	-	4	-	10,608	(523)	-	-	10,085
on securities available-for-s Gain on sale	ale -	-	-	-	-	-	41,657	-	41,657
of securities available-for-se Pro rata share of other	ale -	-	-	-	-	-	(5,020)	-	(5,020)
comprehensive income of nonconsolidate subsidiaries Change in		-	-	-	-	-	12,859	-	12,859
value of interest rate swap Adjustments to carry	-	-	-	-	-	-	(43,704)	-	(43,704)
redeemable Class A units at redemption value	_	-	_	_	98,092	-	_	_	98,092
Redeemable noncontrolling interests' share of above									
adjustments Other Balance,	-	(105)	-	-	(4,609)	5,121	(271) (5,245)	- 4,491	(271) (347)
December 31, 2011	42,187	\$ 1,021,660	185,080	\$ 7,373	\$ 7,127,258	\$ (1,401,704)	\$ 73,729	\$ 680,131	\$ 7,508,447

See notes to consolidated financial statements.

VORNADO REALTY TRUST

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY - CONTINUED

Accumulated

(Amounts in thousands)	Preferi	red Shares	Common Shares		Additional	Earnings Less ThanCo	Total		
	Shares	Amount	Shares	Amount	Capital	Distributions	Income (Loss)	Interests	Equity
Balance,									
December 31, 2011	42 187	\$ 1,021,660	185 080	\$ 7 373	\$ 7 127 258	\$ (1,401,704)	\$ 73,729	\$ 680 131	\$ 7,508,447
Net income	-	-	-	ψ 1,515 -	ψ 1,121,230 -	617,260	ψ 73,725 -	32,018	649,278
Dividends on						,		,	,
common									
shares	-	-	-	-	-	(699,318)	-	-	(699,318
Dividends on									
preferred						(7(027)			(7.6.027
shares Issuance of	-	-	-	-	-	(76,937)	-	-	(76,937)
Series K									
preferred									
shares	12,000	290,971	_	_	-	-	_	_	290,971
Redemption	•								·
of Series E									
preferred									
shares	(3,000)	(72,248)	-	-	-	-	-	-	(72,248)
Common									
shares issued: Upon									
redemption									
of Class A									
units, at									
redemption									
value	-	-	1,121	45	89,717	-	-	-	89,762
Under									
Omnibus			42.4	10	0.521	(1.6.200)			(6.050)
share plan Under	-	-	434	18	9,521	(16,389)	-	-	(6,850
dividend									
reinvestment									
plan	_	_	29	1	2,306	_	_	_	2,307
Upon					,				,
acquisition									
of real estate	-	-	64	3	5,121	-	-	-	5,124
Contributions:									
Real Estate								105.000	105.000
Fund Other	-	-	-	-	-	-	-	195,029	195,029
Other	-	-	-	-	-	-	-	18,103	18,103

Distributions: Real Estate Fund Other Conversion of Series A preferred	-	- -	- -	-	- -	-	-	(48,138) (59)	(48,138 (59
shares to common shares Deferred	(2)	(105)	3	-	105	-	-	-	-
compensation shares and options Change in unrealized	-	-	4	-	13,527	(473)	-	-	13,054
net loss on securities available-for-sale Impairment loss on J.C.	-	-	-	-	-	-	(283,649)	-	(283,649
Penney owned shares Gain on sale	-	-	-	-	-	-	224,937	-	224,937
of securities available-for-sale Pro rata share of other	-	-	-	-	-	-	(3,582)	-	(3,582)
comprehensive loss of nonconsolidated subsidiaries Change in value of	-	-	-	-	-	-	(31,758)	-	(31,758
interest rate swap Adjustments to carry	-	-	-	-	-	-	(5,659)	-	(5,659
redeemable Class A units at redemption value Redeemable noncontrolling interests' share of	-	-	-	-	(52,117)	-	-	-	(52,117)
above adjustments	-	-	-	-	-	-	6,707	-	6,707

Discount on redemption									
of									
preferred									
shares and									
units	-	-	-	-	-	8,948	-	-	8,948
Consolidation									
of partially									
owned									
entity	-	-	-	-	-	-	-	176,132	176,132
Other	-	-	-	-	-	(4,662)	329	(7)	(4,340)
Balance,									
December									
31, 2012	51,185	\$ 1,240,278	186,735	\$ 7,440	\$ 7,195,438	\$ (1,573,275) \$	\$ (18,946)	\$ 1,053,209	\$ 7,904,144

See notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS

	Year	Ended December 3	51,
	2012	2011	2010
(Amounts in thousands)			
Cash Flows from Operating Activities:			
Net income	\$ 694,541	\$ 740,000	\$ 708,031
Adjustments to reconcile net income to net cash provided			
by operating activities:			
Depreciation and amortization (including			
amortization of deferred financing costs)	557,888	580,990	556,312
Equity in net income of partially owned entities,			
including Toys "R" Us	(423,126)	(118,612)	(92,493)
Net gains on sale of real estate	(245,799)	(51,623)	(2,506)
Distributions of income from partially owned			
entities	226,172	93,635	61,037
Non-cash impairment loss on J.C. Penney			
owned shares	224,937	-	_
Impairment losses, tenant buy-outs and	•		
litigation loss accrual	133,977	58,173	137,367
Loss (income) from the mark-to-market of J.C.	,	,	,
Penney derivative position	75,815	(12,984)	(130,153)
Straight-lining of rental income	(69,648)	(45,788)	(76,926)
Return of capital from Real Estate Fund	(62,610)	(10,700)	(, 0,,, =0)
investments	63,762	_	_
Net realized and unrealized gains on Real Estate	35,732		
Fund assets	(55,361)	(17,386)	_
Amortization of below-market leases, net	(54,359)	(63,044)	(66,202)
Other non-cash adjustments	52,082	27,325	36,352
Gain on sale of Canadian Trade Shows	(31,105)	-	50,552
Net gain on disposition of wholly owned and	(31,103)		
partially owned assets	(13,347)	(15,134)	(81,432)
Net gain on extinguishment of debt	(13,347)	(83,907)	(97,728)
Mezzanine loans loss reversal and net gain on	_	(03,707)	(77,720)
disposition		(82,744)	(53,100)
	-	(62,744)	(33,100)
Recognition of disputed account receivable		(23,521)	
from Stop & Shop	-	(23,321)	-
Interest received on repayment of mezzanine loan			40.467
	-	-	40,467
Changes in operating assets and liabilities:	(262 527)	(104 041)	(144 422)
Real Estate Fund investments	(262,537)	(184,841)	(144,423)
Tenant and other receivables, net	(23,271)	8,869	2,019
Prepaid assets	(10,549)	(7,779)	6,321
Other assets	(46,573)	(89,186)	(68,305)
Accounts payable and accrued	01.505	(00, (00))	2645
expenses	21,595	(28,699)	2,645
Other liabilities	9,955	18,755	33,803
Net cash provided by operating activities	825,049	702,499	771,086

Cash Flows from Investing Activities:

Cash Flows from myesting Activities.			
Acquisitions of real estate and other	(673,684)	(90,858)	(173,413)
Proceeds from sales of real estate and related			
investments	445,683	140,186	127,736
Additions to real estate	(205,652)	(165,680)	(144,794)
Funding of J.C. Penney derivative collateral	(191,330)	(43,850)	(12,500)
Return of J.C. Penney derivative collateral	134,950	56,350	-
Development costs and construction in progress	(156,873)	(93,066)	(156,775)
Distributions of capital from partially owned			
entities	144,502	318,966	51,677
Investments in partially owned entities	(134,994)	(571,922)	(165,170)
Investments in mortgage and mezzanine loans			
receivable and other	(94,094)	(98,979)	(85,336)
Restricted cash	(75,138)	126,380	138,586
Proceeds from sales of, and return of			
investment in, marketable securities	60,258	70,418	280,462
Proceeds from the sale of Canadian Trade			
Shows	52,504	-	-
Proceeds from sales and repayments of			
mortgage and mezzanine loans			
receivable and other	38,483	187,294	70,762
Proceeds from the repayment of loan to officer	13,123	13,123	-
Loan to officer	-	(13,123)	-
Purchases of marketable securities including			
J.C. Penney common			
shares and other	-	-	(491,596)
Proceeds from maturing short-term investments	-	-	40,000
Net cash used in investing activities	(642,262)	(164,761)	(520,361)

See notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS - CONTINUED

		Year	· Ende	d December 3	1,	
	2	2012		2011		2010
(Amounts in thousands)						
Cash Flows from Financing Activities:						
Proceeds from borrowings	\$	3,593,000	\$	3,412,897	\$	2,481,883
Repayments of borrowings	(2,747,694)	((3,740,327)	((1,564,143)
Dividends paid on common shares		(699,318)		(508,745)		(474,299)
Proceeds from the issuance of preferred shares		290,971		238,842		-
Purchases of outstanding preferred units and shares		(243,300)		(28,000)		(78,954)
Contributions from noncontrolling interests		213,132		204,185		103,831
Distributions to noncontrolling interests		(104,448)		(116,510)		(53,842)
Dividends paid on preferred shares		(73,976)		(61,464)		(55,669)
Debt issuance and other costs		(39,073)		(47,395)		(14,980)
Repurchase of shares related to stock compensation						
agreements and related						
tax withholdings		(30,168)		(964)		(25,660)
Proceeds received from exercise of employee share						
options		11,853		25,507		26,993
Acquisition of convertible senior debentures and						
senior unsecured notes		-		_		(440,575)
Net cash provided by (used in) financing activities		170,979		(621,974)		(95,415)
Net increase (decrease) in cash and cash equivalents		353,766		(84,236)		155,310
Cash and cash equivalents at beginning of period		606,553		690,789		535,479
Cash and cash equivalents at end of period	\$	960,319	\$	606,553	\$	690,789
Supplemental Disclosure of Cash Flow Information:						
Cash payments for interest (net of amounts						
capitalized of \$16,801, \$1,197 and \$864)	\$	491,869	\$	531,174	\$	549,327
Cash payments for income taxes	\$	21,709	\$	26,187	\$	23,960
Non-Cash Investing and Financing Activities:						
Adjustments to carry redeemable Class A units at						
redemption value	\$	(52,117)	\$	98,092	\$	(191,826)
Contribution of mezzanine loan receivable to joint						
venture		-		73,750		-
Write-off of fully depreciated assets		(177,367)		(72,279)		(63,007)
Common shares issued upon redemption of Class A						
units at redemption value		89,762		64,830		126,764
Change in unrealized net gain on securities						
available-for-sale		(283,649)		41,657		55,891
Like-kind exchange of real estate:						
Acquisitions		230,913		21,999		-
Dispositions		(230,913)		(45,625)		-
Financing assumed in acquisitions		-		-		102,616
Financing transferred in dispositions		(163,144)		-		-
L.A. Mart seller financing		35,000		-		-

Marriott Marquis Times Square - retail and signage capital lease:

capital lease:			
Asset (included in development costs and			
construction in progress)	240,000	-	-
Liability (included in other liabilities)	(240,000)	-	-
Increase in assets and liabilities resulting from the			
consolidation of partially			
owned entities:			
Real estate, net	342,919	-	102,804
Notes and mortgages payable	334,225	-	57,563
Decrease in assets and liabilities resulting from the			
deconsolidation of discontinued			
operations and/or investments that were			
previously consolidated:			
Real estate, net	-	(145,333)	(401,857)
Notes and mortgages payable	-	(232,502)	(316,490)

See notes to consolidated financial statements.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Organization and Business

Vornado Realty Trust ("Vornado") is a fully integrated real estate investment trust ("REIT") and conducts its business through, and substantially all of its interests in properties are held by, Vornado Realty L.P., a Delaware limited partnership (the "Operating Partnership"). Accordingly, Vornado's cash flow and ability to pay dividends to its shareholders is dependent upon the cash flow of the Operating Partnership and the ability of its direct and indirect subsidiaries to first satisfy their obligations to creditors. Vornado is the sole general partner of, and owned approximately 94.0% of the common limited partnership interest in the Operating Partnership at December 31, 2012. All references to "we," "us," "our," the "Company" and "Vornado" refer to Vornado Realty Trust and its consolidated subsidiaries, including the Operating Partnership.

As of December 31, 2012, we own all or portions of:

New York:

- 19.7 million square feet of Manhattan office space in 31 properties and four residential properties containing 1,655 units;
- 2.2 million square feet of Manhattan street retail space in 49 properties;
- The 1,700 room Hotel Pennsylvania located on Seventh Avenue at 33rd Street in the heart of the Penn Plaza district:
- A 32.4% interest in Alexander's, Inc. (NYSE: ALX), which owns six properties in the greater New York metropolitan area, including 731 Lexington Avenue, the 1.3 million square foot Bloomberg, L.P. headquarters building:

Washington, DC:

• 73 properties aggregating 19.1 million square feet, including 59 office properties aggregating 16.1 million square feet and seven residential properties containing 2,414 units;	
Retail Properties:	
• 114 strip shopping centers and single tenant retail assets aggregating 15.6 million square feet, primarily in northeast states and California;	the
• Six regional malls aggregating 5.2 million square feet, located in the northeast / mid-Atlantic states and PuRico;	ıerto
Other Real Estate and Related Investments:	
• The 3.5 million square foot Merchandise Mart in Chicago;	
• A 70% controlling interest in 555 California Street, a three-building office complex in San Francisco's fine district aggregating 1.8 million square feet, known as the Bank of America Center;	ancial
• A 25.0% interest in Vornado Capital Partners, our \$800 million real estate fund. We are the general partner investment manager of the fund;	er and
• A 32.6% interest in Toys "R" Us, Inc.;	
• A 10.7% interest in J.C. Penney Company, Inc. (NYSE: JCP); and	
Other real estate and related investments and mortgage and mezzanine loans on real estate.	

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.	Racic	Λf	Presentation	and	Ciar	ificant	A cco	unting	Policies
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Basis of Presentation

The accompanying consolidated financial statements include the accounts of Vornado and the Operating Partnership. All inter-company amounts have been eliminated. We account for unconsolidated partially owned entities under the equity method of accounting, when we have the ability to exercise significant influence over the entity. Our consolidated financial statements are prepared in accordance with accounting principles generally accepted in the United States of America, which require us to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates.

Recently Issued Accounting Literature

In May 2011, the Financial Accounting Standards Board ("FASB") issued Update No. 2011-04, *Fair Value Measurements (Topic 820): Amendments to Achieve Common Fair Value Measurement and Disclosure Requirements in U.S. GAAP and IFRS* ("ASU No. 2011-04"). ASU No. 2011-04 provides a uniform framework for fair value measurements and related disclosures between GAAP and International Financial Reporting Standards ("IFRS") and requires additional disclosures, including: (i) quantitative information about unobservable inputs used, a description of the valuation processes used, and a qualitative discussion about the sensitivity of the measurements to changes in the unobservable inputs, for Level 3 fair value measurements; (ii) fair value of financial instruments not measured at fair value but for which disclosure of fair value is required, based on their levels in the fair value hierarchy; and (iii) transfers between Level 1 and Level 2 of the fair value hierarchy. The adoption of this update on January 1, 2012 did not have a material impact on our consolidated financial statements, but resulted in additional fair value measurement disclosures (See Note 13 - Fair Value Measurements).

Significant Accounting Policies

Real Estate: Real estate is carried at cost, net of accumulated depreciation and amortization. Betterments, major renewals and certain costs directly related to the improvement and leasing of real estate are capitalized. Maintenance and repairs are expensed as incurred. For redevelopment of existing operating properties, the net book value of the existing property under redevelopment plus the cost for the construction and improvements incurred in connection with the redevelopment are capitalized to the extent the capitalized costs of the property do not exceed the estimated fair value of the redeveloped property when complete. If the cost of the redeveloped property, including the undepreciated net book value of the property carried forward, exceeds the estimated fair value of redeveloped property, the excess is charged to expense. Depreciation is provided on a straight-line basis over estimated useful lives which range from 7 to 40 years. Tenant allowances are amortized on a straight-line basis over the lives of the related leases, which approximate the useful lives of the assets. Additions to real estate include interest expense capitalized during construction of \$16,801,000 and \$1,197,000 for the years ended December 31, 2012 and 2011, respectively.

Upon the acquisition of real estate, we assess the fair value of acquired assets (including land, buildings and improvements, identified intangibles, such as acquired above and below-market leases and acquired in-place leases and tenant relationships) and acquired liabilities and we allocate the purchase price based on these assessments. We assess fair value based on estimated cash flow projections that utilize appropriate discount and capitalization rates and available market information. Estimates of future cash flows are based on a number of factors including historical operating results, known trends, and market/economic conditions. We record acquired intangible assets (including acquired above-market leases, tenant relationships and acquired in-place leases) and acquired intangible liabilities (including below-market leases) at their estimated fair value separate and apart from goodwill. We amortize identified intangibles that have finite lives over the period they are expected to contribute directly or indirectly to the future cash flows of the property or business acquired.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2. Basis of Presentation and Significant Accounting Policies - continued

Our properties, including any related intangible assets, are individually reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment exists when the carrying amount of an asset exceeds the aggregate projected future cash flows over the anticipated holding period on an undiscounted basis. An impairment loss is measured based on the excess of the property's carrying amount over its estimated fair value. Impairment analyses are based on our current plans, intended holding periods and available market information at the time the analyses are prepared. If our estimates of the projected future cash flows, anticipated holding periods, or market conditions change, our evaluation of impairment losses may be different and such differences could be material to our consolidated financial statements. The evaluation of anticipated cash flows is subjective and is based, in part, on assumptions regarding future occupancy, rental rates and capital requirements that could differ materially from actual results. Plans to hold properties over longer periods decrease the likelihood of recording impairment losses. The table below summarizes the impairment losses, acquisition related costs and tenant buy-outs in the years ended December 31, 2012, 2011 and 2010.

(Amounts in thousands)	For the	e Year	Ended Dece	mber 3	31,
	2012		2011		2010
Impairment losses:					
Real estate assets	\$ 107,000	\$	-	\$	72,500
Development projects	-		3,040		-
Condominium units held for					
sale (see page 140)	2,538		-		30,013
Acquisition related costs and tenant buy-outs	11,248		32,259		6,945
	\$ 120,786	\$	35,299	\$	109,458

Partially Owned Entities: We consolidate entities in which we have a controlling financial interest. In determining whether we have a controlling financial interest in a partially owned entity and the requirement to consolidate the accounts of that entity, we consider factors such as ownership interest, board representation, management representation, authority to make decisions, and contractual and substantive participating rights of the partners/members as well as whether the entity is a variable interest entity ("VIE") and we are the primary beneficiary. We are deemed to be the primary beneficiary of a VIE when we have the power to direct the activities of the VIE that most significantly impact the VIE's economic performance and the obligation to absorb losses or receive benefits that could potentially be significant to the VIE. We generally do not control a partially owned entity if the entity is not considered a VIE and the approval of all of the partners/members is contractually required with respect to major decisions, such as operating and capital budgets, the sale, exchange or other disposition of real property, the hiring of

a chief executive officer, the commencement, compromise or settlement of any lawsuit, legal proceeding or arbitration or the placement of new or additional financing secured by assets of the venture. We account for investments under the equity method when the requirements for consolidation are not met, and we have significant influence over the operations of the investee. Equity method investments are initially recorded at cost and subsequently adjusted for our share of net income or loss and cash contributions and distributions each period. Investments that do not qualify for consolidation or equity method accounting are accounted for on the cost method.

Investments in partially owned entities are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is measured based on the excess of the carrying amount of an investment over its estimated fair value. Impairment analyses are based on current plans, intended holding periods and available information at the time the analyses are prepared. In the years ended December 31, 2012, 2011 and 2010, we recognized non-cash impairment losses on investments in partially owned entities, excluding Toys, aggregating \$4,936,000, \$13,794,000 and \$11,481,000, respectively.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.	Basis of Presentation	and Significant	Accounting P	alicies 🗕 continued
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Mortgage and Mezzanine Loans Receivable: We invest in mortgage and mezzanine loans of entities that have significant real estate assets. These investments are either secured by the real property or by pledges of the equity interests of the entities owning the underlying real estate. We record these investments at the stated principal amount net of any unamortized discount or premium. We accrete or amortize any discount or premium over the life of the related receivable utilizing the effective interest method or straight-line method, if the result is not materially different. We evaluate the collectibility of both interest and principal of each of our loans whenever events or changes in circumstances indicate such amounts may not be recoverable. A loan is impaired when it is probable that we will be unable to collect all amounts due according to the existing contractual terms. When a loan is impaired, the amount of the loss accrual is calculated by comparing the carrying amount of the investment to the present value of expected future cash flows discounted at the loan's effective interest rate, or as a practical expedient, to the value of the collateral if the loan is collateral dependent. Interest on impaired loans is recognized when received in cash.

Cash and Cash Equivalents: Cash and cash equivalents consist of highly liquid investments with original maturities of three months or less and are carried at cost, which approximates fair value due to their short-term maturities. The majority of our cash and cash equivalents consists of (i) deposits at major commercial banks, which may at times exceed the Federal Deposit Insurance Corporation limit, (ii) United States Treasury Bills, and (iii) Certificate of Deposits placed through an Account Registry Service ("CDARS"). To date, we have not experienced any losses on our invested cash.

Restricted Cash: Restricted cash consists of security deposits, cash restricted in connection with our deferred compensation plan and cash escrowed under loan agreements for debt service, real estate taxes, property insurance and capital improvements.

Allowance for Doubtful Accounts: We periodically evaluate the collectibility of amounts due from tenants and maintain an allowance for doubtful accounts for estimated losses resulting from the inability of tenants to make required payments under the lease agreements. We also maintain an allowance for receivables arising from the

straight-lining of rents. This receivable arises from earnings recognized in excess of amounts currently due under the lease agreements. Management exercises judgment in establishing these allowances and considers payment history and current credit status in developing these estimates. As of December 31, 2012 and 2011, we had \$37,674,000 and \$43,241,000, respectively, in allowances for doubtful accounts. In addition, as of December 31, 2012 and 2011, we had \$3,165,000 and \$3,290,000, respectively, in allowances for receivables arising from the straight-lining of rents.

Deferred Charges: Direct financing costs are deferred and amortized over the terms of the related agreements as a component of interest expense. Direct costs related to successful leasing activities are capitalized and amortized on a straight line basis over the lives of the related leases. All other deferred charges are amortized on a straight line basis, which approximates the effective interest rate method, in accordance with the terms of the agreements to which they relate.

Stock-Based Compensation: Stock-based compensation consists of awards to certain employees and officers and consists of stock options, restricted stock, restricted Operating Partnership units and out-performance plan awards. We account for all stock-based compensation in accordance with ASC 718, *Compensation – Stock Compensation*.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2. Basis of Presentation and Significant Accounting Policies – contin

Revenue Recognition: We have the following revenue sources and revenue recognition poli	icies:
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- Base Rent income arising from tenant leases. These rents are recognized over the non-cancelable term of the related leases on a straight-line basis which includes the effects of rent steps and rent abatements under the leases. We commence rental revenue recognition when the tenant takes possession of the leased space and the leased space is substantially ready for its intended use. In addition, in circumstances where we provide a tenant improvement allowance for improvements that are owned by the tenant, we recognize the allowance as a reduction of rental revenue on a straight-line basis over the term of the lease.
- Percentage Rent income arising from retail tenant leases that is contingent upon tenant sales exceeding defined thresholds. These rents are recognized only after the contingency has been removed (i.e., when tenant sales thresholds have been achieved).
- Hotel Revenue income arising from the operation of the Hotel Pennsylvania which consists of rooms revenue, food and beverage revenue, and banquet revenue. Income is recognized when rooms are occupied. Food and beverage and banquet revenue is recognized when the services have been rendered.
- Trade Shows Revenue income arising from the operation of trade shows, including rentals of booths. This revenue is recognized when the trade shows have occurred.
- Expense Reimbursements revenue arising from tenant leases which provide for the recovery of all or a portion of the operating expenses and real estate taxes of the respective property. This revenue is accrued in the same periods as the expenses are incurred.
- Management, Leasing and Other Fees income arising from contractual agreements with third parties or with partially owned entities. This revenue is recognized as the related services are performed under the respective agreements.

• Cleveland Medical Mart — revenue arising from the development of the Cleveland Medical Mart. This revenue is recognized as the related services are performed under the respective agreements using the criteria set forth in ASC 605-25, *Multiple Element Arrangements*, as we are providing development, marketing, leasing, and other property management services.

Condominium Units Held For Sale: Condominium units held for sale are carried at the lower of cost or fair value less costs to sell and are included in "other assets" on our consolidated balance sheet. As of December 31, 2012 and 2011, the carrying amount of these units were \$53,737,000 and \$60,785,000, respectively, and consist of substantially completed units at Granite Park in Pasadena and The Bryant in Boston. Revenue from condominium unit sales is recognized upon closing of the sale (the "completed contract method"), as all conditions for full profit recognition have been met at that time. We use the relative sales value method to allocate costs to individual condominium units. Net gains on sales of condominiums units are included in "net gain on disposition of wholly owned and partially owned assets" on our consolidated statements of income and were \$1,274,000, \$5,884,000 and \$3,149,000 in the years ended December 31, 2012, 2011 and 2010, respectively. Impairment losses on condominium units are included in "impairment losses, acquisition related costs and tenant buy-outs" on our consolidated statements of income and were \$2,538,000, \$0 and \$30,013,000 in the years ended December 31, 2012, 2011 and 2010, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2. Basis of Presentation and Significant Accounting Policies – continued

Derivative Instruments and Hedging Activities: ASC 815, *Derivatives and Hedging*, as amended, establishes accounting and reporting standards for derivative instruments, including certain derivative instruments embedded in other contracts, and for hedging activities. As of December 31, 2012 and 2011, our derivative instruments consisted primarily of a portion of our investment in J.C. Penney common shares (see Note 5 – Marketable Securities and Derivative Instruments), an interest rate cap and an interest rate swap. We record 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.

For derivatives designated as fair value hedges, changes in the fair value of the derivative and the hedged item related to the hedged risk are recognized in earnings. 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 (loss) (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. We assess the effectiveness of each hedging relationship by comparing the changes in fair value or cash flows of the derivative hedging instrument with the changes in fair value or cash flows of the designated hedged item or transaction. For derivatives not designated as hedges, changes in fair value are recognized in earnings.

Income Per Share: Basic income per share is computed based on weighted average shares outstanding. Diluted income per share considers the effect of all potentially dilutive share equivalents, including outstanding employee stock options, restricted shares and convertible or redeemable securities.

Income Taxes: We operate in a manner intended to enable us to continue to qualify as a REIT under Sections 856 860 of the Internal Revenue Code of 1986, as amended. Under those sections, a REIT which distributes at least 90% of its REIT taxable income as a dividend to its shareholders each year and which meets certain other conditions will not be taxed on that portion of its taxable income which is distributed to its shareholders. We distribute to shareholders 100% of taxable income and therefore, no provision for Federal income taxes is required. Dividends distributed for the year ended December 31, 2012, were characterized, for federal income tax income tax purposes, as 62.7% ordinary income and 37.3% long term capital gain. Dividend distributions for the year ended December 31, 2011, were characterized,

for Federal income tax purposes, as 93.2% ordinary income and 6.8% long-term capital gain. Dividend distributions for the year ended December 31, 2010 were characterized, for Federal income tax purposes, as 95.9% ordinary income, 2.8% long-term capital gain and 1.3% return of capital.

We have elected to treat certain consolidated subsidiaries, and may in the future elect to treat newly formed subsidiaries, as taxable REIT subsidiaries pursuant to an amendment to the Internal Revenue Code that became effective January 1, 2001. Taxable REIT subsidiaries may participate in non-real estate related activities and/or perform non-customary services for tenants and are subject to Federal and State income tax at regular corporate tax rates. Our taxable REIT subsidiaries had a combined current income tax expense of approximately \$20,336,000 and \$26,645,000 at December 31, 2012 and 2011, respectively, and have immaterial differences between the financial reporting and tax basis of assets and liabilities. The following table reconciles net income attributable to common shareholders to estimated taxable income for the years ended December 31, 2012, 2011 and 2010.

(Amounts in thousands)	For th	e Year	Ended Decen	nber 31	Ι,
	2012		2011		2010
Net income attributable to common					
shareholders	\$ 549,271	\$	601,771	\$	596,731
Book to tax differences (unaudited):					
Depreciation and amortization	205,155		225,802		216,473
Impairment losses on					
marketable equity securities	211,328		-		-
Straight-line rent adjustments	(64,679)		(38,800)		(70,606)
Earnings of partially owned					
entities	(60,049)		(96,178)		(62,315)
Stock options	(28,701)		(27,697)		(48,399)
Sale of real estate	(123,905)		(18,766)		12,899
Derivatives	71,228		(12,160)		(121,120)
Mortgage and mezzanine loans					
receivable	-		(82,512)		(104,727)
Other, net	17,080		(6,223)		48,915
Estimable taxable income	\$ 776,728	\$	545,237	\$	467,851

The net basis of our assets and liabilities for tax reporting purposes is approximately \$3.8 billion lower than its amount reported in our consolidated financial statements.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

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Independence Plaza

In 2011, we acquired a 51% interest in the subordinated debt of Independence Plaza, a three-building 1,328 unit residential complex in the Tribeca submarket of Manhattan which has 54,500 square feet of retail space and 550 parking spaces, for \$45,000,000 and a warrant to purchase 25% of the equity for \$1,000,000. On December 21, 2012, we acquired a 58.75% interest in the property as follows: (i) buying one of the equity partners' 33.75% interest for \$160,000,000, (ii) exercising our warrant for 25% of the equity and (iii) contributing the appreciated value of our interest in the subordinated debt as preferred equity. In connection therewith, we recognized income of \$105,366,000, comprised of \$60,396,000 from the accelerated amortization of the discount on the subordinated debt immediately preceding the conversion to preferred equity, and a \$44,970,000 purchase price fair value adjustment upon exercising the warrant. The current transaction values the property at \$844,800,000. The property is currently encumbered by a \$334,225,000 mortgage. We expect to refinance the \$334,225,000 mortgage in 2013, substantially decreasing our cash investment. We manage the retail space at the property and Stellar Management, our partner, manages the residential space. We consolidate the accounts of this entity from the date of acquisition as it is a VIE, and we are deemed to be the primary beneficiary. We are currently in the process of analyzing the fair value of the acquired leases; accordingly, our purchase price allocation is preliminary and subject to change.

666 Fifth Avenue - Retail

On December 6, 2012, we acquired a retail condominium located at 666 Fifth Avenue at 53rd Street for \$707,000,000. The property has 126 feet of frontage on Fifth Avenue and contains 114,000 square feet, 39,000 square feet in fee and 75,000 square feet by long-term lease from the 666 Fifth Avenue office condominium, which is 49.5% owned by us. We consolidate the accounts of the property into our consolidated financial statements from the date of acquisition. We are currently in the process of analyzing the fair value of the acquired leases; accordingly, our purchase price allocation is preliminary and subject to change.

Disclosure of the Company's unaudited proforma information for the current and prior reporting periods as though the above acquisitions of Independence Plaza and 666 Fifth Avenue – Retail had occurred at the beginning of the prior annual reporting period is not considered practicable, as the Company does not have, and is unable to obtain, certain information required for such disclosure.

Marriott Marquis Times Square – Retail and Signage

On July 30, 2012, we entered into a lease with Host Hotels & Resorts, Inc. (NYSE: HST) ("Host"), under which we will redevelop the retail and signage components of the Marriott Marquis Times Square Hotel. The Marriott Marquis with over 1,900 rooms is one of the largest hotels in Manhattan. It is located in the heart of the bow-tie of Times Square and spans the entire block front from 45th Street to 46th Street on Broadway. The Marriott Marquis is directly across from our 1540 Broadway iconic retail property leased to Forever 21 and Disney flagship stores. We plan to spend over \$140,000,000 to redevelop and substantially expand the existing retail space, including converting the below grade parking garage into retail, and creating six-story, 300 foot wide block front, dynamic LED signs. During the term of the lease we will pay fixed rent equal to the sum of \$12,500,000, plus a portion of the property's net cash flow after we receive a 5.2% preferred return on our invested capital. The lease contains put/call options which, if exercised, would lead to our ownership. Host can exercise the put option during defined periods following the conversion of the project to a condominium. We can exercise our call option under the same terms, at any time after the fifteenth year of the lease term. We are accounting for this lease as a "capital lease" and have recorded a \$240,000,000 capital lease asset and liability, which are included as a component of "development costs and construction in progress" and "other liabilities," respectively, on our consolidated balance sheet. Although we have commenced paying the annual rent, there will be no income statement activity until the redevelopment is substantially complete.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

4. V	ornado	Capital	Partners	Real	Estate	Fund	(the "Fu	ınd")
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In February 2011, the Fund's subscription period closed with an aggregate of \$800,000,000 of capital commitments, of which we committed \$200,000,000. We are the general partner and investment manager of the Fund, which has an eight-year term and a three-year investment period. During the investment period, which concludes in July 2013, the Fund is our exclusive investment vehicle for all investments that fit within its investment parameters, including debt, equity and other interests in real estate, and excluding (i) investments in vacant land and ground-up development; (ii) investments acquired by merger or primarily for our securities or properties; (iii) properties which can be combined with or relate to our existing properties; (iv) securities of commercial mortgage loan servicers and investments derived from any such investments; (v) non-controlling interests in equity and debt securities; and (vi) investments located outside of North America. The Fund's investments are reported on its balance sheet at fair value, with changes in value each period recognized in earnings. We consolidate the accounts of the Fund into our consolidated financial statements, retaining the fair value basis of accounting.

During 2012, the Fund made the following investments:

800 Corporate Pointe

On November 30, 2012, the Fund acquired 800 Corporate Pointe, a 243,000 square foot office building and the accompanying six-level parking structure (1,964 spaces) located in Culver City, Los Angeles, California, for \$95,700,000 in cash.

501 Broadway

On August 20, 2012, the Fund acquired 501 Broadway, a 9,000 square foot retail property in New York for \$31,000,000. The purchase price consisted of \$11,000,000 in cash and a \$20,000,000 mortgage loan. The three-year loan bears interest at LIBOR plus 2.75%, with a floor of 3.50%, and has two one-year extension options.

1100 Lincoln Road

On July 2, 2012, the Fund acquired 1100 Lincoln Road, a 167,000 square foot retail property, the western anchor of the Lincoln Road Shopping District in Miami Beach, Florida, for \$132,000,000. The purchase price consisted of \$66,000,000 in cash and a \$66,000,000 mortgage loan. The three-year loan bears interest at LIBOR plus 2.75% and has two one-year extension options.

520 Broadway

On April 26, 2012, the Fund acquired 520 Broadway, a 112,000 square foot office building in Santa Monica, California for \$61,000,000 in cash and subsequently placed a \$30,000,000 mortgage loan on the property. The three-year loan bears interest at LIBOR plus 2.25% and has two one-year extension options.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

4. Vornado Capital Partners Real Estate Fund (the "Fund") – continued

At December 31, 2012, the Fund had nine investments with an aggregate fair value of \$600,786,000, or \$67,642,000 in excess of cost, and has remaining unfunded commitments of \$217,676,000, of which our share was \$54,419,000. At December 31, 2011, the Fund had five investments with an aggregate fair value of \$346,650,000.

Below is a summary of income (loss) from the Fund for the years ended December 31, 2012, 2011 and 2010.

(Amounts in thousands)	For the Year Ended December 31,								
		2012		2011		2010			
Operating income (loss)	\$	8,575	\$	5,500	\$	(303)			
Net realized gains		-		5,391		-			
Net unrealized gains		55,361		11,995		-			
Income (loss) from Real Estate Fund		63,936		22,886		(303)			
Less (income) loss attributable to									
noncontrolling interests		(39,332)		(13,598)		806			
Income from Real Estate Fund attributable to									
Vornado (1)	\$	24,604	\$	9,288	\$	503			

(1) Excludes \$2,780, \$2,695 and \$248 of management, leasing and development fees in the years ended December 31, 2012, 2011 and 2010, respectively, which are included as a component of "fee and other income" on our consolidated statements of income.

5. Marketable Securities and Derivative Instruments

Our portfolio of marketable securities is comprised of equity securities that are classified as available-for-sale. Available-for-sale securities are presented on our consolidated balance sheets at fair value. Unrealized gains and losses resulting from the mark-to-market of these securities are included in "other comprehensive (loss) income." Realized gains and losses are recognized in earnings only upon the sale of the securities and are recorded based on the weighted average cost of such securities.

During 2012, 2011 and 2010 we sold certain marketable securities for aggregate proceeds of \$58,718,000, \$69,559,000, and \$281,486,000, respectively resulting in net gains of \$3,582,000, \$5,020,000, and \$22,604,000, respectively, which are included as a component of "net gain on disposition of wholly owned and partially owned assets" on our consolidated statements of income.

We evaluate our portfolio of marketable securities for impairment each reporting period. For each of the securities in our portfolio with unrealized losses, we review the underlying cause of the decline in value and the estimated recovery period, as well as the severity and duration of the decline. In our evaluation, we consider our ability and intent to hold these investments for a reasonable period of time sufficient for us to recover our cost basis. We also evaluate the near-term prospects for each of these investments in relation to the severity and duration of the decline. In the year ended December 31, 2012, we recognized a \$224,937,000 impairment loss on our investment in J.C. Penney (see below). No impairment losses were recognized in the years ended December 31, 2011 and 2010.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

5. Marketable Securities and Derivative Instruments - continued

Investment in J.C. Penney Company, Inc. ("J.C. Penney") (NYSE: JCP)

We own 23,400,000 J.C. Penney common shares, or 10.7% of its outstanding common shares. Below are the details of our investment.

We own 18,584,010 common shares at an average economic cost of \$25.76 per share, or \$478,691,000 in the aggregate. Of these shares, 15,500,000 were acquired through the exercise of a call option in November 2010. Upon the exercise of the call option, we recognized \$112,537,000 of income, which increased the GAAP cost of these shares to \$591,228,000. As of December 31, 2012, based on J.C. Penney's December 31, 2012 closing share price of \$19.71 per share, these shares have an aggregate fair value of \$366,291,000, or \$224,937,000 below our GAAP basis. We have concluded that our investment in J.C. Penney is "other-than-temporarily" impaired and have recorded a \$224,937,000 impairment loss in the fourth quarter. Our conclusion was based on the severity of the decline in the stock price and our inability to forecast a recovery in the near term.

We also own an economic interest in 4,815,990 J.C. Penney common shares through a forward contract at a weighted average strike price of \$29.10 per share, or \$140,138,000 in the aggregate. The forward contract was amended on October 8, 2012, such that, among other things, the contract may be settled, at our election, in cash or common shares, in whole or in part, at any time prior to October 9, 2014, or any anniversary thereof, or in the event we were to receive a credit downgrade. The forward contract strike price increases at an annual rate of LIBOR plus 95 basis points during the first two years of the contract and LIBOR plus 80 basis points thereafter. The contract is a derivative instrument that does not qualify for hedge accounting treatment. Gains and losses from the mark-to-market of the underlying common shares are recognized in "interest and other investment (loss) income, net" on our consolidated statements of income. In the year ended December 31, 2012, we recognized a loss of \$75,815,000 from the mark-to-market of the underlying common shares. In the years ended December 31, 2011 and 2010, we recognized gains of \$12,984,000 and \$17,616,000, respectively, from the mark-to-market of the underlying common shares.

We review our investment in J.C. Penney on a continuing basis. Depending on various factors, including, without limitation, J.C. Penney's financial position and strategic direction, actions taken by its board, price levels of its common shares, other investment opportunities available to us, market conditions and general economic and industry conditions, we may take such actions with respect to J.C. Penney as we deem appropriate, including (i) purchasing additional common shares or other financial instruments related to J.C. Penney, (ii) selling some or all of our beneficial or economic holdings, or (iii) engaging in hedging or similar transactions.

Below is a summary of our marketable securities portfolio as of December 31, 2012 and 2011.

		A	s of Decen	nbe	r 31, 2012				A	s of Decen	nbe	r 31, 2011		
	Maturity	Fa	air Value		GAAP Cost	Uı	nrealized Gain	Maturity	F	air Value		GAAP Cost	Uı	nrealized Gain
Equity securities: J.C.														
Penney	n/a	\$	366,291	\$	366,291	\$	-	n/a	\$	653,228	\$	591,069	\$	62,159
Other	n/a		31,897		12,021		19,876	n/a		30,568		14,585		15,983
Debt								04/13 -						
securities	n/a		-		-		-	10/18		57,525		53,941		3,584
		\$	398,188	\$	378,312	\$	19,876 145		\$	741,321	\$	659,595	\$	81,726

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

6. Investments in Partially Owned Entities

The following is a summary of condensed combined financial information for all of our partially owned entities, including Toys "R" Us, Alexander's, Inc., Lexington Realty Trust and LNR Property Corporation, as of December 31, 2012 and 2011 and for the years ended December 31, 2012, 2011 and 2010.

(Amounts in thousands)		Decembe	er 31,
Balance Sheet:		2012	2011
Assets ⁽¹⁾		\$ 122,692,000	\$ 153,861,000
Liabilities ⁽¹⁾		117,064,000	147,854,000
Noncontrolling			
interests		88,000	132,000
Equity		5,540,000	5,875,000
	For the	Year Ended December	r 31,
Income Statement:	2012	2011	2010
Total revenue	\$ 15,119,000	\$ 15,321,000	\$ 14,962,000

1,091,000

(1) 2012 and 2011 include \$97 billion and \$127 billion, respectively, of assets and liabilities of LNR related to consolidated CMBS and CDO trusts which are non-recourse to LNR and its equity holders, including us.

199,000

(2) 2012 includes a \$600,000 net gain on sale of real estate.

Toys "R" Us ("Toys")

Net income⁽²⁾

As of December 31, 2012, we own 32.6% of Toys. The business of Toys is highly seasonal. Historically, Toys' fourth quarter net income accounts for more than 80% of its fiscal year net income. We account for our investment in Toys under the equity method and record our 32.6% share of Toys net income or loss on a one-quarter lag basis because Toys' fiscal year ends on the Saturday nearest January 31, and our fiscal year ends on December 31.

63,000

Since our acquisition in July 2005, the carrying amount of our investment has grown from \$396,000,000 to \$518,041,000 after we recognized our share of Toys third quarter net loss in our fourth quarter. We estimate that the fair value of our investment is approximately \$478,000,000 at December 31, 2012. We have concluded that the \$40,000,000 decline in the value of our investment is "other-than-temporary" based on, among other factors, compression of earnings multiples of comparable retailers and our inability to forecast a recovery in the near term. Accordingly, we recognized a non-cash impairment loss of \$40,000,000 in the fourth quarter.

We will continue to assess the recoverability of our investment each quarter. To the extent that the current facts don't change, we would recognize a non-cash impairment loss equal to our share of Toys fourth quarter net income in our 2013 first quarter.

Below is a summary of Toys' latest available financial information on a purchase accounting basis:

(Amounts in thousands)	Balance as of					
Balance Sheet:		October 27, 2012	October 29, 2011			
Assets		\$ 12,953,000	\$ 13,221,000			
Liabilities		11,190,000	11,530,000			
Noncontrolling interests		44,000	-			
Toys "R" Us, Inc. equity		1,719,000	1,691,000			
	For	the Twelve Months E	nded			
Income Statement:	October 27, 2012	October 29, 2011	October 30, 2010			
Total revenues	\$ 13,698,000	\$ 13,956,000	\$ 13,749,000			

146

138,000

121,000

Net income attributable to

Toys

189,000

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

6. Investments in Partially Owned Entities – continued

Alexander's, Inc. ("Alexander's") (NYSE: ALX)

As of December 31, 2012, we own 1,654,068 Alexander's commons shares, or approximately 32.4% of Alexander's common equity. We manage, lease and develop Alexander's properties pursuant to the agreements described below which expire in March of each year and are automatically renewable. As of December 31, 2012, Alexander's owed us an aggregate of \$46,445,000 pursuant to such agreements.

On November 28, 2012, Alexander's completed the sale of its Kings Plaza Regional Shopping Center located in Brooklyn, New York, for \$751,000,000. Upon completion of the sale, we recognized our share of the financial statement gain of \$179,934,000. Alexander's distributed the taxable gain to its stockholders in December 2012 as a special long-term capital gain dividend, of which our share was \$201,796,000, and we in turn paid a \$1.00 per Vornado share special long-term capital gain dividend to our common shareholders in December 2012.

As of December 31, 2012 the market value ("fair value" pursuant to ASC 820) of our investment in Alexander's, based on Alexander's December 31, 2012 closing share price of \$330.80, was \$547,166,000, or \$376,153,000 in excess of the carrying amount on our consolidated balance sheet. As of December 31, 2012, the carrying amount of our investment in Alexander's, excluding amounts owed to us, exceeds our share of the equity in the net assets of Alexander's by approximately \$43,383,000. The majority of this basis difference resulted from the excess of our purchase price for the Alexander's common stock acquired over the book value of Alexander's net assets. Substantially all of this basis difference was allocated, based on our estimates of the fair values of Alexander's assets and liabilities, to real estate (land and buildings). We are amortizing the basis difference related to the buildings into earnings as additional depreciation expense over their estimated useful lives. This depreciation is not material to our share of equity in Alexander's net income. The basis difference related to the land will be recognized upon disposition of our investment.

Management and Development Agreements

Effective December 1, 2012, as a result of the sale of the Kings Plaza Regional Shopping Center, the management and development agreement with Alexander's was amended. Pursuant to the amended agreement, we receive an annual fee for managing Alexander's and all of its properties equal to the sum of (i) \$2,800,000, (ii) 2% of the gross income from the Rego Park II Shopping Center, (iii) \$0.50 per square foot of the tenant-occupied office and retail space at 731 Lexington Avenue, and (iv) \$264,000, escalating at 3% per annum, for managing the common area of 731 Lexington Avenue.

In addition, we are entitled to a development fee of 6% of development costs, as defined.

Leasing Agreements

We provide Alexander's with leasing services for a fee of 3% of rent for the first ten years of a lease term, 2% of rent for the eleventh through twentieth year of a lease term and 1% of rent for the twenty-first through thirtieth year of a lease term, subject to the payment of rents by Alexander's tenants. In the event third-party real estate brokers are used, our fee increases by 1% and we are responsible for the fees to the third-parties. We are also entitled to a commission upon the sale of any of Alexander's assets equal to 3% of gross proceeds, as defined, for asset sales less than \$50,000,000, or 1% of gross proceeds, as defined, for asset sales of \$50,000,000 or more. The total of these amounts is payable to us in annual installments in an amount not to exceed \$4,000,000 with interest on the unpaid balance at one-year LIBOR plus 1.0% (2.13% at December 31, 2012). As a result of the sale of Kings Plaza, we earned a \$6,423,000 sales commission, which is net of a third party broker fee.

Other Agreements

Building Maintenance Services ("BMS"), our wholly-owned subsidiary, supervises the cleaning, engineering and security services at Alexander's 731 Lexington Avenue property for an annual fee of the costs for such services plus 6%. During the years ended December 31, 2012, 2011 and 2010, we recognized \$2,934,000, \$2,970,000 and \$2,775,000 of income, respectively, under these agreements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

6. Investments in Partially Owned Entities - continued

Below is a summary of Alexander's latest available financial information:

(Amounts in thousands)	Balance as of De	Balance as of December 31,						
Balance Sheet:	2012	2011						
Assets	\$ 1,482,000	\$ 1,771,000						
Liabilities	1,150,000	1,408,000						
Noncontrolling								
interests	-	4,000						
Stockholders' equity	332,000	359,000						
	For the Year Ended December	31,						

	For the Teal Ended December 31,							
Income Statement:	2	2012	2	2011	2	2010		
Total revenues	\$	191,000	\$	185,000	\$	174,000		
Net income attributable								
to Alexander's ⁽¹⁾		674,000		79,000		66,000		

(1) 2012 includes a \$600,000 net gain on sale of real estate.

Lexington Realty Trust ("Lexington") (NYSE: LXP)

As of December 31, 2012, we own 18,468,969 Lexington common shares, or approximately 10.5% of Lexington's common equity. We account for our investment in Lexington on the equity method because we believe we have the ability to exercise significant influence over Lexington's operating and financial policies, based on, among other factors, our representation on Lexington's Board of Trustees and the level of our ownership in Lexington as compared to other shareholders. We record our pro rata share of Lexington's net income or loss on a one-quarter lag basis because we file our consolidated financial statements on Form 10-K and 10-Q prior to the time that Lexington files its financial statements.

Based on Lexington's December 31, 2012 closing share price of \$10.45, the market value ("fair value" pursuant to ASC 820) of our investment in Lexington was \$193,001,000, or \$117,459,000 in excess of the December 31, 2012 carrying amount on our consolidated balance sheet. As of December 31, 2012, the carrying amount of our investment in Lexington was less than our share of the equity in the net assets of Lexington by approximately \$31,427,000. This

basis difference resulted primarily from \$107,882,000 of non-cash impairment charges recognized during 2008, partially offset by purchase accounting for our acquisition of an additional 8,000,000 common shares of Lexington in October 2008, of which the majority relates to our estimate of the fair values of Lexington's real estate (land and buildings) as compared to the carrying amounts in Lexington's consolidated financial statements. The basis difference related to the buildings is being amortized over their estimated useful lives as an adjustment to our equity in net income or loss of Lexington. This amortization is not material to our share of equity in Lexington's net income or loss. The basis difference attributable to the land will be recognized upon disposition of our investment.

Below is a summary of Lexington's latest available financial information:

(Amounts in thousands)	Balance as of September 30,					
Balance Sheet:	2012	2011				
Assets	\$ 3,386,000	\$ 3,164,000				
Liabilities	2,211,000	1,888,000				
Noncontrolling interests	27,000	59,000				
Shareholders' equity	1,148,000	1,217,000				

	For the 1 weive wonths Ended September 30,							
Income Statement:	2	2012	2011		2	2010		
Total revenues	\$	333,000	\$	315,000	\$	330,000		
Net income (loss)								
attributable to Lexington		196,000		(81,000)		(90,000)		

For the Twelve Months Ended Sentember 30

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

6. Investments in Partially Owned Entities – continued

LNR Property Corporation ("LNR")

On January 24, 2013, LNR entered into a definitive agreement to be sold. We own 26.2% of LNR and expect to receive net proceeds of \$241,000,000. The sale, which is subject to customary closing conditions, is expected to be completed in the second quarter of 2013.

As of December 31, 2012, we own a 26.2% equity interest in LNR. We account for our investment in LNR under the equity method and record our 26.2% share of LNR's net income or loss on a one-quarter lag basis because we file our consolidated financial statements on Form 10-K and 10-Q prior to receiving LNR's consolidated financial statements.

LNR consolidates certain commercial mortgage-backed securities ("CMBS") and Collateralized Debt Obligation ("CDO") trusts for which it is the primary beneficiary. The assets of these trusts (primarily commercial mortgage loans), which aggregate approximately \$97 billion as of September 30, 2012, are the sole source of repayment of the related liabilities, which are non-recourse to LNR and its equity holders, including us. Changes in the fair value of these assets each period are offset by changes in the fair value of the related liabilities through LNR's consolidated income statement. As of December 31, 2012, the carrying amount of our investment in LNR does not materially differ from our share of LNR's equity.

Below is a summary of LNR's latest available financial information:

(Amounts in thousands)		Balance as of S	September 30,
Balance Sheet:		2012	2011
Assets		\$ 98,530,000	\$ 128,536,000
Liabilities		97,643,000	127,809,000
Noncontrolling interests		8,000	55,000
LNR Property			
Corporation equity		879,000	672,000
	For the Twelve Months Ended	 the Twelve nths Ended	For the Period July 29, 2010 to

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	-	mber 30,	-	mber 30,	September 30,		
Income Statement:	2	2012	2	2011	2	010	
Total revenue	\$	238,000	\$	208,000	\$	23,000	
Net income attributable to							
LNR		266,000		224,000		8,000	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

6. Investments in Partially Owned Entities - continued

Below is a schedule of our investments in partially owned entities as of December 31, 2012 and 2011.

(A	Percentage	A	k 21
(Amounts in thousands) Investments:	Ownership at	As of December 31, 2012 2011	
Toys	December 31, 2012 32.6 % ⁽¹⁾	\$ 478,041	2011 \$ 506,809
Alexander's	32.4 %	\$ 171,013	\$ 189,775
Mexander 5	32.4 N	Ψ 171,015	ψ 102,773
Lexington	$10.5 \%^{(2)}$	75,542	57,402
LNR	26.2 %	224,724	174,408
India real estate ventures	4.0%-36.5%	95,516	80,499
Partially owned office			
buildings:	40.5.00	105.516	104 716
280 Park Avenue	49.5 %	197,516	184,516
Rosslyn Plaza	43.7%-50.4%	62,627	53,333
West 57th Street properties	50.0 %	57,033	58,529
One Park Avenue	30.3 %	50,509	47,568
666 Fifth Avenue Office			
Condominium	49.5 %	35,527	23,655
330 Madison Avenue	25.0 %	30,277	20,353
Warner Building	55.0 %	8,775	2,715
Fairfax Square	20.0 %	5,368	6,343
1101 17th Street	55.0 %	-	20,407
Other partially owned office			
buildings	Various	9,315	11,547
Other investments:			
Downtown Crossing, Boston	50.0 %	48,122	46,691
Monmouth Mall	50.0 %	7,205	7,536
	n/a	-	59,801

Verde Realty Operating Partnership⁽³⁾ Independence Plaza Partnership⁽⁴⁾

Partnership ⁽⁴⁾	n/a	-	48,511
Other investments ⁽⁵⁾	Various	147,187	140,061
		\$ 1,226,256	\$ 1,233,650

- (1) 32.7% at December 31, 2011.
- (2) 12.0% at December 31, 2011.
- In 2012, we converted our 2,015,151 units in Verde Realty Operating Partnership into 2,015,151 common shares of Verde Realty ("Verde"), which we sold for \$13.85 per share, or \$27,910 in the aggregate. Accordingly, we recognized a \$4,936 impairment loss in the third quarter, based on the difference between the carrying amount of the investment and the cash received. We have reclassified the \$25,000 of convertible senior debentures that we continue to own to "other assets" on our consolidated balance sheets.
- (4) On December 21, 2012, we acquired a 58.75% interest in Independence Plaza and began to consolidate the accounts of the property into our consolidated financial statements from the date of acquisition (see page 142 for details).
- (5) Includes interests in 85 10th Avenue, Farley Project, Suffolk Downs, Dune Capital L.P., Fashion Centre Mall and others.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

6. Investments in Partially Owned Entities – continued

Below is a schedule of income from partially owned entities for the years ended December 31, 2012, 2011 and 2010.

(Amounts in thousands)	Percentage Ownership at December 31,	For the Ye	For the Year Ended December 31,			
Our Share of Net Income (Loss):	2012	2012	2011	2010		
Toys: Equity in net income before income taxes Income tax benefit Equity in net income Non-cash impairment loss (see page 146	32.6 %	\$ 28,638 16,629 45,267	\$ 38,460 1,132 39,592	\$ 16,401 45,418 61,819		
for details) Management fees		(40,000) 9,592 \$ 14,859	8,948 \$ 48,540	9,805 \$ 71,624		
Alexander's: Equity in net income Management, leasing and development	32.4 %	\$ 24,709	\$ 25,013	\$ 20,059		
fees ⁽¹⁾ Gain on sale of real estate		13,748 179,934 218,391	7,417 - 32,430	7,556 - 27,615		
Lexington: Equity in net (loss) Net gain resulting from Lexington's stock issuance and asset acquisition	10.5 %	(23) 28,763 28,740	(1,409) 9,760 8,351	(2,692) 13,710 11,018		
LNR (acquired in July 2010): Equity in net income Income tax benefit, assets sales and tax settlement gains	26.2 %	66,270 - 66,270	31,409 27,377 58,786	1,973 - 1,973		
India real estate ventures Equity in net (loss) Impairment loss	4.0%-36.5%	(5,008) - (5,008)	(1,087) (13,794) (14,881)	2,581 - 2,581		
Partially owned office buildings:	55 O 01					

Warner Building: 55.0 %

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Equity in net (loss)		(10,186)	(9,853)	(344)
Straight-line reserves and write-off				
of tenant improvements		-	(9,022)	-
•		(10,186)	(18,875)	(344)
280 Park Avenue (acquired in May 2011)	49.5 %	(11,510)	(18,079)	-
666 Fifth Avenue Office Condominium				
(acquired in December 2011)	49.5 %	7,009	198	-
330 Madison Avenue	25.0 %	3,609	2,126	2,059
1101 17th Street	55.0 %	2,576	2,740	416
One Park Avenue (acquired in March				
2011)	30.3 %	1,123	(1,142)	-
West 57th Street properties	50.0 %	1,014	876	(10,990)
Rosslyn Plaza	43.7%-50.4%	822	2,193	(2,419)
Fairfax Square	20.0 %	(132)	(42)	(28)
Other partially owned office buildings	Various	1,905	7,735	2,405
		(3,770)	(22,270)	(8,901)
Other investments:				
Independence Plaza Partnership				
(acquired in June 2011) (2)	n/a	111,865	2,457	-
Verde Realty Operating Partnership (3)	n/a	(5,703)	1,661	(537)
Monmouth Mall	50.0 %	1,429	2,556	1,952
Downtown Crossing, Boston	50.0 %	(1,309)	(1,461)	(1,155)
Other investments (4)	Various	(2,638)	2,443	(13,677)
		103,644	7,656	(13,417)
		\$ 408,267	\$ 70,072	\$ 20,869

^{(1) 2012} includes \$6,423 of commissions in connection with the sale of real estate.

^{(2) 2012} includes \$105,366 of income comprised of (i) \$60,396 from the accelerated amortization of discount on investment in subordinated debt of the property and (ii) a \$44,970 purchase price fair value adjustment from the exercise of a warrant to acquire 25% of the equity interest in the property (see page 142 for details).

^{(3) 2012} includes a \$4,936 impairment loss (see note 3 on page 150).

^{(4) 2011} includes a \$12,525 net gain from Suffolk Downs' sale of a partial interest.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

6. Investments in Partially Owned Entities - continued

Below is a summary of the debt of our partially owned entities as of December 31, 2012 and 2011, none of which is recourse to us.

	Percentage Ownership		Interest	Interest 100% of				
	at December		Rate at December	P	artially Owne	d En	tities' Debt at	
(Amounts in thousands)	31, 2012 32.6 % ⁽¹⁾	Maturity	31, 2012	D	December 31, 2012		December 31, 2011	
Toys: Notes, loans and mortgages payable	32.0 %(1)	2013-2021	7.34 %	\$	5,683,733	\$	6,047,521	
Alexander's: Mortgages payable	32.4 %	2013-2018	3.87 %	\$	1,065,916	\$	1,330,932	
Lexington: Mortgages payable	10.5 %(2)	2015-2037	5.29 %	\$	1,994,179	\$	1,712,750	
LNR: Mortgages payable Liabilities of consolidated	26.2 %	2013-2031	4.62 %	\$	309,787	\$	353,504	
CMBS and CDO trusts		n/a	5.40 %	\$	97,211,734 97,521,521	\$	127,348,336 127,701,840	
Partially owned office buildings: 666 Fifth Avenue Office								
Condominium mortgage payable 280 Park Avenue	49.5 %	02/19	6.76 %	\$	1,109,700	\$	1,035,884	
mortgage payable Warner Building	49.5 %	06/16	6.65 %		738,228		737,678	
mortgage payable One Park Avenue	55.0 %	05/16	6.26 %		292,700		292,700	
mortgage payable 330 Madison Avenue	30.3 %	03/16	5.00 %		250,000		250,000	
mortgage payable Fairfax Square mortgage	25.0 %	06/15	1.71 %		150,000		150,000	
payable	20.0 % 55.0 %	12/14 01/18	7.00 % 1.46 %		70,127 31,000		70,974	

	7th Street					
•	ige payable 7th Street					
	ties mortgages					
payable	~ ~	50.0 %	02/14	4.94 %	20,434	21,864
* *	n Plaza mortgage	2010 /6	0 2 , 1 .	, . , .	20,	21,00
payabl	~ ~	43.7%-50.4%	01/12	n/a	-	56,680
Other		Various	Various	6.37 %	69,704	70,230
					\$ 2,731,893	\$ 2,686,010
India Real Est	tate Ventures:					
TCG U	Jrban Infrastructur	e				
Holdin	gs mortgages					
	payable	25.0 %	2013-2022	13.22 %	\$ 236,579	\$ 226,534
Other:						
	outh Mall mortgag	ge				
payabl		50.0 %	09/15	5.44 %	\$ 159,896	\$ 162,153
Verde	Realty Operating					
Partner	rship mortgages					
	payable	n/a	n/a	n/a	-	340,378
Other ⁽³	3)	Various	Various	5.02 %	990,647	992,872
					\$ 1,150,543	\$ 1,495,403

- (1) 32.7% at December 31, 2011.
- (2) 12.0% at December 31, 2011.
- (3) Includes interests in Suffolk Downs, Fashion Centre Mall and others.

Based on our ownership interest in the partially owned entities above, our pro rata share of the debt of these partially owned entities, was \$29,443,128,000 and \$37,531,298,000 as of December 31, 2012 and 2011, respectively. Excluding our pro rata share of LNR's liabilities related to consolidated CMBS and CDO trusts, which are non-recourse to LNR and its equity holders, including us, our pro rata share of partially owned entities debt was \$3,998,929,000 and \$4,199,145,000 at December 31, 2012 and 2011, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

7. Mortgage and Mezzanine Loans Receivable

On October 19, 2012, we acquired a 25% participation in a \$475,000,000 first mortgage and mezzanine loan for the acquisition and redevelopment of a 10-story retail building at 701 Seventh Avenue in Times Square. The loan has an interest rate of LIBOR plus 10.2%, with a LIBOR floor of 1.0%. Of the \$475,000,000, we have funded \$93,750,000, representing our 25% share of the \$375,000,000 that has been funded. \$25,000,000, our 25% share of the remaining \$100,000,000, will be funded during the development of the property.

As of December 31, 2012 and 2011, the carrying amount of mortgage and mezzanine loans receivable was \$225,359,000 and \$133,948,000, respectively. These loans have a weighted average interest rate of 10.28% and maturities ranging from August 2014 to May 2016.

8. Discontinued Operations

2012 Activity:

Merchandise Mart

On January 6, 2012, we completed the sale of 350 West Mart Center, a 1.2 million square foot office building in Chicago, Illinois, for \$228,000,000 in cash, which resulted in a net gain of \$54,911,000.

On June 22, 2012, we completed the sale of L.A. Mart, a 784,000 square foot showroom building in Los Angeles, California, for \$53,000,000, of which \$18,000,000 was cash and \$35,000,000 was nine-month seller financing at 6.0%, which was paid on December 28, 2012.

On July 26, 2012, we completed the sale of the Washington Design Center, a 393,000 square foot showroom building in Washington, DC and the Canadian Trade Shows, for an aggregate of \$103,000,000 in cash. The sale of the Canadian Trade Shows resulted in an after-tax net gain of \$19,657,000.

On December 31, 2012, we completed the sale of the Boston Design Center, a 554,000 square foot showroom building in Boston, Massachusetts, for \$72,400,000 in cash, which resulted in a net gain of \$5,252,000.

Washington, DC

On July 26, 2012, we completed the sale of 409 Third Street S.W., a 409,000 square foot office building in Washington, DC, for \$200,000,000 in cash, which resulted in a net gain of \$126,621,000. This building is contiguous to the Washington Design Center and was sold to the same purchaser.

On November 7, 2012, we completed the sale of three office buildings ("Reston Executive") located in suburban Fairfax County, Virginia, containing 494,000 square feet for \$126,250,000, which resulted in a net gain of \$36,746,000.

Retail Properties

On February 13, 2013, we entered into an agreement to sell the Plant, a power strip shopping center in San Jose, California, for \$203,000,000. The sale will result in net proceeds of approximately \$93,000,000 after repaying the existing loan and closing costs, and a financial statement gain of approximately \$33,000,000. The sale, which is subject to customary closing conditions, is expected to be completed by the second quarter of 2013.

On January 24, 2013, we completed the sale of the Green Acres Mall located in Valley Stream, New York, for \$500,000,000, which resulted in net proceeds of \$185,000,000, after repaying the existing loan and closing costs. The financial statement gain of \$205,000,000 will be recognized in the first quarter of 2013 and the tax gain of \$304,000,000 has been deferred as part of a like-kind exchange.

In 2012, we sold 12 non-core retail properties in separate transactions, for an aggregate of \$157,000,000 in cash, which resulted in a net gain aggregating \$22,266,000. In addition, we have entered into an agreement to sell a building on Market Street, Philadelphia, which is part of the Gallery at Market East for \$60,000,000, which will result in a net gain of approximately \$35,000,000. The sale, which is subject to customary closing conditions, is expected to be completed in the first quarter of 2013.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

8.	Discontinued Operations- continued
<u>201</u>	<u>1 Activity</u> :
\$83	ring 2011, we completed the disposition of the High Point Complex in North Carolina, which resulted in an 3,907,000 net gain on extinguishment of debt and sold three non-core retail properties and two office buildings in shington, DC for an aggregate of \$168,000,000 in cash, which resulted in a net gain aggregating \$51,623,000.
<u>201</u>	<u>0 Activity</u> :
	ring 2010, we completed the disposition of the Cannery, a retail property in California, and sold the fee interest in d located in Arlington County, Virginia, known as Pentagon Row, to the tenants for an aggregate of \$14,992,000 in h.
exp "inc and stat	accordance with the provisions of ASC 360, <i>Property, Plant, and Equipment</i> , we have reclassified the revenues and benses of all the properties discussed above, as well as certain other properties that are currently held for sale to come from discontinued operations" and the related assets and liabilities to "assets related to discontinued operations" for all of the periods presented in the accompanying financial ements. The net gains resulting from the sale of the properties below are included in "income from discontinued trations" on our consolidated statements of income.
	e tables below set forth the assets and liabilities related to discontinued operations at December 31, 2012 and 2011, their combined results of operations for the years ended December 31, 2012, 2011 and 2010.
	Assets Related to Liabilities Related to

Discontinued Operations as of

December 31,

2011

2012

(Amounts in thousands)

Discontinued Operations as of

December 31,

2011

2012

Retail	\$ 340,977	\$ 474,402	\$ 315,448	\$ 339,724
Washington, DC	-	152,568	-	93,000
Merchandise Mart	7,759	385,381	-	74,236
Other	25,740	37,292	-	-
Total	\$ 374,476	\$ 1,049,643	\$ 315,448	\$ 506,960

(Amounts in thousands)	For the Year Ended December 31,			
		2012	2011	2010
Total revenues	\$	147,404	\$ 230,314	\$ 267,008
Total expenses		102,479	175,930	227,626
		44,925	54,384	39,382
Net gains on sale of real estate		245,799	51,623	2,506
Gain on sale of Canadian Trade Shows, net of				
\$11,448 of				
income taxes		19,657	-	-
Impairment losses and litigation loss accrual		(24,439)	(28,799)	(35,056)
Net gain on extinguishment of High Point debt		-	83,907	-
Income from discontinued operations	\$	285,942	\$ 161,115	\$ 6,832
	154			

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

9. Identified Intangible Assets and Liabilities

The following summarizes our identified intangible assets (primarily acquired above-market leases) and liabilities (primarily acquired below-market leases) as of December 31, 2012 and 2011.

	Balance as of				
	Decer	nber 31,	Decen	nber 31,	
(Amounts in thousands)	2	012	20	011	
Identified intangible assets:					
Gross amount	\$	726,981	\$	631,162	
Accumulated amortization		(356,379)		(343,318)	
Net	\$	370,602	\$	287,844	
Identified intangible liabilities (included in					
deferred revenue):					
Gross amount	\$	805,811	\$	838,103	
Accumulated amortization		(342,379)		(371,360)	
Net	\$	463,432	\$	466,743	

Amortization of acquired below-market leases, net of acquired above-market leases resulted in an increase to rental income of \$54,193,000, \$62,105,000 and \$65,373,000 for the years ended December 31, 2012, 2011 and 2010, respectively. Estimated annual amortization of acquired below-market leases, net of acquired above-market leases for each of the five succeeding years commencing January 1, 2013 is as follows:

(Amounts in thousands)	
2013	\$ 45,098
2014	39,304
2015	36,533
2016	34,088
2017	28,610

Amortization of all other identified intangible assets (a component of depreciation and amortization expense) was \$51,244,000, \$54,126,000 and \$56,949,000 for the years ended December 31, 2012, 2011 and 2010, respectively. Estimated annual amortization of all other identified intangible assets including acquired in-place leases, customer relationships, and third party contracts for each of the five succeeding years commencing January 1, 2013 is as follows:

(Amounts in thousands)	
2013	\$ 47,959
2014	29,785
2015	24,812
2016	22,300
2017	19,735

We are a tenant under ground leases at certain properties. Amortization of these acquired below-market leases, net of above-market leases resulted in an increase to rent expense of \$1,712,000, \$1,377,000 and \$2,157,000 for the years ended December 31, 2012, 2011 and 2010, respectively. Estimated annual amortization of these below-market leases, net of above-market leases for each of the five succeeding years commencing January 1, 2013 is as follows:

(Amounts in thousands)	
2013	\$ 2,933
2014	2,918
2015	2,918
2016	2,918
2017	2,918
1:	55

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

10. Debt

The following is a summary of our debt:

(Amounts in thousands)			Interest Rate at December	Balance at		
			31,	December 31,	December 31,	
		Maturity	,	,	,	
Mortgages payabl	e:	(1)	2012	2012	2011	
Fixed rate:						
New York	:					
	1290 Avenue of the Americas					
	$(70\% \text{ owned})^{(2)}$	11/22	3.34 %	\$ 950,000	\$ 413,111	
	Two Penn Plaza	03/18	5.13 %	425,000	425,000	
	770 Broadway	03/16	5.65 %	353,000	353,000	
	888 Seventh Avenue	01/16	5.71 %	318,554	318,554	
	350 Park Avenue ⁽³⁾	01/17	3.75 %	300,000	430,000	
	909 Third Avenue	04/15	5.64 %	199,198	203,217	
	828-850 Madison Avenue					
	Condominium - retail	06/18	5.29 %	80,000	80,000	
	510 5th Avenue - retail	01/16	5.60 %	31,253	31,732	
Washingto	n, DC:					
	Skyline Properties ⁽⁴⁾	02/17	5.74 %	704,957	678,000	
	River House Apartments	04/15	5.43 %	195,546	195,546	
	2101 L Street ⁽⁵⁾	08/24	3.97 %	150,000	-	
	2121 Crystal Drive	03/23	5.51 %	150,000	150,000	
	Bowen Building	06/16	6.14 %	115,022	115,022	
	1215 Clark Street, 200 12th					
	Street and 251 18th Street	01/25	7.09 %	105,724	108,423	
	West End 25	06/21	4.88 %	101,671	101,671	
	Universal Buildings	04/14	6.50 %	93,226	98,239	
	2011 Crystal Drive	08/17	7.30 %	79,624	80,486	
	1550 and 1750 Crystal Drive	11/14	7.08 %	74,053	76,624	
	220 20th Street	02/18	4.61 %	73,939	75,037	
	2231 Crystal Drive	08/13	7.08 %	41,298	43,819	
	1225 Clark Street	08/13	7.08 %	24,834	26,211	
	1235 Clark Street	n/a	n/a	-	51,309	
	1750 Pennsylvania Avenue	n/a	n/a	-	44,330	

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Retail Properties:

	Cross-collateralized mortgages				
	on 40 strip shopping centers	09/20	4.23 %	573,180	585,398
	Montehiedra Town Center	07/16	6.04 %	120,000	120,000
	Broadway Mall	07/13	5.30 %	85,180	87,750
	North Bergen (Tonnelle Avenue)	01/18	4.59 %	75,000	75,000
	Las Catalinas Mall	11/13	6.97 %	54,101	55,912
	Other	06/14-05/36	5.12%-7.30%	86,641	95,541
Merchandi	se Mart:				
	Merchandise Mart	12/16	5.57 %	550,000	550,000
Other:					
	555 California Street (70%				
	owned)	09/21	5.10 %	600,000	600,000
	Borgata Land	02/21	5.14 %	60,000	60,000
Total fixed rate mor	rtgages payable		5.07 %	\$ 6,771,001	\$ 6,328,932

See notes on page 158.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

10. Debt - continued

				Interest					
(Amounts in the	ousands)		G 1	Rate at	Balai	nce at			
			Spread	December	D 1 44	D 1 24			
		N /L 4 *4	over	31,	December 31,	December 31,			
M4		Maturity	LIDOD	2012	2012	2011			
Mortgages pay Variable rate:		(1)	LIBOR	2012	2012	2011			
New Yo									
New 10									
	Independence Plaza	00/12	1 . 02	1 15 07	¢ 224.225	¢.			
	(58.75% owned)	08/13	L+92	1.15 %	\$ 334,225	\$ -			
	Eleven Penn Plaza	01/19	L+235	2.56 %	330,000	330,000			
	100 West 33rd Street -	00/15	T 050	0.71 %	225 000	222 000			
	office and retail ⁽⁶⁾	03/17	L+250	2.71 %	325,000	232,000			
	4 Union Square South -								
	retail ⁽⁷⁾	11/19	L+215	2.36 %	120,000	75,000			
	435 Seventh Avenue (8)	08/19	L+225	2.46 %	98,000	51,353			
	866 UN Plaza	05/16	L+125	1.46 %	44,978	44,978			
Washing	gton, DC:								
	River House Apartments	04/18	n/a ⁽⁹⁾	1.63 %	64,000	64,000			
	2200/2300 Clarendon								
	Boulevard	01/15	L+75	0.96 %	47,353	53,344			
	1730 M and 1150 17th								
	Street	06/14	L+140	1.61 %	43,581	43,581			
	2101 L Street (5)	n/a	n/a	n/a	-	150,000			
Retail P	roperties:								
	Bergen Town Center	03/13	L+150	1.71 %	282,312	283,590			
	San Jose Strip Center	03/13	L+400	4.25 %	104,856	112,476			
	Cross-collateralized				,	,			
	mortgages on 40 strip								
	shopping centers (10)	09/20	L+136 (10)	2.36 %	60,000	60,000			
	Beverly Connection	n/a	n/a	n/a	-	100,000			
	Other	03/13	L+375	3.97 %	19,126	19,876			
Other:									
	220 Central Park South	10/13	L+275	2.96 %	123,750	123,750			
Total va	riable rate mortgages payable			2.22 %	1,997,181	1,743,948			
	ortgages payable			4.42 %	\$8,768,182	\$8,072,880			
10tai III	origages payable			7.72 /0	ψ0,700,102	Ψ0,072,000			

Senior unsecured notes:

Senior unsecured notes due 2015	04/15		4.25 %	\$	499,627	\$	499,462
Senior unsecured notes due 2039 (11)	10/39		7.88 %		460,000		460,000
Senior unsecured notes due 2022	01/22		5.00 %		398,381		398,199
Total senior unsecured notes			5.70 %	\$1	,358,008	\$1	,357,661
Unsecured revolving credit facilities ⁽¹²⁾							
\$1.25 billion unsecured revolving							
credit facility							
(\$22,807 reserved for							
outstanding letters of credit)	06/16	L+135	1.53 %	\$	20,000	\$	-
\$1.25 billion unsecured revolving							
credit facility	11/16	L+125	1.43 %	1	,150,000		138,000
Total unsecured revolving credit							
facilities			1.43 %	\$1	,170,000	\$	138,000
3.88% Exchangeable senior debentures ⁽¹³⁾	n/a		n/a	\$		\$	497,898
5.00 % Exchangeable Sellior dependires(22)	11/8		11/a	Ф	-	Ф	491,090
2.85% Convertible senior debentures ⁽¹³⁾	n/a		n/a	\$	_	\$	10,168
			=2.00	7		4	

See notes on the following page.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

10. Debt - continued

(4)

(5)

Notes to preceding tabular information (Amounts in thousands):

(1) Represents the extended maturity for certain loans in which we have the

unilateral right, ability and intent to extend.

On November 8, 2012, we completed a \$950,000 refinancing of this property. The 10-year fixed rate interest-only loan bears interest at 3.34%. The

partnership retained net proceeds of approximately \$522,000, after repaying

the existing loan and closing costs.

On January 9, 2012, we completed a \$300,000 refinancing of this property. The five-year fixed rate loan bears interest at 3.75% and amortizes based on a 30-year schedule beginning in the third year. The proceeds of the new loan and \$132,000 of existing cash were used to repay the existing loan and

closing costs.

In the first quarter of 2012, we notified the lender that due to scheduled lease expirations resulting primarily from the effects of the Base Realignment and Closure statute, the Skyline properties had a 26% vacancy rate and rising (49.8% as of December 31, 2012) and, accordingly, cash flows are expected to decrease. As a result, our subsidiary that owns these properties does not

have and is not expected to have for some time sufficient funds to pay all of its current obligations, including interest payments to the lender. Based on the projected vacancy and the significant amount of capital required to re-tenant these properties, at our request, the mortgage loan was transferred to the special servicer. In the second quarter of 2012, we entered into a forbearance agreement with the special servicer to apply cash flows of the property, before interest on the loan, towards the repayment of \$4,000 of tenant improvements and leasing commissions we funded in connection with a new

lease at these properties, which was repaid in the third quarter. The forbearance agreement was amended January 31, 2013, to extend its maturity through April 1, 2013 and provides for interest shortfalls to be deferred and added to the principal balance of the loan and not give rise to a loan default. As of December 31, 2012, the deferred interest amounted to \$26,957. We

continue to negotiate with the special servicer to restructure the terms of the

loan.

On July 26, 2012, we completed a \$150,000 refinancing of this property. The

12-year fixed rate loan bears interest at 3.97% and amortizes based on a

30-year schedule beginning in the third year.

(6)	On March 5, 2012, we completed a \$325,000 refinancing of this property. The three-year loan bears interest at LIBOR plus 2.50% and has two one-year extension options. We retained net proceeds of approximately \$87,000, after repaying the existing loan and closing costs.
(7)	On November 16, 2012, we completed a \$120,000 refinancing of this property. The seven-year loan bears interest at LIBOR plus 2.15% and amortizes based on a 30-year schedule beginning in the third year. We retained net proceeds of approximately \$42,000, after repaying the existing loan and closing costs.
(8)	On August 17, 2012, we completed a \$98,000 refinancing of this property. The seven-year loan bears interest at LIBOR plus 2.25%. We retained net proceeds of approximately \$44,000, after repaying the existing loan and closing costs.
(9)	Interest at the Freddie Mac Reference Note Rate plus 1.53%.
(10)	LIBOR floor of 1.00%.
(11)	May be redeemed at our option in whole or in part beginning on October 1, 2014, at a price equal to the principal amount plus accrued interest.
(12)	Our unsecured revolving credit facilities that mature in June 2016 and November 2016 require us to pay facility fees (drawn or undrawn) of 0.30% and 0.25%, respectively.
(13)	In April 2012, we redeemed all of the outstanding exchangeable and convertible senior debentures at par, for an aggregate of \$510,215 in cash.
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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

10. Debt – continued

The net carrying amount of properties collateralizing the mortgages payable amounted to \$10.4 billion at December 31, 2012. As of December 31, 2012, the principal repayments required for the next five years and thereafter are as follows:

	Senior Unsecured Debt and
	Revolving Credit
Mortgages Payable	Facilities
\$ 1,150,439	\$ -
231,117	-
584,802	500,000
1,585,247	1,170,000
1,347,018	-
3,874,900	860,000
	\$ 1,150,439 231,117 584,802 1,585,247 1,347,018

We may refinance our maturing debt as it comes due or choose to repay it.

11. Redeemable Noncontrolling Interests

Redeemable noncontrolling interests on our consolidated balance sheets represent Operating Partnership units held by third parties and are comprised of Class A units and Series D-15 and D-16 cumulative redeemable preferred units. Class A units may be tendered for redemption to the Operating Partnership for cash; we, at our option, may assume that obligation and pay the holder either cash or Vornado common shares on a one-for-one basis. Because the number of Vornado common shares outstanding at all times equals the number of Class A units owned by Vornado, the redemption value of each Class A unit is equivalent to the market value of one Vornado common share, and the quarterly distribution to a Class A unitholder is equal to the quarterly dividend paid to a Vornado common shareholder. Below are the details of Operating Partnership units held by third-parties that are included in "redeemable noncontrolling interests" as of December 31, 2012 and 2011.

Preferred or

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(Amounts in thousands, except units and									
per unit amounts)	Balance as of December 31,		Units Outs Decem	Per Unit Liquidation			Annual Distribution		
Unit Series	2012		2011	2012	2011	Pr	reference		Rate
Common:									
Class A	\$ 898,152	\$	934,677	11,215,682	12,160,771		N/A	\$	2.76
Perpetual Preferred: (1) 6.875% D-15 Cumulative									
Redeemable 5.00% D-16	\$ 45,000	\$	45,000	1,800,000	1,800,000	\$	25.00	\$	1.71875
Cumulative Redeemable 7.00% D-10	1,000		1,000	1	1	\$ 1,	00.000,000,	\$	50,000.00
Cumulative Redeemable ⁽²⁾ 6.75% D-14	-		80,000	-	3,200,000	\$	25.00	\$	1.75
Cumulative Redeemable ⁽²⁾	-		100,000	-	4,000,000	\$	25.00	\$	1.6875

1,800,001

9,000,001

46,000 \$ 226,000

⁽¹⁾ Holders may tender units for redemption to the Operating Partnership for cash at their stated redemption amount; we, at our option, may assume that obligation and pay the holders either cash or Vornado preferred shares on a one-for-one basis. These units are redeemable at our option at any time.

⁽²⁾ On July 19, 2012, we redeemed all of the outstanding 7.0% Series D-10 and 6.75% Series D-14 cumulative redeemable preferred units with an aggregate face amount of \$180,000 for \$168,300 in cash, plus accrued and unpaid distributions through the date of redemption.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

11. Redeemable Noncontrolling Interests - continued

Redeemable noncontrolling interests on our consolidated balance sheets are recorded at the greater of their carrying amount or redemption value at the end of each reporting period. Changes in the value from period to period are charged to "additional capital" in our consolidated statements of changes in equity. Below is a table summarizing the activity of redeemable noncontrolling interests.

\$ 1,327,974
55,912
(50,865)
(64,830)
(98,092)
(28,000)
18,578
1,160,677
45,263
(54,315)
(89,762)
52,117
(168,300)
(1,528)
\$ 944,152

Redeemable noncontrolling interests exclude our Series G convertible preferred units and Series D-13 cumulative redeemable preferred units, as they are accounted for as liabilities in accordance with ASC 480, *Distinguishing Liabilities and Equity*, because of their possible settlement by issuing a variable number of Vornado common shares. Accordingly, the fair value of these units is included as a component of "other liabilities" on our consolidated balance sheets and aggregated \$55,011,000 and \$54,865,000 as of December 31, 2012 and 2011, respectively.

12. Shareholders' Equity

Common Shares

As of December 31, 2012, there were 186,734,711 common shares outstanding. During 2012, we paid an aggregate of \$699,318,000 of common dividends comprised of quarterly common dividends of \$0.69 per share, and a special long-term capital gain dividend of \$1.00 per share. On January 17, 2013, we increased our quarterly common dividend to \$0.73 per share (a new indicated annual rate of \$2.92 per share).

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

12. Shareholders' Equity – continued

Preferred Shares

On July 11, 2012, we sold 12,000,000 5.70% Series K Cumulative Redeemable Preferred Shares at a price of \$25.00 per share in an underwritten public offering pursuant to an effective registration statement. We retained aggregate net proceeds of \$290,971,000, after underwriters' discounts and issuance costs and contributed the net proceeds to the Operating Partnership in exchange for 12,000,000 Series K Preferred Units (with economic terms that mirror those of the Series K Preferred Shares). Dividends on the Series K Preferred Shares are cumulative and payable quarterly in arrears. The Series K Preferred Shares are not convertible into, or exchangeable for, any of our properties or securities. On or after five years from the date of issuance (or sooner under limited circumstances), we may redeem the Series K Preferred Shares at a redemption price of \$25.00 per share, plus accrued and unpaid dividends through the date of redemption. The Series K Preferred Shares have no maturity date and will remain outstanding indefinitely unless redeemed by us.

On August 16, 2012, we redeemed all of the outstanding 7.0% Series E Cumulative Redeemable Preferred Shares at par, for an aggregate of \$75,000,000 in cash, plus accrued and unpaid dividends through the date of redemption.

The following table sets forth the details of our preferred shares of beneficial interest as of December 31, 2012 and 2011.

(Amounts in thousands, except share and

per share amounts)	Balan Decen	 	Shares Outstanding at December 31,			er Share Juidation	_	Annual Dividend	
Preferred Shares Convertible Preferred: 6.5% Series A: authorized 83,977	2012	2011	2012	2011	Pro	eference		Rate ⁽¹⁾	
shares ⁽²⁾ Cumulative Redeemable:	\$ 1,682	\$ 1,787	34,609	36,709	\$	50.00	\$	3.25	
Camalative Redecimation.	144,720	144,720	6,000,000	6,000,000	\$	25.00	\$	1.6875	

6.75% Series F: authorized 6,000,000 shares ⁽³⁾ 6.625% Series G: authorized								
8,000,000 shares ⁽⁴⁾	193,135	193,135	8,000,000	8,000,000	\$	25.00	\$	1.656
6.75% Series H: authorized 4,500,000	193,135	175,155	0,000,000	0,000,000	Ψ	23.00	Ψ	1.050
4,500,000 shares ⁽³⁾	108,549	108,549	4,500,000	4,500,000	\$	25.00	\$	1.6875
6.625% Series I: authorized 10,800,000	/-	,	, ,	, ,				
shares ⁽⁴⁾	262,379	262,379	10,800,000	10,800,000	\$	25.00	\$	1.656
6.875% Series J: authorized 9,850,000								
shares ⁽⁴⁾	238,842	238,842	9,850,000	9,850,000	\$	25.00	\$	1.71875
5.70% Series K: authorized 12,000,000								
shares ⁽⁴⁾	290,971	-	12,000,000	-	\$	25.00	\$	1.425
7.0% Series E: authorized 3,000,000								
shares ⁽⁴⁾	-	72,248	-	3,000,000	\$	25.00	\$	1.75
	\$ 1,240,278	\$ 1,021,660	51,184,609	42,186,709				

- (1) Dividends on preferred shares are cumulative and are payable quarterly in arrears.
- (2) Redeemable at our option, under certain circumstances, at a redemption price plus accrued and unpaid dividends or, convertible at anytime at the option of the holder for 1.4334 common shares per Series A Preferred Share.
- (3) Redeemed on February 19, 2013 (See Note 25 Subsequent Events).
- (4) Redeemable at our option at a redemption price of \$25.00 per share, plus accrued and unpaid dividends through the date of redemption.

Accumulated Other Comprehensive Income

Accumulated other comprehensive (loss) income was \$(18,946,000) and \$73,729,000 as of December 31, 2012 and 2011, respectively, and primarily consists of (i) accumulated unrealized gains from the mark-to-market of marketable securities classified as available-for-sale, (ii) our pro rata share of other comprehensive income of non-consolidated

subsidiaries and (iii) changes in the value of our interest rate swap.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

13. Fair Value Measurements

ASC 820, Fair Value Measurement and Disclosures defines fair value and establishes a framework for measuring fair value. The objective of fair value is to determine the price that would be received upon the sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (the exit price). ASC 820 establishes a fair value hierarchy that prioritizes observable and unobservable inputs used to measure fair value into three levels: Level 1 – quoted prices (unadjusted) in active markets that are accessible at the measurement date for assets or liabilities; Level 2 – observable prices that are based on inputs not quoted in active markets, but corroborated by market data; and Level 3 – unobservable inputs that are used when little or no market data is available. The fair value hierarchy gives the highest priority to Level 1 inputs and the lowest priority to Level 3 inputs. In determining fair value, we utilize valuation techniques that maximize the use of observable inputs and minimize the use of unobservable inputs to the extent possible, as well as consider counterparty credit risk in our assessment of fair value. Considerable judgment is necessary to interpret Level 2 and 3 inputs in determining the fair value of our financial and non-financial assets and liabilities. Accordingly, our fair value estimates, which are made at the end of each reporting period, may be different than the amounts that may ultimately be realized upon sale or disposition of these assets.

Financial Assets and Liabilities Measured at Fair Value on a Recurring Basis

Financial assets and liabilities that are measured at fair value on our consolidated balance sheets consist of (i) marketable securities, (ii) Real Estate Fund investments, (iii) the assets in our deferred compensation plan (for which there is a corresponding liability on our consolidated balance sheet), (iv) derivative positions in marketable equity securities, (v) interest rate swaps and (vi) mandatorily redeemable instruments (Series G-1 through G-4 convertible preferred units and Series D-13 cumulative redeemable preferred units). The tables below aggregate the fair values of these financial assets and liabilities by their levels in the fair value hierarchy at December 31, 2012 and 2011, respectively.

	As of December 31, 2012									
(Amounts in thousands)	Total	Level 1	Level 2	Level 3						
Marketable securities	\$ 398,188	\$ 398,188	\$ -	\$ -						
Real Estate Fund investments (75% of										
which is attributable to										
noncontrolling interests)	600,786	-	-	600,786						
Deferred compensation plan assets										
(included in other assets)	105,200	42,569	-	62,631						

J.C. Penney derivative position				
(included in other assets) ⁽¹⁾	11,165	-	11,165	-
Total assets	\$ 1,115,339	\$ 440,757	\$ 11,165	\$ 663,417
Mandatorily redeemable instruments				
(included in other liabilities)	\$ 55,011	\$ 55,011	\$ -	\$ -
Interest rate swap (included in other				
liabilities)	50,070	-	50,070	-
Total liabilities	\$ 105,081	\$ 55,011	\$ 50,070	\$ _

Represents the cash deposited with the counterparty in excess of the mark-to-market loss on the derivative position.

	As of December 31, 2011									
(Amounts in thousands)		Γotal	Level 1		Level 2		Level 3			
Marketable securities	\$	741,321	\$	741,321	\$	-	\$	-		
Real Estate Fund investments (75% of										
which is attributable to										
noncontrolling interests)		346,650		-		-		346,650		
Deferred compensation plan assets										
(included in other assets)		95,457		39,236		-		56,221		
J.C. Penney derivative position										
(included in other assets) ⁽¹⁾		30,600		-		30,600		-		
Total assets	\$	1,214,028	\$	780,557	\$	30,600	\$	402,871		
Mandatorily redeemable instruments										
(included in other liabilities)	\$	54,865	\$	54,865	\$	-	\$	-		
Interest rate swap (included in other										
liabilities)		41,114		-		41,114		-		
Total liabilities	\$	95,979	\$	54,865	\$	41,114	\$	-		

(1) Represents the mark-to-market gain on the derivative position.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

1	3	Fair	Value	Measurement	e - continued
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Financial Assets and Liabilities Measured at Fair Value on a Recurring Basis - continued

Real Estate Fund Investments

At December 31, 2012, our Real Estate Fund had nine investments with an aggregate fair value of \$600,786,000, or \$67,642,000 in excess of cost. These investments are classified as Level 3. We use a discounted cash flow valuation technique to estimate the fair value of each of these investments, which is updated quarterly by personnel responsible for the management of each investment and reviewed by senior management at each reporting period. The discounted cash flow valuation technique requires us to estimate cash flows for each investment over the anticipated holding period, which currently ranges from 1.6 to 6.2 years. Cash flows are derived from property rental revenue (base rents plus reimbursements) less operating expenses, real estate taxes and capital and other costs, plus projected sales proceeds in the year of exit. Property rental revenue is based on leases currently in place and our estimates for future leasing activity, which are based on current market rents for similar space plus a projected growth factor. Similarly, estimated operating expenses and real estate taxes are based on amounts incurred in the current period plus a projected growth factor for future periods. Anticipated sales proceeds at the end of an investment's expected holding period are determined based on the net cash flow of the investment in the year of exit, divided by a terminal capitalization rate, less estimated selling costs.

The fair value of each property is calculated by discounting the future cash flows (including the projected sales proceeds), using an appropriate discount rate and then reduced by the property's outstanding debt, if any, to determine the fair value of the equity in each investment. Significant unobservable quantitative inputs used in determining the fair value of each investment include capitalization rates and discount rates. These rates are based on the location, type and nature of each property, and current and anticipated market conditions, which are derived from original underwriting assumptions, industry publications and from the experience of our Acquisitions and Capital Markets departments. Significant unobservable quantitative inputs in the table below were utilized in determining the fair value of these Fund investments at December 31, 2012.

Weighted Average

		(based on fair
Unobservable Quantitative Input	Range	value of investments)
Discount rates	12.5% to 19.0%	14.7%
Terminal capitalization rates	5.3% to 6.3%	5.8%

The above inputs are subject to change based on changes in economic and market conditions and/or changes in use or timing of exit. Changes in discount rates and terminal capitalization rates result in increases or decreases in the fair values of these investments. The discount rates encompass, among other things, uncertainties in the valuation models with respect to terminal capitalization rates and the amount and timing of cash flows. Therefore, a change in the fair value of these investments resulting from a change in the terminal capitalization rate, may be partially offset by a change in the discount rate. It is not possible for us to predict the effect of future economic or market conditions on our estimated fair values.

The table below summarizes the changes in the fair value of Fund investments that are classified as Level 3, for the years ended December 31, 2012 and 2011.

Real Estate Fund Investments

	Real Estate Fund Investments					
	For The Year Ended December 31,					
(Amounts in thousands)	2012	2011				
Beginning balance	\$ 346,65	50 \$ 144,423				
Purchases	262,25	248,803				
Sales/Returns	(63,76	(2) (48,355)				
Realized gains		- 5,391				
Unrealized gains	55,36	51 11,995				
Other, net	28	36 (15,607)				
Ending balance	\$ 600,78	\$ 346,650				

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

13. Fair Value Measurements - continued

Financial Assets and Liabilities Measured at Fair Value on a Recurring Basis - continued

Deferred Compensation Plan Assets

Deferred compensation plan assets that are classified as Level 3 consist of investments in limited partnerships and investment funds, which are managed by third parties. We receive quarterly financial reports from a third-party administrator, which are compiled from the quarterly reports provided to them from each limited partnership and investment fund. The quarterly reports provide net asset values on a fair value basis which are audited by independent public accounting firms on an annual basis. The third-party administrator does not adjust these values in determining our share of the net assets and we do not adjust these values when reported in our consolidated financial statements.

The table below summarizes the changes in the fair value of Deferred Compensation Plan Assets that are classified as Level 3, for the years ended December 31, 2012 and 2011.

	Deferred Compensation Plan Assets For The Year Ended December 31,				
(Amounts in thousands)	20)12	20)11	
Beginning balance	\$	56,221	\$	47,850	
Purchases		9,951		25,692	
Sales		(8,367)		(18,801)	
Realized and unrealized gains		4,703		1,232	
Other, net		123		248	
Ending balance	\$	62,631	\$	56,221	

Fair Value Measurements on a Nonrecurring Basis

Assets measured at fair value on a nonrecurring basis on our consolidated balance sheets consist primarily of our investment in Toys "R" Us and real estate assets that have been written-down to estimated fair value during 2012 and 2011. See Note 2 – *Basis of Presentation and Significant Accounting Policies* for details of impairment losses recognized during 2012 and 2011. The fair values of these assets are determined using widely accepted valuation techniques, including (i) discounted cash flow analysis, which considers, among other things, leasing assumptions, growth rates, discount rates and terminal capitalization rates, (ii) income capitalization approach, which considers prevailing market capitalization rates, and (iii) comparable sales activity. Generally, we consider multiple valuation techniques when measuring fair values but in certain circumstances, a single valuation technique may be appropriate. The tables below aggregate the fair values of these assets by their levels in the fair value hierarchy.

		As of Decem	ber 31, 2012	
(Amounts in thousands)	Total	Level 1	Level 2	Level 3
Investment in Toys"R" Us	\$ 478,041	\$	\$	\$ 478,041
Real estate assets	189,529	-	-	189,529
Condominium units (included in other				
assets)	52,142	-	_	52,142
Total assets	\$ 719,712	\$ -	\$ -	\$719,712
		As of Decem	ber 31, 2011	
(Amounts in thousands)	Total	Level 1	Level 2	Level 3
Real estate assets	\$ 62,033	\$ -	\$ -	\$ 62,033

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

13. Fair Value Measurements – continued

Financial Assets and Liabilities not Measured at Fair Value

Financial assets and liabilities that are not measured at fair value on our consolidated balance sheets include cash equivalents (primarily U.S. Treasury Bills), mortgage and mezzanine loans receivable and our secured and unsecured debt. Estimates of the fair value of these instruments are determined by the standard practice of modeling the contractual cash flows required under the instrument and discounting them back to their present value at the appropriate current risk adjusted interest rate, which is provided by a third-party specialist. For floating rate debt, we use forward rates derived from observable market yield curves to project the expected cash flows we would be required to make under the instrument. The fair value of cash equivalents is classified as Level 1 and the fair value of our mortgage and mezzanine loans receivable is classified as Level 3. The fair value of our secured and unsecured debt are classified as Level 2. The table below summarizes the carrying amounts and fair value of these financial instruments as of December 31, 2012 and 2011.

	As of December 31, 2012		As of December 31, 201			, 2011		
	C	arrying		Fair	C	arrying		Fair
(Amounts in thousands)	Amount		Value		Amount		Value	
Cash equivalents	\$	543,000	\$	543,000	\$	-	\$	-
Mortgage and mezzanine loans								
receivable		225,359		221,446		133,948		128,581
	\$	768,359	\$	764,446	\$	133,948	\$	128,581
Debt:								
Mortgages payable	\$	8,768,182	\$	8,795,000	\$	8,072,880	\$	8,188,000
Senior unsecured								
notes		1,358,008		1,468,000		1,357,661		1,426,000
Revolving credit								
facility debt		1,170,000		1,170,000		138,000		138,000
Exchangeable senior								
debentures		_		-		497,898		510,000
Convertible senior						·		
debentures		_		-		10,168		10,000
	\$	11,296,190	\$	11,433,000	\$	10,076,607	\$	10,272,000

14. Variable Interest Entities

Consolidated Variable Interest Entities

As of December 31, 2012, we have variable interests in Independence Plaza (comprised of our equity interest and our preferred equity interest), which we acquired in December 2012 (see Note 3 – *Acquisitions*). We are required to consolidate our interests in this entity because we are deemed to be the primary beneficiary and have the power to direct the activities of the entity that most significantly affect economic performance and the obligation to absorb losses and right to receive benefits that could potentially be significant to the entity. The table below summarizes the assets and liabilities of the entity. The liabilities are secured only by the assets of the entity, and are non-recourse to us.

	As of December 31,					
(Amounts in thousands)	2	012	2011			
Total assets	\$	858,656	\$	-		
Total liabilities	\$	344,820	\$	_		

Unconsolidated Variable Interest Entities

As of December 31, 2012, we also have a variable interest in the Warner Building. We are not required to consolidate our interest in this entity because we are not deemed to be the primary beneficiary and the nature of our involvement in the activities of the entity does not give us power over decisions that significantly affect the entity's economic performance. We account for our interest in the entity under the equity method of accounting (see Note 6 – *Investments in Partially Owned Entities*). As of December 31, 2012 and 2011, the carrying amount of our investment in this entity was \$8,775,000 and \$2,715,000, respectively, and our maximum exposure to loss is limited to our investment in the entity.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

15. Stock-based Compensation

Our Omnibus Share Plan (the "Plan"), which was approved in May 2010, provides the Compensation Committee of the Board (the "Committee") the ability to grant incentive and non-qualified stock options, restricted stock, restricted Operating Partnership units and out-performance plan rewards to certain of our employees and officers. Under the Plan, awards may be granted up to a maximum of 6,000,000 shares, if all awards granted are Full Value Awards, as defined, and up to 12,000,000 shares, if all of the awards granted are Not Full Value Awards, as defined, plus shares in respect of awards forfeited after May 2010 that were issued pursuant to our 2002 Omnibus Share Plan. Full Value Awards are awards of securities, such as restricted shares, that, if all vesting requirements are met, do not require the payment of an exercise price or strike price to acquire the securities. Not Full Value Awards are awards of securities, such as options, that do require the payment of an exercise price or strike price. This means, for example, if the Committee were to award only restricted shares, it could award up to 6,000,000 restricted shares. On the other hand, if the Committee were to award only stock options, it could award options to purchase up to 12,000,000 shares (at the applicable exercise price). The Committee may also issue any combination of awards under the Plan, with reductions in availability of future awards made in accordance with the above limitations. As of December 31, 2012, we have approximately 5,136,000 shares available for future grants under the Plan, if all awards granted are Full Value Awards, as defined.

On March 30, 2012, the Committee approved the 2012 formulaic annual incentive program for our senior executive management team. Under the program, our senior executive management team, including our Chairman and our President and Chief Executive Officer, will have the ability to earn annual incentive payments (cash or equity) if and only if we achieve comparable funds from operations ("Comparable FFO") of at least 80% or more of the prior year Comparable FFO. Moreover, even if we achieve the stipulated Comparable FFO performance requirement, the Committee retains the right, consistent with best practices, to elect to make no payments under the program. Comparable FFO excludes the impact of certain non-recurring items such as income or loss from discontinued operations, the sale or mark-to-market of marketable securities or derivatives and early extinguishment of debt, restructuring costs and non-cash impairment losses, among others, and thus the Committee believes provides a better metric than total FFO for assessing management's performance for the year. Aggregate incentive awards earned under the program are subject to a cap of 1.25% of Comparable FFO for the year, with individual award allocations determined by the Committee based on an assessment of individual and overall performance.

In the years ended December 31, 2012, 2011 and 2010, we recognized an aggregate of \$30,588,000, \$28,853,000 and \$34,614,000, respectively, of stock-based compensation expense, which is included as a component of "general and administrative" expenses on our consolidated statements of income. The details of the various components of our stock-based compensation are discussed below.

Out-Performance Plans ("OPP Units")

On March 30, 2012, the Committee also approved the 2012 Out-Performance Plan, a multi-year, performance-based equity compensation plan (the "2012 OPP"). The aggregate notional amount of the 2012 OPP is \$40,000,000. Under the 2012 OPP, participants, including our Chairman and our President and Chief Executive Officer, have the opportunity to earn compensation payable in the form of equity awards if and only if we outperform a predetermined total shareholder return ("TSR") and/or outperform the market with respect to a relative TSR in any year during a three-year performance period. Specifically, awards under our 2012 OPP may be earned if we (i) achieve a TSR above that of the SNL US REIT Index (the "Index") over a one-year, two-year or three-year performance period (the "Relative Component"), and/or (ii) achieve a TSR level greater than 7% per annum, or 21% over the three-year performance period (the "Absolute Component"). To the extent awards would be earned under the Absolute Component of the 2012 OPP but we underperform the Index, such awards would be reduced (and potentially fully negated) based on the degree to which we underperform the Index. In certain circumstances, in the event we outperform the Index but awards would not otherwise be earned under the Absolute Component, awards may still be earned under the Relative Component. To the extent awards would otherwise be earned under the Relative Component but we fail to achieve at least a 6% per annum absolute TSR level, such awards would be reduced based on our absolute TSR performance, with no awards being earned in the event our TSR during the applicable measurement period is 0% or negative, irrespective of the degree to which we may outperform the Index. If the designated performance objectives are achieved, OPP Units are also subject to time-based vesting requirements. Dividends on awards issued accrue during the performance period and are paid to participants if and only if awards are ultimately earned based on the achievement of the designated performance objectives. Awards earned under the 2012 OPP vest 33% in year three, 33% in year four and 34% in year five. The fair value of the 2012 OPP on the date of grant, as adjusted for estimated forfeitures, was \$12,250,000, and is being amortized into expense over a five-year period from the date of grant, using a graded vesting attribution model.

In the years ended December 31, 2012, 2011 and 2010, we recognized \$2,826,000, \$740,000 and \$5,062,000, respectively, of compensation expense related to OPP Units. As of December 31, 2012, there was \$9,435,000 of total unrecognized compensation cost related to OPP Units, which will be recognized over a weighted-average period of 2.2 years. Distributions paid on unvested OPP Units are charged to "net income attributable to noncontrolling interests in the Operating Partnership" on our consolidated statements of income and amounted to \$8,000, \$32,000 and \$815,000 in 2012, 2011 and 2010, respectively.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

15. Stock-based Compensation - continued

Stock Options

Stock options are granted at an exercise price equal to the average of the high and low market price of our common shares on the NYSE on the date of grant, generally vest over four years and expire 10 years from the date of grant. Compensation expense related to stock option awards is recognized on a straight-line basis over the vesting period. In the years ended December 31, 2012, 2011 and 2010, we recognized \$8,638,000, \$8,794,000 and \$7,916,000, respectively, of compensation expense related to stock options that vested during each year. As of December 31, 2012, there was \$12,300,000 of total unrecognized compensation cost related to unvested stock options, which is expected to be recognized over a weighted-average period of 1.4 years.

Below is a summary of our stock option activity for the year ended December 31, 2012.

	Shares	Ave Exe	ghted- erage ercise rice	Weighted- Average Remaining Contractual Term	Aggregate Intrinsic Value
Outstanding at January 1, 2012	4,514,341	\$	60.96		
Granted	47,720		82.86		
Exercised	(1,120,193)		42.34		
Cancelled or expired	(81,796)		74.39		
Outstanding at December 31, 2012	3,360,072	\$	67.16	6.1	\$ 56,414,000
Options vested and expected to vest a	at				
December 31, 2012	3,353,953	\$	67.16	6.1	\$ 56,313,000
Options exercisable at December 31,					
2012	1,970,247	\$	68.02	5.4	\$ 32,914,000

The fair value of each option grant is estimated on the date of grant using an option-pricing model with the following weighted-average assumptions for grants in the years ended December 31, 2012, 2011 and 2010.

		December 31,	
	2012	2011	2010
Expected volatility	36.00 %	35.00 %	35.00 %
Expected life	5.0 years	7.1 years	7.9 years
Risk free interest			
rate	1.05 %	2.90 %	3.60 %
Expected dividend			
yield	4.30 %	4.40 %	4.90 %

The weighted average grant date fair value of options granted during the years ended December 31, 2012, 2011 and 2010 was \$17.50, \$21.42 and \$16.96, respectively. Cash received from option exercises for the years ended December 31, 2012, 2011 and 2010 was \$9,546,000, \$23,736,000 and \$25,338,000, respectively. The total intrinsic value of options exercised during the years ended December 31, 2012, 2011 and 2010 was \$40,887,000, \$39,348,000 and \$60,923,000, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

15. Stock-based Compensation - continued

Restricted Stock

Restricted stock awards are granted at the average of the high and low market price of our common shares on the NYSE on the date of grant and generally vest over four years. Compensation expense related to restricted stock awards is recognized on a straight-line basis over the vesting period. In the years ended December 31, 2012, 2011 and 2010, we recognized \$1,604,000, \$1,814,000 and \$1,432,000, respectively, of compensation expense related to restricted stock awards that vested during each year. As of December 31, 2012, there was \$2,823,000 of total unrecognized compensation cost related to unvested restricted stock, which is expected to be recognized over a weighted-average period of 1.6 years. Dividends paid on unvested restricted stock are charged directly to retained earnings and amounted to \$200,000, \$185,000 and \$115,000 for the years ended December 31, 2012, 2011 and 2010, respectively.

Below is a summary of our restricted stock activity under the Plan for the year ended December 31, 2012.

Unvested Shares	Shares	W	eighted-Average Grant-Date Fair Value
Unvested at January 1,	Shares		ran value
2012	61,228	\$	79.28
Granted	11,060		83.96
Vested	(22,297)		83.61
Cancelled or expired	(1,971)		72.97
Unvested at December 31,			
2012	48,020		78.61

Restricted stock awards granted in 2012, 2011 and 2010 had a fair value of \$929,000, \$1,042,000 and \$3,922,000, respectively. The fair value of restricted stock that vested during the years ended December 31, 2012, 2011 and 2010 was \$1,864,000, \$2,031,000 and \$2,186,000, respectively.

Restricted Operating Partnership Units ("OP Units")

OP Units are granted at the average of the high and low market price of our common shares on the NYSE on the date of grant, vest ratably over four years and are subject to a taxable book-up event, as defined. Compensation expense related to OP Units is recognized ratably over the vesting period using a graded vesting attribution model. In the years ended December 31, 2012, 2011 and 2010, we recognized \$17,520,000, \$17,505,000 and \$20,204,000, respectively, of compensation expense related to OP Units that vested during each year. As of December 31, 2012, there was \$16,853,000 of total remaining unrecognized compensation cost related to unvested OP Units, which is expected to be recognized over a weighted-average period of 1.5 years. Distributions paid on unvested OP Units are charged to "net income attributable to noncontrolling interests in the Operating Partnership" on our consolidated statements of income and amounted to \$3,203,000, \$2,567,000 and \$2,285,000 in 2012, 2011 and 2010, respectively.

Below is a summary of restricted OP unit activity under the Plan for the year ended December 31, 2012.

		W	eighted-Average Grant-Date	
Unvested Units	Units	Fair Value		
Unvested at January 1,				
2012	699,659	\$	65.29	
Granted	209,663		78.52	
Vested	(235,245)		63.82	
Cancelled or expired	(33,407)		75.93	
Unvested at December 31,				
2012	640,670		69.61	

OP Units granted in 2012, 2011 and 2010 had a fair value of \$16,464,000, \$18,727,000 and \$31,437,000, respectively. The fair value of OP Units that vested during the years ended December 31, 2012, 2011 and 2010 was \$15,014,000, \$10,260,000 and \$14,087,000, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

16. Fee and Other Income

The following table sets forth the details of our fee and other income:

(Amounts in thousands)	For the Year Ended December 31,					
	2012		2011		2010	
BMS cleaning fees	\$	67,584	\$	61,754	\$	58,053
Signage revenue		20,892		19,823		18,618
Management and leasing fees		21,867		21,801		21,686
Lease termination fees		2,361		16,334		14,818
Other income		31,845		30,037		33,780
	\$	144,549	\$	149,749	\$	146,955

Management and leasing fees include management fees from Interstate Properties, a related party, of \$794,000, \$787,000, and \$815,000 for the years ended December 31, 2012, 2011, and 2010, respectively. The above table excludes fee income from partially owned entities, which is typically included in "income from partially owned entities" (see Note 6 – *Investments in Partially Owned Entities*).

17. Interest and Other Investment (Loss) Income, Net

The following table sets forth the details of our interest and other investment (loss) income:

(Amounts in thousands)	For the Year Ended December 31,				
	2012	2011	2011		10
Non-cash impairment loss on J.C. Penney owned					
shares	\$ (224,937)	\$	-	\$	-
(Loss) income from the mark-to-market of J.C.					
Penney derivative position	(75,815)	12,9	84	1	130,153
Interest on mortgage and mezzanine loans	13,861	14,0	123		10,319
Dividends and interest on marketable securities	11,979	29,5	87		25,772
Mark-to-market of investments in our deferred					
compensation plan (1)	6,809	1,6	558		8,049
	-	82,7	'44		53,100

Mezzanine loans loss reversal and net gain on disposition

disposition			
Other, net	7,158	7,788	7,874
	\$ (260,945)	\$ 148,784	\$ 235,267

⁽¹⁾ This income is entirely offset by the expense resulting from the mark-to-market of the deferred compensation plan liability, which is included in "general and administrative" expense.

18. Interest and Debt Expense

The following table sets forth the details of our interest and debt expense.

(Amounts in thousands)	For the Year Ended December 31,			
	2012		2010	
Interest expense	\$ 493,067	\$ 507,387	\$ 523,905	
Amortization of deferred financing costs	24,095	19,985	16,329	
Capitalized interest	(16,801)	(1,197)	(864)	
	\$ 500,361	\$ 526,175	\$ 539,370	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

19. Income Per Share

The following table provides a reconciliation of both net income and the number of common shares used in the computation of (i) basic income per common share - which utilizes the weighted average number of common shares outstanding without regard to dilutive potential common shares, and (ii) diluted income per common share - which includes the weighted average common shares and dilutive share equivalents. Dilutive share equivalents may include our Series A convertible preferred shares, employee stock options and restricted stock and exchangeable senior debentures in 2011 and 2010.

(Amounts in thousands, except per share amounts)	Year Ended December 31,		
Numerator:	2012	2011	2010
Income from continuing operations, net of			
income attributable to noncontrolling interests	\$ 347,392	\$ 511,478	\$ 641,520
Income from discontinued operations, net of	Ψ 317,372	Ψ 311,170	Ψ 011,520
income attributable to noncontrolling			
interests	269,868	150,824	6,363
Net income attributable to Vornado	617,260	662,302	647,883
Preferred share dividends	(76,937)	(65,531)	(55,534)
Discount on preferred share and unit	, ,	, ,	, , ,
redemptions	8,948	5,000	4,382
Net income attributable to common			
shareholders	549,271	601,771	596,731
Earnings allocated to unvested participating			
securities	(202)	(221)	(120)
Numerator for basic income per share	549,069	601,550	596,611
Impact of assumed conversions:			
Convertible preferred share dividends	113	124	160
Numerator for diluted income per share	\$ 549,182	\$ 601,674	\$ 596,771
Denominator:			
Denominator for basic income per share –			
weighted average shares	185,810	184,308	182,340
Effect of dilutive securities (1):			
Employee stock options and restricted			
share awards	670	1,658	1,748
Convertible preferred shares	50	55	71
Denominator for diluted income per share –			
weighted average shares and assumed			
conversions	186,530	186,021	184,159

INCOME PER COMMON SHARE - BASIC:

Income from continuing operations, net	\$ 1.50	\$ 2.44	\$ 3.24
Income from discontinued operations, net	1.45	0.82	0.03
Net income per common share	\$ 2.95	\$ 3.26	\$ 3.27
INCOME PER COMMON SHARE – DILUTED:			
Income from continuing operations, net	\$ 1.49	\$ 2.42	\$ 3.21
Income from discontinued operations, net	1.45	0.81	0.03
Net income per common share	\$ 2.94	\$ 3.23	\$ 3.24

(1) The effect of dilutive securities in the years ended December 31, 2012, 2011 and 2010 excludes an aggregate of 14,400, 18,896 and 19,684 weighted average common share equivalents, respectively, as their effect was anti-dilutive.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

20. Leases

As lessor:

We lease space to tenants under operating leases. Most of the leases provide for the payment of fixed base rentals payable monthly in advance. Office building leases generally require the tenants to reimburse us for operating costs and real estate taxes above their base year costs. Shopping center leases provide for pass-through to tenants the tenant's share of real estate taxes, insurance and maintenance. Shopping center leases also provide for the payment by the lessee of additional rent based on a percentage of the tenants' sales. As of December 31, 2012, future base rental revenue under non-cancelable operating leases, excluding rents for leases with an original term of less than one year and rents resulting from the exercise of renewal options, are as follows:

(Amounts in thousands)

Year Ending December 31:	
2013	\$ 1,842,355
2014	1,738,439
2015	1,578,559
2016	1,400,020
2017	1,249,904
Thereafter	6,134,903

These amounts do not include percentage rentals based on tenants' sales. These percentage rents approximated \$8,466,000, \$7,995,000 and \$7,339,000, for the years ended December 31, 2012, 2011 and 2010, respectively.

None of our tenants accounted for more than 10% of total revenues in any of the years ended December 31, 2012, 2011 and 2010.

Former Bradlees Locations

Pursuant to a Master Agreement and Guaranty, dated May 1, 1992, we were due \$5,000,000 of annual rent from Stop & Shop which was allocated to certain Bradlees former locations. On December 31, 2002, prior to the expiration of the leases to which the additional rent was allocated, we reallocated this rent to other former Bradlees leases also guaranteed by Stop & Shop. Stop & Shop contested our right to reallocate the rent. On November 7, 2011, the Court determined that we had a continuing right to allocate the annual rent to unexpired leases covered by the Master

Agreement and Guaranty and directed entry of a judgment in our favor ordering Stop & Shop to pay us the unpaid annual rent. At December 31, 2012, we had a \$47,900,000 receivable from Stop and Shop, which is included as a component of "tenant and other receivables" on our consolidated balance sheet. On February 6, 2013, we received \$124,000,000 pursuant to a settlement agreement with Stop & Shop (see Note 22 – *Commitments and Contingencies* – *Litigation*).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

20. Leases - continued

As lessee:

We are a tenant under operating leases for certain properties. These leases have terms that expire during the next thirty years. Future minimum lease payments under operating leases at December 31, 2012 are as follows:

(Amounts in thousands)	
Year Ending December 31:	
2013	\$ 41,524
2014	42,321
2015	41,074
2016	37,054
2017	37,968
Thereafter	1.229,169

Rent expense was \$43,528,000, \$35,436,000 and \$34,611,000 for the years ended December 31, 2012, 2011 and 2010, respectively.

We are also a lessee under a capital lease under which we will redevelop the retail and signage components of the Marriot Marquis Times Square Hotel. The lease has put/call options, which if exercised would lead to our ownership. Capitalized leases are recorded at the present value of future minimum lease payments or the fair market value of the property. Capitalized leases are depreciated on a straight-line basis over the estimated life of the asset or life of the related lease. Depreciation expense on capital leases is included in "depreciation and amortization" on our consolidated statements of income. As of December 31, 2012, future minimum lease payments under this capital lease are as follows:

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Year Ending December 31:		
2013	\$	12,500
2014		12,500
2015		12,500
2016		12,500
2017		12,500
Thereafter		359,792
Total minimum obligations		422,292
Interest portion	((182,292)

Present value of net minimum payments \$ 240,000

At December 31, 2012, the carrying amount of the property leased under the capital lease was \$249,285,000, which is included as a component of "development costs and construction in progress" on our consolidated balance sheet and present value of net minimum payments of \$240,000,000 is included in "other liabilities" on our consolidated balance sheet.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

21. Multiemployer Benefit Plans

Our subsidiaries make contributions to certain multiemployer defined benefit plans ("Multiemployer Pension Plans") and health plans ("Multiemployer Health Plans") for our union represented employees, pursuant to the respective collective bargaining agreements.

Multiemployer Pension Plans

Multiemployer Pension Plans differ from single-employer pension plans in that (i) contributions to multiemployer plans may be used to provide benefits to employees of other participating employers and (ii) if other participating employers fail to make their contributions, each of our participating subsidiaries may be required to bear its then pro rata share of unfunded obligations. If a participating subsidiary withdraws from a plan in which it participates, it may be subject to a withdrawal liability. As of December 31, 2012, our subsidiaries' participation in these plans were not significant to our consolidated financial statements.

In the years ended December 31, 2012, 2011 and 2010, our subsidiaries contributed \$10,683,000, \$10,168,000 and \$9,629,000, respectively, towards Multiemployer Pension Plans, which is included as a component of "operating" expenses on our consolidated statements of income. Our subsidiaries' contributions did not represent more than 5% of total employer contributions in any of these plans for the years ended December 31, 2012, 2011 and 2010.

Multiemployer Health Plans

Multiemployer Health Plans in which our subsidiaries participate provide health benefits to eligible active and retired employees. In the years ended December 31, 2012, 2011 and 2010, our subsidiaries contributed \$26,759,000, \$23,847,000 and \$21,664,000, respectively, towards these plans, which is included as a component of "operating" expenses on our consolidated statements of income.

22. Commitments and Contingencies

Insurance

We maintain general liability insurance with limits of \$300,000,000 per occurrence and all risk property and rental value insurance with limits of \$2.0 billion per occurrence, including coverage for terrorist acts, with sub-limits for certain perils such as floods. Our California properties have earthquake insurance with coverage of \$180,000,000 per occurrence, subject to a deductible in the amount of 5% of the value of the affected property, up to a \$180,000,000 annual aggregate.

Penn Plaza Insurance Company, LLC ("PPIC"), our wholly owned consolidated subsidiary, acts as a re-insurer with respect to all risk property and rental value insurance and a portion of our earthquake insurance coverage, and as a direct insurer for coverage for acts of terrorism, including nuclear, biological, chemical and radiological ("NBCR") acts, as defined by Terrorism Risk Insurance Program Reauthorization Act. Coverage for acts of terrorism (excluding NBCR acts) is fully reinsured by third party insurance companies and the Federal government with no exposure to PPIC. Coverage for NBCR losses is up to \$2.0 billion per occurrence, for which PPIC is responsible for a deductible of \$3,200,000 and 15% of the balance of a covered loss and the Federal government is responsible for the remaining 85% of a covered loss. We are ultimately responsible for any loss borne by PPIC.

We continue to monitor the state of the insurance market and the scope and costs of coverage for acts of terrorism. However, we cannot anticipate what coverage will be available on commercially reasonable terms in future policy years.

Our debt instruments, consisting of mortgage loans secured by our properties which are non-recourse to us, senior unsecured notes and revolving credit agreements contain customary covenants requiring us to maintain insurance. Although we believe that we have adequate insurance coverage for purposes of these agreements, we may not be able to obtain an equivalent amount of coverage at reasonable costs in the future. Further, if lenders insist on greater coverage than we are able to obtain it could adversely affect our ability to finance our properties and expand our portfolio.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

22. Commitments and Contingencies - continued

Other Commitments and Contingencies

Our mortgage loans are non-recourse to us. However, in certain cases we have provided guarantees or master leased tenant space. These guarantees and master leases terminate either upon the satisfaction of specified circumstances or repayment of the underlying loans. As of December 31, 2012, the aggregate dollar amount of these guarantees and master leases is approximately \$310,249,000.

At December 31, 2012, \$22,807,000 of letters of credit were outstanding under one of our revolving credit facilities. Our credit facilities contain financial covenants that require us to maintain minimum interest coverage and maximum debt to market capitalization ratios, and provide for higher interest rates in the event of a decline in our ratings below Baa3/BBB. Our credit facilities also contain customary conditions precedent to borrowing, including representations and warranties, and also contain customary events of default that could give rise to accelerated repayment, including such items as failure to pay interest or principal.

Each of our properties has been subjected to varying degrees of environmental assessment at various times. The environmental assessments did not reveal any material environmental contamination. However, there can be no assurance that the identification of new areas of contamination, changes in the extent or known scope of contamination, the discovery of additional sites, or changes in cleanup requirements would not result in significant costs to us.

Two of our wholly owned subsidiaries that are contracted to develop and operate the Cleveland Medical Mart and Convention Center, in Cleveland, Ohio, are required to fund \$11,500,000, primarily for tenant improvements, and they are responsible for operating expenses and are entitled to the net operating income, if any, upon the completion of development and the commencement of operations. As of December 31, 2012, our subsidiaries have funded \$1,100,000 of the commitment.

As of December 31, 2012, we expect to fund additional capital to certain of our partially owned entities aggregating approximately \$163,130,000.

Litigation

We are from time to time involved in legal actions arising in the ordinary course of business. In our opinion, after consultation with legal counsel, the outcome of such matters, including the matter referred to below, is not expected to have a material adverse effect on our financial position, results of operations or cash flows.

In 2003, Stop & Shop filed an action against us in the New York Supreme Court, claiming that we had no right to reallocate and therefore continue to collect \$5,000,000 (\$6,000,000 beginning February 1, 2012) of annual rent from Stop & Shop pursuant to a Master Agreement and Guaranty, because of the expiration of the leases to which the annual rent was previously allocated. Stop & Shop asserted that an order of the Bankruptcy Court for the Southern District of New York, as modified on appeal by the District Court, froze our right to reallocate and effectively terminated our right to collect the annual rent from Stop & Shop. We asserted a counterclaim seeking a judgment for all of the unpaid annual rent accruing through the date of the judgment and a declaration that Stop & Shop will continue to be liable for the annual rent as long as any of the leases subject to the Master Agreement and Guaranty remain in effect. A trial was held in November 2010. On November 7, 2011, the Court determined that we had a continuing right to allocate the annual rent to unexpired leases covered by the Master Agreement and Guaranty, and directed entry of a judgment in our favor ordering Stop & Shop to pay us the unpaid annual rent accrued through February 28, 2011 in the amount of \$37,422,000, a portion of the annual rent due from March 1, 2011 through the date of judgment, interest, and attorneys' fees. On December 16, 2011, a money judgment based on the Court's decision was entered in our favor in the amount of \$56,597,000 (including interest and costs). Stop & Shop appealed the Court's decision and the judgment and posted a bond to secure payment of the judgment. On January 12, 2012, we commenced a new action against Stop & Shop seeking recovery of \$2,500,000 of annual rent not included in the money judgment, plus additional annual rent as it accrues. At December 31, 2012, we had a \$47,900,000 receivable from Stop & Shop, which is included as a component of "tenant and other receivables" on our consolidated balance sheet. On February 6, 2013, we received \$124,000,000 pursuant to a settlement agreement with Stop & Shop. The settlement terminates our right to receive \$6,000,000 of additional annual rent under the 1992 agreement, for a period potentially through 2031. As a result of this settlement, we collected the aforementioned \$47,900,000 receivable and will recognize approximately \$59,000,000 of net income in the first quarter of 2013.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

23. Related Party Transactions
Alexander's
We own 32.4% of Alexander's. Steven Roth, the Chairman of our Board, and Michael D. Fascitelli, our President and Chief Executive Officer, are officers and directors of Alexander's. We provide various services to Alexander's in accordance with management, development and leasing agreements. These agreements are described in Note 6 - <i>Investments in Partially Owned Entities</i> .
Interstate Properties ("Interstate")
Interstate is a general partnership in which Mr. Roth is the managing general partner. David Mandelbaum and Russell B. Wight, Jr., Trustees of Vornado and Directors of Alexander's, are Interstate's two other partners. As of December 31, 2012, Interstate and its partners beneficially owned an aggregate of approximately 6.5% of the common shares of beneficial interest of Vornado and 26.3% of Alexander's common stock.
We manage and lease the real estate assets of Interstate pursuant to a management agreement for which we receive an annual fee equal to 4% of annual base rent and percentage rent. The management agreement has a term of one year and is automatically renewable unless terminated by either of the parties on 60 days' notice at the end of the term. We believe, based upon comparable fees charged by other real estate companies, that the management agreement terms are fair to us. We earned \$794,000, \$787,000, and \$815,000 of management fees under the agreement for the years ended December 31, 2012, 2011 and 2010.
Other
On March 8, 2012, Mr. Roth repaid his \$13,122,500 outstanding loan from the Company.

24. Summary of Quarterly Results (Unaudited)

The following summary represents the results of operations for each quarter in 2012 and 2011:

(Amounts in thousands, except per			At to	et Income tributable Common areholders		Net Inc Common	Share	(2)	
share amounts)		Revenues		(1)		Basic	Di	Diluted	
2012									
December 31	\$	697,654	\$	62,633	\$	0.34	\$	0.33	
September 30		710,538		232,393		1.25		1.24	
June 30		683,985		20,510		0.11		0.11	
March 31		674,280		233,735		1.26		1.25	
2011									
December 31	\$	689,959	\$	69,508	\$	0.38	\$	0.37	
September 30		689,190		41,135		0.22		0.22	
June 30		679,084		91,913		0.50		0.49	
March 31		674,603		399,215		2.17		2.12	

⁽¹⁾ Fluctuations among quarters resulted primarily from non-cash impairment losses, mark-to-market of derivative instruments, net gains on sale of real estate and from seasonality of business operations.

⁽²⁾ The total for the year may differ from the sum of the quarters as a result of weighting.

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VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

25. Subsequent Events

On February 19, 2013, we redeemed all of the outstanding 6.75% Series F Cumulative Redeemable Preferred Shares and 6.75% Series H Cumulative Redeemable Preferred Shares at par, for an aggregate of \$262,500,000 in cash, plus accrued and unpaid dividends through the date of redemption.

On January 25, 2013, we sold 12,000,000 5.40% Series L Cumulative Redeemable Preferred Shares at a price of \$25.00 per share in an underwritten public offering pursuant to an effective registration statement. We retained aggregate net proceeds of \$290,853,000, after underwriters' discounts and issuance costs and contributed the net proceeds to the Operating Partnership in exchange for 12,000,000 Series L Preferred Units (with economic terms that mirror those of the Series L Preferred Shares). Dividends on the Series L Preferred Shares are cumulative and payable quarterly in arrears. The Series L Preferred Shares are not convertible into, or exchangeable for, any of our properties or securities. On or after five years from the date of issuance (or sooner under limited circumstances), we may redeem the Series L Preferred Shares at a redemption price of \$25.00 per share, plus accrued and unpaid dividends through the date of redemption. The Series L Preferred Shares have no maturity date and will remain outstanding indefinitely unless redeemed by us.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

26. Segment Information

Effective January 1, 2012, as a result of certain organizational and operational changes, we redefined the New York business segment to encompass all of our Manhattan assets by including the 1.0 million square feet in 21 freestanding Manhattan street retail assets (formerly in our Retail segment), and the Hotel Pennsylvania and our interest in Alexander's, Inc. (formerly in our Other segment). Accordingly, we have reclassified the prior period segment financial results to conform to the current year presentation. See note (4) on page 180 for the elements of the New York segment's EBITDA.

(Amounts in thousands)			For the Year	Ended Decem Retail	aber 31, 2012 Merchandise		
	Total	New York	Washington, DC	Properties	Mart	Toys	Other
Property							
rentals Straight-line rent	1,962,545	\$ 1,004,078	\$ 467,972	\$ 276,190	\$ 125,018	\$ -	\$ 89,287
adjustments Amortization of acquired below- market	68,844	52,117	5,727	9,379	763	-	858
leases, net	54,193	31,552	2,043	14,902	-	-	5,696
Total rentals Tenant expense	2,085,582	1,087,747	475,742	300,471	125,781	-	95,841
reimbursements Cleveland Medical Mart development	301,092	160,133	40,742	88,545	4,343	-	7,329
project Fee and other income: BMS	235,234	-	-	-	235,234	-	-
cleaning fees Signage	67,584	94,965	-	-	-	-	(27,381)
revenue Management and leasing	20,892	20,892	-	-	-	-	-
fees	21,867	5,639	12,775	3,131	231	-	91
Lease termination	2,361	1,136	643	74	508	-	-

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fees							
Other income	31,845	4,472	24,126	1,778	1,574	_	(105)
Total revenues	2,766,457	1,374,984	554,028	393,999	367,671	-	75,775
Operating							
expenses	1,021,719	602,883	194,523	141,732	65,337	-	17,244
Depreciation							
and							
amortization	517,811	226,653	138,296	76,835	33,778	-	42,249
General and							
administrative	201,894	30,053	27,237	23,654	18,899	-	102,051
Cleveland							
Medical Mart							
development	226 610				226 610		
project Impairment	226,619	-	-	-	226,619	-	-
losses,							
acquisition							
related							
costs and							
tenant							
buy-outs	120,786	-	-	103,400	-	-	17,386
Total							
expenses	2,088,829	859,589	360,056	345,621	344,633	-	178,930
Operating							
income (loss)	677,628	515,395	193,972	48,378	23,038	-	(103,155)
Income							
applicable to	14.050					14.050	
Toys	14,859	-	-	-	-	14,859	_
Income (loss)							
from partially owned							
entities							
Cittics	408 267	207 773	(5.612)	1 458	729	_	203 919
Income from	408,267	207,773	(5,612)	1,458	729	-	203,919
Income from Real Estate	408,267	207,773	(5,612)	1,458	729	-	203,919
Real Estate		207,773	(5,612)	1,458	729	-	
	408,267 63,936	207,773	(5,612)	1,458	729	-	203,919 63,936
Real Estate Fund		207,773	(5,612)	1,458	729	-	
Real Estate Fund Interest and		207,773	(5,612)	1,458	729	-	
Real Estate Fund Interest and other		207,773	(5,612)	1,458	729	-	
Real Estate Fund Interest and other investment (loss) income, net		207,773	(5,612) -	1,458 - 27	729	-	
Real Estate Fund Interest and other investment (loss) income, net Interest and	63,936 (260,945)	4,230	126	27	-	-	63,936 (265,328)
Real Estate Fund Interest and other investment (loss) income, net Interest and debt expense	63,936	-	-	-	729 - (31,393)	-	63,936
Real Estate Fund Interest and other investment (loss) income, net Interest and debt expense Net gain on	63,936 (260,945)	4,230	126	27	-	-	63,936 (265,328)
Real Estate Fund Interest and other investment (loss) income, net Interest and debt expense Net gain on disposition of	63,936 (260,945)	4,230	126	27	-	-	63,936 (265,328)
Real Estate Fund Interest and other investment (loss) income, net Interest and debt expense Net gain on disposition of wholly	63,936 (260,945)	4,230	126	27	-	-	63,936 (265,328)
Real Estate Fund Interest and other investment (loss) income, net Interest and debt expense Net gain on disposition of wholly owned and	63,936 (260,945)	4,230	126	27	-	-	63,936 (265,328)
Real Estate Fund Interest and other investment (loss) income, net Interest and debt expense Net gain on disposition of wholly owned and partially	63,936 (260,945) (500,361)	4,230	126	27 (62,923)	-	-	63,936 (265,328) (143,339)
Real Estate Fund Interest and other investment (loss) income, net Interest and debt expense Net gain on disposition of wholly owned and partially owned assets	63,936 (260,945)	4,230	126	27	-	-	63,936 (265,328)
Real Estate Fund Interest and other investment (loss) income, net Interest and debt expense Net gain on disposition of wholly owned and partially owned assets Income (loss)	63,936 (260,945) (500,361)	4,230	126	27 (62,923)	-	-	63,936 (265,328) (143,339)
Real Estate Fund Interest and other investment (loss) income, net Interest and debt expense Net gain on disposition of wholly owned and partially owned assets	63,936 (260,945) (500,361)	4,230	126	27 (62,923)	-	14,859	63,936 (265,328) (143,339)

Income tax expense	(8,132)	(3,491)	(1,650)	_	(502)	_	(2,489)
Income (loss)	(-, - ,	(-, -, -,	(, ,		(= -)		(, ,
from							
continuing	400 500	576 775	71.262	(4.560)	(0.120)	14.050	(241,600)
operations Income (loss)	408,599	576,775	71,262	(4,569)	(8,128)	14,859	(241,600)
from							
discontinued							
operations	285,942	(641)	167,766	42,926	75,144	-	747
Net income							
(loss)	694,541	576,134	239,028	38,357	67,016	14,859	(240,853)
Less net							
(income) loss attributable to							
noncontrolling	.						
interests in:	,						
Consolidated							
subsidiaries	(32,018)	(2,138)	-	1,812	-	-	(31,692)
Operating							
Partnership	(35,327)	-	-	-	-	-	(35,327)
Preferred unit							
distributions of the							
Operating Operating							
Partnership	(9,936)	-	-	_	_	_	(9,936)
Net income	(-) /						(-) /
(loss)							
attributable to							
Vornado	617,260	573,996	239,028	40,169	67,016	14,859	(317,808)
Interest and debt							
expense ⁽²⁾	760,523	187,855	133,625	73,828	35,423	147,880	181,912
Depreciation	700,323	107,033	133,023	73,020	33,123	117,000	101,512
and							
amortization(2)	735,293	252,257	157,816	86,529	39,596	135,179	63,916
Income tax							
expense	- 000		4 0 4 2		10.700	(4.6.600)	- 4 O
(benefit) ⁽²⁾	7,026	3,751	1,943	ф 200 526 m ф	12,503	(16,629)	5,458
EBITDA ⁽¹⁾	\$ 2,120,102	\$ 1,017,859 (3	\$ 532,412	\$ 200,526 (4) \$	5 154,538	\$ 281,289	\$ (66,522)(5)
Balance							
Sheet Data:							
Real estate at	*						
cost	\$ 18,495,359	\$ 8,915,981	\$ 4,171,879	\$ 3,009,816	5 772,372	\$ -	\$ 1,625,311
Investments in							
partially owned entities	1,704,297	576,336	95,670	7,083	3,567	478,041	543,600
Total assets	21,965,975	9,116,364	4,196,694	3,589,633	1,246,975	478,041	3,338,268
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See notes on page 180.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

26. Segment Information – continued

(Amounts in thousands)				For	the Year l	Enc	led Decem Retail	31, 2011 erchandise			
Property	Total	N	ew York	Wa	ashington, DC	P	roperties	Mart	Toys		Other
rentals Straight-line rent	\$ 2,012,292	\$	979,032	\$	531,510	\$	274,386	\$ 136,404	\$	-	\$ 90,960
adjustments Amortization of acquired below- market	39,858		34,446		(2,569)		6,723	(1,284)		-	2,542
leases, net	62,105		40,958		2,160		13,969	-		-	5,018
Total rentals Tenant expense	2,114,255		1,054,436		531,101		295,078	135,120		-	98,520
reimbursements Cleveland Medical Mart	314,752		165,433		36,299		96,805	6,321		-	9,894
development project Fee and other income: BMS	154,080		-		-		-	154,080		-	-
cleaning fees Signage	61,754		90,033		-		-	-		-	(28,279)
revenue Management and leasing	19,823		19,823		-		-	-		-	-
fees Lease termination	21,801		5,095		12,361		3,990	342		-	13
fees	16,334		11,839		3,794		467	234		-	-
Other income	30,037		6,457		19,762		1,862	2,218		-	(262)
Total revenues Operating	2,732,836		1,353,116		603,317		398,202	298,315		-	79,886
expenses	995,586		578,344		188,744		133,403	77,492		-	17,603
Depreciation and	524,550		221,520		154,142		77,433	28,804		-	42,651

amortization General and administrative Cleveland Medical Mart development	208,008	26,808	26,369	25,489	28,040	-	101,302
project Impairment losses, acquisition related costs and tenant	145,824	-	-	-	145,824	-	-
	35,299	23,777		369	5,228		5,925
buy-outs Total expenses	1,909,267	850,449	369,255	236,694	285,388	-	
	1,909,207	830,449	309,233	230,094	203,300	-	167,481
Operating	022 560	502 ((7	224.062	161 500	12.027		(07.505)
income (loss)	823,569	502,667	234,062	161,508	12,927	-	(87,595)
Income							
applicable to	40.540					40.540	
Toys	48,540	-	-	-	-	48,540	-
Income (loss)							
from partially							
owned entities	70.072	12.062	(6 201)	2.700	155		61 226
Income from	70,072	12,062	(6,381)	2,700	455	-	61,236
Real Estate							
Fund	22,886						22,886
Interest and	22,000	-	-	-	-	-	22,000
other							
investment							
income							
(loss), net	148,784	4,245	199	(32)	1	_	144,371
Interest and	140,704	7,273	177	(32)	1	_	144,571
debt expense	(526,175)	(152,386)	(115,456)	(70,952)	(31,208)	_	(156,173)
Net gain on disposition of wholly owned and	(320,173)	(132,300)	(113, 1 30)	(10,732)	(31,200)	-	(130,173)
partially owned assets Income (loss)	15,134	-	-	4,278	-	-	10,856
before income							
taxes	602,810	366,588	112,424	97,502	(17,825)	48,540	(4,419)
Income tax	002,010	300,300	112,727	71,302	(17,023)	40,540	(4,417)
expense	(23,925)	(2,084)	(2,690)	(34)	(1,572)	_	(17,545)
Income (loss) from	(23,723)	(2,001)	(2,090)	(54)	(1,372)		(17,545)
continuing operations Income from discontinued	578,885	364,504	109,734	97,468	(19,397)	48,540	(21,964)

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operations		161,115	563		52,390		31,815		72,971	-	3,376
Net income											
(loss)		740,000	365,067		162,124		129,283		53,574	48,540	(18,588)
Less net											
(income) loss											
attributable to											
noncontrolling	3										
interests in:											
Consolidated											
subsidiaries		(21,786)	(10,042)		-		237		-	-	(11,981)
Operating											
Partnership		(41,059)	-		_		-		_	_	(41,059)
Preferred unit											
distributions											
of the											
Operating											
Partnership		(14,853)	-		-		-		_	_	(14,853)
Net income		, , ,									, , ,
(loss)											
attributable to											
Vornado		662,302	355,025		162,124		129,520		53,574	48,540	(86,481)
Interest and		,	•		,		ŕ		,	,	, , ,
debt expense(2)		797,920	181,740		134,270		82,608		40,916	157,135	201,251
Depreciation		•							·	•	
and											
amortization(2)		777,421	247,630		181,560		91,040		46,725	134,967	75,499
Income tax											
expense											
(benefit) ⁽²⁾		4,812	2,170		3,123		34		2,237	(1,132)	(1,620)
EBITDA ⁽¹⁾	\$	2,242,455	\$ 786,565	(3) \$	481,077	\$	303,202 (4)	\$	143,452	\$ 339,510	\$ 188,649 (5)
Balance Sheet											
Data:											
Real estate at											
cost	\$	16,703,757	\$ 7,070,026	\$	4,176,894	\$	3,102,983	\$	746,498	\$ -	\$ 1,607,356
Investments in											
partially											
owned entities		1,740,459	536,393		113,536		7,747		3,589	506,809	572,385
Total assets		20,446,487	7,130,240		4,150,140		3,748,303		1,226,084	506,809	3,684,911
See notes on											
page 180.											

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

26. Segment Information – continued

(Amounts in thousands)			For the Year	Retail	aber 31, 2010 Merchandise		
	Total	New York	Washington, DC	Properties	Mart	Toys	Other
Property rentals Straight-line rent	\$ 1,957,130	\$ 944,322	\$ 536,947	\$ 256,654	\$ 132,120	\$ - 5	\$ 87,087
adjustments Amortization of acquired below- market	70,972	2 51,385	6,089	9,401	301	-	3,796
leases, net	65,373	3 44,879	2,453	12,384	-	-	5,657
Total rentals	2,093,475	5 1,040,586	545,489	278,439	132,421	-	96,540
Tenant expense				·			·
reimbursements	317,77	7 159,369	49,792	93,032	5,274	-	10,310
Fee and other							
income:							
BMS							
cleaning fees Signage	58,053		-	-	-	-	(26,892)
revenue Management and leasing	18,618	3 18,618	-	-	-	-	-
fees	21,686	6 4,427	15,934	1,820	156	_	(651)
Lease termination	21,000	7,727	13,734	1,020	130		(031)
fees	14,818	3 7,470	1,148	4,441	459	-	1,300
Other income	33,780	6,051	20,594	927	3,068	-	3,140
Total revenues	2,558,207	7 1,321,466	632,957	378,659	141,378	-	83,747
Operating							
expenses Depreciation and	983,424	556,270	202,569	141,116	65,842	-	17,627
and amortization General and	494,898	3 212,903	136,391	71,556	28,416	-	45,632
administrative	211,399	25,560	25,454	27,676	24,199	-	108,510

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Impairment losses, acquisition related costs and tenant							
buy-outs Total expenses Operating	109,458 1,799,179	1,605 796,338	364,414	70,895 311,243	118,457	-	36,958 208,727
income (loss) Income	759,028	525,128	268,543	67,416	22,921	-	(124,980)
applicable to Toys Income (loss) from partially owned	71,624	-	-	-	-	71,624	-
entities (Loss) from	20,869	13,317	(564)	8,220	(179)	-	75
Real Estate Fund Interest and other investment	(303)	-	-	-	-	-	(303)
income, net	235,267	4,237	154	164	3	-	230,709
Interest and debt expense Net gain (loss) on	(539,370)	(145,406)	(125,272)	(63,265)	(31,208)	-	(174,219)
extinguishment of debt Net gain on disposition of wholly owned and	94,789	-	-	105,571	-	-	(10,782)
partially owned assets Income (loss)	81,432	-	54,742	-	765	-	25,925
before income taxes Income tax	723,336	397,276	197,603	118,106	(7,698)	71,624	(53,575)
(expense) benefit Income (loss) from	(22,137)	(2,167)	(1,679)	(37)	29	-	(18,283)
continuing operations Income (loss) from	701,199	395,109	195,924	118,069	(7,669)	71,624	(71,858)
discontinued operations	6,832 708,031	168 395,277	4,143 200,067	19,061 137,130	(20,948) (28,617)	71,624	4,408 (67,450)

Net income (loss) Less net (income) loss attributable to noncontrolling interests in: Consolidated	9						
subsidiaries	(4,920)	(9,559)	-	(778)	-	-	5,417
Operating Partnership	(44,033)	-	-	-	-	-	(44,033)
Preferred unit distributions of the Operating							
Partnership Net income	(11,195)	-	-	-	-	-	(11,195)
(loss) attributable to							
Vornado	647,883	385,718	200,067	136,352	(28,617)	71,624	(117,261)
Interest and debt expense ⁽²⁾ Depreciation	828,082	158,249	136,174	79,545	61,379	177,272	215,463
and amortization ⁽²⁾ Income tax	729,426	218,766	159,283	86,629	51,064	131,284	82,400
(benefit) expense ⁽²⁾ EBITDA ⁽¹⁾	(23,036) \$ 2,182,355	1,311 \$ 764,044 (3)	2,027 \$ 497,551	37 \$ 302,563 (4)	232 \$ 84,058	(45,418) \$ 334,762	18,775 \$ 199,377 (5)
Balance Sheet Data:							
Real estate at cost Investments in partially	\$ 16,454,967	\$ 6,999,784	\$ 4,040,491	\$ 3,076,114	\$ 741,188	\$ -	\$ 1,597,390
owned entities	1,375,006	273,536	149,295	6,251	4,183	447,334	494,407
Total assets	20,517,471	6,611,632	3,872,209	3,591,244	1,435,714	447,334	4,559,338
See notes on the following							

page.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

26. Segment Information - continued

Notes to preceding tabular information:

- (1) EBITDA represents "Earnings Before Interest, Taxes, Depreciation and Amortization." We consider EBITDA a supplemental measure for making decisions and assessing the unlevered performance of our segments as it relates to the total return on assets as opposed to the levered return on equity. As properties are bought and sold based on a multiple of EBITDA, we utilize this measure to make investment decisions as well as to compare the performance of our assets to that of our peers. EBITDA should not be considered a substitute for net income. EBITDA may not be comparable to similarly titled measures employed by other companies.
- (2) Interest and debt expense, depreciation and amortization and income tax expense (benefit) in the reconciliation of net income (loss) to EBITDA includes our share of these items from partially owned entities.
- (3) The elements of "New York" EBITDA are summarized below.

	For the Year Ended December 31,								
(Amounts in thousands)		2012	2	011	2	2010			
Office	\$	568,518	\$	539,734	\$	510,187			
Retail		189,484		163,033		180,225			
Alexander's		231,402		53,663		49,869			
Hotel Pennsylvania		28,455		30,135		23,763			
Total New York	\$	1,017,859	\$	786,565	\$	764,044			

(4) The elements of "Retail Properties" EBITDA are summarized below.

	For the Year Ended December 31,					
(Amounts in thousands)	2012		2011		2010	
Strip shopping centers	\$	172,708	\$	210,022	\$	180,323
Regional malls		27,818		93,180		122,240
Total Retail properties	\$	200,526	\$	303,202	\$	302,563

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

26. Segment Information - continued

Notes to preceding tabular information:

(5) The elements of "other" EBITDA from continuing operations are summarized below.

(Amounts in thousands)	For the Year Ended December 31,			
	2012	2011	2010	
Our share of Real Estate Fund:				
Income before net realized/unrealized gains	\$ 4,926	\$ 4,205	\$ 503	
Net unrealized gains	13,840	2,999	-	
Net realized gains	-	1,348	-	
Carried interest	5,838	736	-	
Total	24,604	9,288	503	
LNR (acquired in July 2010)	79,520	47,614	6,116	
555 California Street	46,167	44,724	46,782	
Lexington	32,595	34,779	41,594	
Other investments	29,266	33,529	30,463	
	212,152	169,934	125,458	
Corporate general and administrative expenses ^(a)	(90,567)	(85,922)	(90,343)	
Investment income and other, net ^(a)	35,397	52,405	65,499	
Fee income from Alexander's (including a \$6,423	,	,	,	
sales commission in 2012)	13,748	7,417	7,556	
Non-cash impairment loss on J.C. Penney owned	,,	,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
shares	(224,937)	_	_	
(Loss) income from the mark-to-market of J.C.	(1,5 - 1)			
Penney derivative position	(75,815)	12,984	130,153	
Purchase price fair value adjustment and accelerated	(,0,010)	12,50	100,100	
amortization of				
discount on investment in subordinated debt of				
Independence Plaza	105,366	_	_	
Net gain resulting from Lexington's stock issuance	102,200			
and asset acquisition	28,763	9,760	13,710	
Acquisition related costs and impairment losses	(17,386)	(5,925)	(36,958)	
Verde Realty impairment loss	(4,936)	(3,723)	(30,730)	
Our share of impairment losses of partially owned	(1,550)			
entities	(4,318)	(13,794)	_	
Net gain on sale of residential condominiums	1,274	5,884	3,149	
Mezzanine loans loss reversal and net gain on	1,277	3,001	3,147	
disposition	_	82,744	53,100	
Net gain from Suffolk Downs' sale of a partial	_	02,744	33,100	
interest		12,525	_	
Real Estate Fund placement fees	- -	(3,451)	(5,937)	
Net loss on extinguishment of debt	-	(3,431)	(3,937) $(10,782)$	
The 1055 on extinguishment of deot	(35,327)	(41,059)	(44,033)	
	(33,341)	(+1,033)	(+4,033)	

Net income attributable to noncontrolling interests in the Operating Partnership Preferred unit distributions of the Operating

Partnership (9,936) (14,853) (11,195) \$ (66,522) \$ 188,649 \$ 199,377

(a) The amounts in these captions (for this table only) exclude the mark-to-market of our deferred compensation plan assets and offsetting liability.

ITEM 9. changes in and disagreements with accountants on accounting and financial disclosure

None.

ITEM 9A. Controls and procedures

Disclosure Controls and Procedures: Our management, with the participation of our Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of our disclosure controls and procedures (as such term is defined in Rule 13a 15 (e) under the Securities Exchange Act of 1934, as amended) as of the end of the period covered by this annual report on Form 10-K. Based on such evaluation, our Chief Executive Officer and Chief Financial Officer have concluded that, as of the end of such period, our disclosure controls and procedures are effective.

Internal Control Over Financial Reporting: There have not been any changes in our internal control over financial reporting (as defined in Rule 13a-15(f) under the Securities and Exchange Act of 1934, as amended) during the fourth quarter of the fiscal year to which this report relates that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Management's Report on Internal Control over Financial Reporting

Management of Vornado Realty Trust, together with its consolidated subsidiaries (the "Company"), is responsible for establishing and maintaining adequate internal control over financial reporting. Our internal control over financial reporting is a process designed under the supervision of our principal executive and principal financial officers to provide reasonable assurance regarding the reliability of financial reporting and the preparation of our financial statements for external reporting purposes in accordance with accounting principles generally accepted in the United States of America.

As of December 31, 2012, management conducted an assessment of the effectiveness of our internal control over financial reporting based on the framework established in *Internal Control – Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on this assessment, management has determined that our internal control over financial reporting as of December 31, 2012 was effective.

Our internal control over financial reporting includes policies and procedures that pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect transactions and dispositions of assets; provide reasonable assurances that transactions are recorded as necessary to permit preparation of financial statements in

accordance with generally accepted accounting principles in the United States, and that receipts and expenditures are being made only in accordance with authorizations of management and our trustees; and provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of our assets that could have a material effect on our financial statements.

The effectiveness of our internal control over financial reporting as of December 31, 2012 has been audited by Deloitte & Touche LLP, an independent registered public accounting firm, as stated in their report appearing on page 183, which expresses an unqualified opinion on the effectiveness of our internal control over financial reporting as of December 31, 2012.

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Shareholders and Board of Trustees

Vornado Realty Trust

New York, New York

We have audited the internal control over financial reporting of Vornado Realty Trust, together with its consolidated subsidiaries (the "Company") as of December 31, 2012, based on criteria established in *Internal Control—Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission. The Company'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, included in the accompanying Management's Report on Internal Control Over Financial Reporting. Our responsibility is to express an opinion on 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, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, 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 by, or under the supervision of, the company's principal executive and principal financial officers, or persons performing similar functions, and effected by the company's board of trustees, 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. 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 trustees 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 the inherent limitations of internal control over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may not be prevented or detected on a timely basis. Also, projections of any evaluation of the effectiveness of the internal control over financial reporting to future periods are subject to the risk that the controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2012, based on the criteria established in *Internal Control—Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated financial statements and financial statement schedules as of and for the year ended December 31, 2012 of the Company and our report dated February 26, 2013 expressed an unqualified opinion on those financial statements and financial statement schedules.

/s/ DELOITTE & TOUCHE LLP

Parsippany, New Jersey

February 26, 2013

ITEM 9B. Other information

None.

PART III

ITEM 10. Directors, Executive Officers and Corporate Governance

Information relating to trustees of the Registrant, including its audit committee and audit committee financial expert, will be contained in a definitive Proxy Statement involving the election of trustees under the caption "Election of Trustees" which the Registrant will file with the Securities and Exchange Commission pursuant to Regulation 14A under the Securities Exchange Act of 1934 not later than 120 days after December 31, 2012, and such information is incorporated herein by reference. Also incorporated herein by reference is the information under the caption "16(a) Beneficial Ownership Reporting Compliance" of the Proxy Statement.

The following is a list of the names, ages, principal occupations and positions with Vornado of the executive officers of Vornado and the positions held by such officers during the past five years. All executive officers of Vornado have terms of office that run until the next succeeding meeting of the Board of Trustees of Vornado following the Annual Meeting of Shareholders unless they are removed sooner by the Board.

Name	Age	PRINCIPAL OCCUPATION, POSITION AND OFFICE (Current and during past five years with Vornado unless otherwise stated)
Steven Roth	71	Chairman of the Board; Chief Executive Officer from May 1989 to May 2009; Managing General Partner of Interstate Properties, an owner of shopping centers and an investor in securities and partnerships; Chief Executive Officer of Alexander's, Inc. since March 1995, a Director since 1989, and Chairman since May 2004.
Michael D. Fascitelli	56	Chief Executive Officer since May 2009; President and a Trustee since December 1996; President of Alexander's Inc. since August 2000 and Director since December 1996; Partner at Goldman, Sachs & Co. in charge of its real estate practice from December 1992 to December 1996; and Vice President at Goldman, Sachs & Co., prior to December 1992.
Michael J. Franco	44	Executive Vice President - Co-Head of Acquisitions and Capital Markets since November 2010; Managing Director (2003-2010) and Executive Director (2001-2003) of the Real Estate Investing Group of Morgan Stanley.
David R. Greenbaum	61	President of the New York Division since April 1997 (date of our acquisition); President of Mendik Realty (the predecessor to the New York Office division) from

1990 until April 1997.

Joseph Macnow	67	Executive Vice President - Finance and Administration since January 1998 and Chief Financial Officer since March 2001; Vice President and Chief Financial Officer of the Company from 1985 to January 1998; Executive Vice President and Chief Financial Officer of Alexander's Inc. since August 1995.
Mitchell N. Schear	54	President of Vornado/Charles E. Smith L.P. (our Washington, DC division) since April 2003; President of the Kaempfer Company from 1998 to April 2003 (date acquired by us).
Wendy Silverstein	52	Executive Vice President - Co-Head of Acquisitions and Capital Markets since November 2010; Executive Vice President of Capital Markets since 1998; Senior Credit Officer of Citicorp Real Estate and Citibank, N.A. from 1986 to 1998.

The Registrant has adopted a Code of Business Conduct and Ethics that applies to, among others, Michael Fascitelli, its principal executive officer, and Joseph Macnow, its principal financial and accounting officer. This Code is available on our website at www.vno.com.

ITEM 11. Executive Compensation

Information relating to executive officer and director compensation will be contained in the Proxy Statement referred to above in Item 10, "Directors, Executive Officers and Corporate Governance," under the caption "Executive Compensation" and such information is incorporated herein by reference.

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

Information relating to security ownership of certain beneficial owners and management will be contained in the Proxy Statement referred to in Item 10, "Directors, Executive Officers and Corporate Governance," under the caption "Principal Security Holders" and such information is incorporated herein by reference.

Equity compensation plan information

The following table provides information as of December 31, 2012 regarding our equity compensation plans.

	Number of securities to be issued upon exercise of	Weighted-average exercise price of	Number of securities remaining available for future issuance under equity compensation plans (excluding	
Plan Category	outstanding options, warrants and rights	outstanding options, warrants and rights	securities reflected in the second column)	
Equity compensation plans approved by security holders	4,625,981 (1)	\$ 67.16	5,136,249 (2)	
Equity compensation awards not approved by security holders	_	_	-	
Total	4,625,981	\$ 67.16	5,136,249	

(1)	Includes an aggregate of 1,265,909 shares/units, comprised of (i) 48,020 restricted common shares, (ii)
	832,425 restricted Operating Partnership units and (iii) 385,464 Out-Performance Plan units, which do not
	have an exercise price.

(2) Based on awards being granted as "Full Value Awards," as defined. If we were to grant "Not Full Value Awards," as defined, the number of securities available for future grants would be 10,272,498.

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

Information relating to certain relationships and related transactions will be contained in the Proxy Statement referred to in Item 10, "Directors, Executive Officers and Corporate Governance," under the caption "Certain Relationships and Related Transactions" and such information is incorporated herein by reference.

ITEM 14. Principal Accounting Fees and Services

Information relating to Principal Accounting fees and services will be contained in the Proxy Statement referred to in Item 10, "Directors, Executive Officers and Corporate Governance," under the caption "Ratification of Selection of Independent Auditors" and such information is incorporated herein by reference.

PART IV

Item 15. Exhibits, Financial Statement Schedules

- (a) The following documents are filed as part of this report:
- 1. The consolidated financial statements are set forth in Item 8 of this Annual Report on Form 10-K.

The following financial statement schedules should be read in conjunction with the financial statements included in Item 8 of this Annual Report on Form 10-K.

	Pages in this
	Annual Report
	on Form 10-K
IIValuation and Qualifying Accountsyears ended December 31, 2012,	
2011 and 2010	188
IIIReal Estate and Accumulated Depreciation as of December 31, 2012	189

Schedules other than those listed above are omitted because they are not applicable or the information required is included in the consolidated financial statements or the notes thereto.

The following exhibits listed on the Exhibit Index, which is incorporated herein by reference, are filed with this Annual Report on Form 10-K.

Exhibit No.

10.45	Form of Vornado Realty Trust 2012 Outperformance Plan Award Agreement
12	Computation of Ratios
21	Subsidiaries of Registrant
23	Consent of Independent Registered Public Accounting Firm
31.1	Rule 13a-14 (a) Certification of Chief Executive Officer
31.2	Rule 13a-14 (a) Certification of Chief Financial Officer
32.1	Section 1350 Certification of the Chief Executive Officer
32.2	Section 1350 Certification of the Chief Financial Officer
101.INS	XBRL Instance Document
101.SCH	XBRL Taxonomy Extension Schema

101.CAL	XBRL Taxonomy Extension Calculation Linkbase
101.DEF	XBRL Taxonomy Extension Definition Linkbase
101.LAB	XBRL Taxonomy Extension Label Linkbase
101.PRE	XBRL Taxonomy Extension Presentation Linkbase

SIGNATURES

Pursuant to the requirements 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.

VORNADO REALTY TRUST

(Registrant)

Date: February 26, 2013 By: /s/ Joseph Macnow

Joseph Macnow, Executive Vice President -

Finance and Administration and

Chief Financial Officer (duly authorized officer and principal financial and accounting 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:

Signature	Title	Date
By: /s/Steven Roth (Steven Roth)	Chairman of the Board of Trustees	February 26, 2013
By: /s/Michael D. Fascitelli (Michael D. Fascitelli)	President and Chief Executive Officer (Principal Executive Officer)	February 26, 2013
By: /s/Candace K. Beinecke (Candace K. Beinecke)	Trustee	February 26, 2013
By: /s/Robert P. Kogod (Robert P. Kogod)	Trustee	February 26, 2013
By: /s/Michael Lynne (Michael Lynne)	Trustee	February 26, 2013
By: /s/David Mandelbaum (David Mandelbaum)	Trustee	February 26, 2013
By: /s/Ronald G. Targan (Ronald G. Targan)	Trustee	February 26, 2013
By: /s/Daniel R. Tisch (Daniel R. Tisch)	Trustee	February 26, 2013

By: /s/Richard R. West Trustee February 26, 2013

(Richard R. West)

By: /s/Russell B. Wight Trustee February 26, 2013

(Russell B. Wight, Jr.)

By: /s/Joseph Macnow Executive Vice President — Finance and February 26, 2013

(Joseph Macnow) Administration and Chief Financial Officer

(Principal Financial and Accounting Officer)

VORNADO REALTY TRUST SCHEDULE II VALUATION AND QUALIFYING ACCOUNTS December 31, 2012 (Amounts in Thousands)

Column A	C	Column B	•	Column C	(Column D	•	Column E
Description	Balance at Beginning of Year			Against		Uncollectible Accounts Written-off		Salance at End of Year
Year Ended December 31, 2012:								
Allowance for doubtful accounts	\$	46,531	\$	9,697	\$	(15,389)	\$	40,839
Year Ended December 31, 2011:								
Allowance for doubtful accounts	\$	140,780	\$	(56,995)	\$	(37,254)	\$	46,531
Year Ended December 31, 2010:								
Allowance for doubtful accounts	\$	239,785	\$	(23,893)	\$	(75,112)	\$	140,780
				188				

VORNADO REALTY TRUST SCHEDULE III REAL ESTATE AND ACCUMULATED DEPRECIATION (A mounts in thousands)

COLUMNOLUMN			COLUMN	(Am	ounts in thou	isands)	COLUMN	COLUMN	COLI
A B	COL	UMN C	D		COLUMN	E	\mathbf{F}	G	H
		l cost to pany (1)	Costs		oss amount a		Accumulated		
		Building and	capitalized subsequent to		Buildings and		depreciation and	Date of construction	Da
De Ecriptishr ance	es Land in	mprovemen	ts acquisition	Land	improvemen	ts Total (2)	amortization		acqu
New									
York									
New York Manhattan 1290									
Avenue of									
the Afner 250 ,000 350	\$ 515,539	\$ 923,653	\$ 106,998	\$515,539	\$1,030,651	\$ 1,546,190	\$ 155,820	1963	200
Park Aven&00,000 666	265,889	363,381	29,732	265,889	393,113	659,002	59,956	1960	200
Fifth Avenue (Retail									
Condo) - One	188,359	469,461	-	188,359	469,461	657,820	997	-	20
Penn Plaza - 100 West	-	412,169	167,875	-	580,044	580,044	209,069	1972	199
33rd Street (Manhattan									
Mall)223,242 1540	242,776	247,970	8,644	242,776	256,614	499,390	37,742	1911	200
Broadway - Two Penn	105,914	214,208	23,267	105,914	237,475	343,389	22,664	-	200
Plaza 425,000	53,615	164,903	79,375	52,689	245,204	297,893	109,603	1968	199

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Manhattan Mall 101,758	88,595	113,473	72,532	88,597	186,003	274,600	31,710	2009	20
1535 Broadway (Marriott									
Marquis) -	-	240,000	9,285	-	249,285	249,285	-	-	20
Broadsvæy000 90	52,898	95,686	85,669	52,898	181,355	234,253	65,263	1907	19
Park Avenue - 888	8,000	175,890	37,203	8,000	213,093	221,093	84,188	1964	19
Seventh Avenued 8,554 Eleven	-	117,269	100,034	-	217,303	217,303	82,773	1980	19
Penn Plaza 330,000 909	40,333	85,259	54,046	40,333	139,305	179,638	55,524	1923	19
Third Avende 9,198	-	120,723	56,945	-	177,668	177,668	55,447	1969	19
Fifth Avenue -	38,224	25,992	113,339	38,224	139,331	177,555	57,145	1950	19
1740 Broadway - 150	26,971	102,890	38,241	26,971	141,131	168,102	51,424	1950	19
East 58th									
Street - 595	39,303	80,216	29,327	39,303	109,543	148,846	41,540	1969	19
Madison Avenue - 828-850	62,731	62,888	18,772	62,731	81,660	144,391	26,006	1968	19
Madison Avenu&0,000	107,937	28,261	10	107,937	28,271	136,208	5,418	-	200
Union Square South120,000 866	24,079	55,220	2,507	24,079	57,727	81,806	12,152	1965/2004	199
United Nations Plaza 44,978 510	32,196	37,534	9,088	32,196	46,622	78,818	19,111	1966	19
Fifth Avenue 1,253	34,602	18,728	17,631	34,602	36,359	70,961	1,764	-	20
478-482 Broadway - 20	20,000	13,375	27,766	20,000	41,141	61,141	4,395	2009	200
Broad Street -	-	28,760	27,419	-	56,179	56,179	17,293	1956	19

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40										
Fulton		15,732	26 200	10.962	15,732	27 251	52.002	12 204	1987	199
Street 40	-	13,732	26,388	10,863	13,732	37,251	52,983	12,384	1987	19:
East										
66th										
Street	-	13,616	34,635	121	13,616	34,756	48,372	6,067	-	200
155										
Spring										
Street	-	13,700	30,544	2,363	13,700	32,907	46,607	4,772	-	200
689										
Fifth Avenue	_	19,721	13,446	8,932	19,721	22,378	42,099	7,658	1925	199
435	-	19,721	13,440	0,932	19,721	22,376	42,099	7,036	1923	19
Seventh										
Avenue 8,0	000	19,893	19,091	37	19,893	19,128	39,021	4,995	2002	199
692		•	·		•	-	•	·		
Broadway	-	6,053	22,908	2,884	6,053	25,792	31,845	4,591		200
715										
Lexington			26.002			26.002	26,002	5 151	1000	200
Avenue	-	-	26,903	-	-	26,903	26,903	5,174	1923	200
677-679 Madison										
Avenue	_	13,070	9,640	388	13,070	10,028	23,098	1,632		200
484-486		15,070	,,010	200	15,070	10,020	23,030	1,002		20.
Broadway	-	10,000	6,688	4,756	10,000	11,444	21,444	1,122	2009	200
431										
Seventh										
Avenue	-	16,700	2,751	-	16,700	2,751	19,451	395		200
330										
West 34th										
Street	_	_	8,599	7,067	_	15,666	15,666	5,165		199
1135			0,000	,,00,		10,000	10,000	0,100		
Third										
Avenue	-	7,844	7,844	(2,295)	-	13,393	13,393	-		199
1540										
Broadway										
Garage	-	4,086	8,914	-	4,086	8,914	13,000	1,461		200
148 Spring										
Spring Street	_	3,200	8,112	284	3,200	8,396	11,596	946		200
150		5,200	0,112	201	5,200	0,570	11,570	7-10		200
Spring										
Street	-	3,200	5,822	137	3,200	5,959	9,159	703		200

			RI	EAL ESTATE		CUMULATED s in thousands			
COLUMN COI A B	LUMN	COI	LUMN C	COLUMN D		COLUMN I	E	COLUMN F	COLUN G
					Gre	oss amount at	which		
		Initial cost to company (1) Building and		Costs capitalized subsequent	carr	carried at close of period Buildings and			Date o
ъ . п	•			to			T (1 (2)		construc
Descrip Fincum 334	brances	Land	improvement	s acquisition	Land	improvement	s Total (2)	amortization	(3)
Canal									
Street \$	- \$	1,693	3 \$ 6,507	\$ 545	\$ -	- \$ 8,745	\$ 8,745	\$ -	_
488		,	,				,		
Eighth									
Avenue	-	10,650	1,767	(4,674)	6,859	884	7,743	112	-
608									
Fifth									
Avenue	-	-		5,513		5,513	5,513	-	1932
484									
Eighth									
Avenue	-	3,856	762	18	3,856	780	4,636	304	-
825									
Seventh									
Avenue	-	1,483	697	33	1,483	730	2,213	279	-
Other									
(Primarily									
Signage)	-	-	5,548	75,473	36,096	44,925	81,021	6,611	
Total									
New	74.002	0.110.450		1.000.150	0.104.000		5 5 6 6 6 6 6 6 6 6 6 6	1 251 255	
York 3,57	74,983	2,112,458	3 4,445,475	1,228,150	2,134,302	2 5,651,781	7,786,083	1,271,375	
Residential Independence	e								
•	34,225	309,848	527,588	(10)	309,848	527,578	837,426	366	1974
		-		, ,	-	•	•		
New									
Jersey				04.054	1 000	22 221	24.254	14001	1067
Paramus	-	-		24,254	1,033	3 23,221	24,254	14,991	1967

Other Properties

		_						
Hotel Pennsylvania -	29,904	121,712	75,865	29,904	197,577	227,481	74,266	1919
Total New York 3,909,208	2,452,210	5,094,775	1,328,259	2,475,087	6,400,157	8,875,244	1,360,998	
Washington, DC Washington, DC 2011-2451 Crystal Drive 270,922 2001 Jefferson Davis Highway, 2100/2200 Crystal Drive, 223 23rd Street, 2221 South Clark Street, Crystal City	100,935	409,920	1,328,259	100,228	532,216	632,444	1,360,998	1984-19
Shops at 2100, 220 20th Street 73,939 1550-1750 Crystal Drive/ 241-251	57,213	131,206	192,915	57,070	324,264	381,334	77,865	1964-19
18th Street 117,390 Riverhouse	64,817	218,330	66,934	64,652	285,429	350,081	81,804	1974-19
Apartment 259,546 Skyline Place (6	118,421	125,078	60,515	138,696	165,318	304,014	24,203	-
buildings) 460,093 1215, 1225 S.	41,986	221,869	26,615	41,862	248,608	290,470	71,548	1973-19

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Clark Street/ 200, 201 12th Street S.	87,221	47,594	177,373	27,022	47,465	204,524	251,989	60,481	1983-19
1229-123 25th Street (West End		,		,		,	,	·	
25) 2101 L	101,671	67,049	5,039	105,980	68,198	109,870	178,068	8,647	-
Street 1800, 1851 and 1901 South Bell	150,000	32,815	51,642	82,520	39,768	127,209	166,977	21,412	1975
Street 2200 / 2300 Clarendo	- n	37,551	118,806	(13,719)	37,551	105,087	142,638	28,021	1968
Blvd Bowen Building - 875 15th Street,	47,353	-	105,475	31,720	-	137,195	137,195	43,164	1988-19
NW One Skyline	115,022	30,077	98,962	1,335	30,176	100,198	130,374	19,192	2004
Tower 1875 Connection Ave,	140,056 cut	12,266	75,343	34,625	12,231	110,003	122,234	30,706	1988
NW 1399 New York Avenue,	46,860	36,303	82,004	3,704	35,886	86,125	122,011	15,617	1963
NW H Street - North 10-1D Land	-	33,481 104,473	67,363 55	2,439 (10,212)	34,178 87,666	69,105 6,650	103,283 94,316	2,432	-

Parcel								
1825								
Connect	icut							
Ave,								
NW	46,366	33,090	61,316	(5,311)	32,726	56,369	89,095	10,246
Wareho	uses -	106,946	1,326	(21,224)	83,400	3,648	87,048	1,330

1956

(Amounts in thousands)

COLUMN C COLUMN C COLUMN C COLUMN E F

Gross amount at which

carried at close of period

Initial	cost to	company
	(1)	

Costs Accumulated **Building** capitalized **Buildings** depreciation and subsequent and and to co Description Encumbrances Land improvements acquisition Land improvements Total (2) amortization 1235 S. Clark Street \$ - \$ 15,826 \$ 53,894 \$ 16,089 \$ 15,826 \$ 69,983 \$ 85,809 \$ 17,726 Commerce Executive 13,401 58,705 13,471 13,363 72,214 85,577 22,476 Seven Skyline Place 104,808 10,292 58,351 (2.859)10,262 55,522 65,784 14,530 Crystal City Hotel 8,000 47,191 8,945 8,000 56,136 64,136 11,232 1150 17th Street 28,728 23,359 24,876 14,859 24,723 38,371 63,094 12,148 1750 Pennsylvania 20,020 30,032 1,951 21,170 30,833 52,003 8,454 Avenue 1730 M 14,853 9,701 Street 10,095 17,541 10,687 26,650 37,337 9,054 1726 M Street 9,450 22,062 2,969 9,455 25,026 34,481 4,290 Democracy Plaza One 13,558 33,628 (732)32,896 32,896 Crystal Drive Retail 5,952 26,417 9,130 20,465 26,417 1109 South Capitol Street 11,541 178 11,597 (207)(85)11,512 South 4,009 6,273 7,872 Capitol (2,410)7,872 H Street 1,763 641 1,763 2,445 126 41 682 Other 51,767 (48,216)3,551 3,551 11 Total Washington, DC 2,064,828 1,052,773 2,376,711 727,001 1,038,599 3,117,886 4,156,485 782,236

Retail								
Properties								
California								
Los Angeles								
(Beverly								
Connection)	_	72,996	131,510	24,412	72,996	155,922	228,918	22,556
San Jose	104,856	42,836	104,262	990	42,836	105,252	148,088	6,568
Walnut	104,030	42,030	104,202	770	42,030	103,232	140,000	0,500
Creek (1149		2 (00	10.020		2.600	10.020	22 (20	2.577
S. Main St)	-	2,699	19,930	-	2,699	19,930	22,629	3,577
Pasadena	-	-	18,337	2,248	-	20,585	20,585	2,862
Signal Hill	-	9,652	2,940	1	9,652	2,941	12,593	459
Walnut								
Creek (1556								
Mount								
Diablo Blvd)	-	5,909	-	1,304	5,908	1,305	7,213	11
San								
Bernadino								
(1522 E.								
Highland								
Ave)	_	1,651	1,810	(675)	1,329	1,457	2,786	307
Corona	_	-	3,073	-	-	3,073	3,073	647
Vallejo	_	_	2,945	_	_	2,945	2,945	457
San	_	_	2,743	_	_	2,743	2,743	737
Bernadino								
(648 W. 4th		1 507	1 110	(1.204)	000	(22	1.510	122
St)	-	1,597	1,119	(1,204)	889	623	1,512	132
Mojave	-	-	2,250	_	-	2,250	2,250	473
Barstow	-	856	1,367	(460)	679	1,084	1,763	229
Colton (1904								
North								
Rancho								
Avenue)	-	1,239	954	-	1,239	954	2,193	201
Moreno								
Valley	-	639	1,156	8	639	1,164	1,803	243
Rialto	-	434	1,173	(355)	338	914	1,252	193
Desert Hot								
Springs	_	197	1,355	_	197	1,355	1,552	285
Yucaipa	_	663	426	_	663	426	1,089	90
Riverside							-,	
(5571								
Mission								
Blvd)	_	209	704	_	209	704	913	148
Total		20)	704	_	207	704	713	140
	104 956	141 577	205 211	26.260	140 272	222 004	162 157	20.429
California	104,856	141,577	295,311	26,269	140,273	322,884	463,157	39,438
Connecticut								
Waterbury	14,226	667	4,504	4,853	667	9,357	10,024	6,041
Newington	11,437	2,421	1,200	872	2,421	2,072	4,493	821
Total	11,437	∠,4∠1	1,200	012	∠,4∠1	2,072	4,473	021
Connecticut	25 662	2 000	5 704	5 725	2 000	11 420	14517	6 060
Connecticut	25,663	3,088	5,704	5,725	3,088	11,429	14,517	6,862

Florida	
-	

Tampa (Hyde Park

Village) 19,126 8,000 23,293 5,841 6,724 30,410 37,134 6,005

(Amounts in thousands)

COLUMN A		COLUMN	COL	UMN C	COLUMN D			COI	LUMN	1 E	COLUMN F	COLUMN G
							Gros	s am	ount a	at which		
				l cost to eany (1) Building and	Costs capitalized subsequent to		carrie	Bui	close o	of period	Accumulated depreciation and	Date of construction
<u>-</u>	Enc	umbrances	Landin	proveme	ntsacquisition		Landn	npro	vemer	ntTotal (2)	amortization	(3)
Illinois Lansing	\$	- \$	2 135	\$ 1,064	\$ 71	\$	2,135	\$	1,135	\$ 3,270	\$ 175	
Lansing	Ψ	- ψ	2,133	Ψ 1,004	ψ /1	Ψ	2,133	Ψ	1,133	Ψ 3,270	Ψ 173	
Iowa												
Dubuque		-	-	1,479	-		-		1,479	1,479	230	
Maryland												
Rockville		-	3,470	20,599	100		3,470	2	20,699	24,169	4,032	
Baltimore												
(Towson)		15,900	581	3,227	10,109		581		3,336	13,917	4,781	1968
Annapolis		-	-	9,652	-		-		9,652	9,652	2,454	
Wheaton Total		-	-	5,367	-		-		5,367	5,367	839	
Maryland		15,900	4,051	38,845	10,209		4,051	4	9,054	53,105	12,106	
Massachusetts												
Springfield		5,830	2,797	2,471	592		2,797		3,063	5,860	849	1993
Chicopee		8,452	895	_	-		895		-	895	-	1969
Cambridge Total		-	-	-	260		-		260	260	121	
Massachusetts	8	14,282	3,692	2,471	852		3,692		3,323	7,015	970	
Michigan												
Roseville		-	30	6,128	1,461		30		7,589	7,619	2,005	
Battle Creek		-	1,264	2,144	(2,443))	264		701	965	109	
Midland		-	-	133	86		-		219	219	92	
Total Michigan		-	1,294	8,405	(896))	294		8,509	8,803	2,206	
New Hampshire												
Salem		-	6,083	-	-		6,083		-	6,083	-	

New Jersey									
Paramus									
(Bergen Town									
Center)	282,312	19,884	81,723	370,825	37,635	434,797	472,432	55,752	1957/2009
North Bergen									
(Tonnelle Ave)	75,000	24,493	-	64,346	31,806	57,033	88,839	6,070	2009
Union									
(Springfield									
Avenue)	29,010	19,700	45,090	-	19,700	45,090	64,790	6,294	
East Rutherford	13,836	-	36,727	60	-	36,787	36,787	3,880	2007
Wayne Towne									
Center	-	-	26,137	6,190	-	32,327	32,327	1,519	
East Hanover I									
and II	43,571	2,232	18,241	10,563	2,671	28,365	31,036	14,016	1962
Garfield	-	45	8,068	21,646	45	29,714	29,759	3,942	2009
Lodi									
(Washington									
Street)	8,940	7,606	13,125	313	7,606	13,438	21,044	2,680	
Englewood	11,924	2,300	17,245	(6,827)	1,495	11,223	12,718	1,568	
Bricktown	32,525	1,391	11,179	6,175	1,391	17,354	18,745	10,987	1968
North									
Plainfield	-	500	13,983	2,696	500	16,679	17,179	12,719	1955
Hazlet	-	7,400	9,413	-	7,400	9,413	16,813	1,314	
Totowa	25,217	120	11,994	4,561	120	16,555	16,675	11,897	1957/1999
Carlstadt	-	-	16,457	12	-	16,469	16,469	2,133	

(Amounts in thousands) COLHMN COLUMN COLUMN

COLUMN COLUMN A B		COLI	UMN C	COLUMN D	(Amount	COLUMN F	COLUMN G	C		
			cost to any (1)			ss amount at				
		-	Building and	Costs capitalized subsequent to		Buildings and	-		Date of construction	
DescriptFormcur	nbrances	Land in	nprovemen	ts acquisition	Landin	nprovements	Total (2)	amortization	(3)	8
East Brunswick II (339-341 Route										
18 S.) \$	11,995 \$	2,098	\$ 10,949	\$ 2,888	\$ 2,098	\$ 13,837 \$	15,935	\$ 8,536	1972	ı
Marlton	17,574	1,611	3,464	10,122	1,611	13,586	15,197	7,220	1973	ı
Manalapan Union (Route 22 and Morris	21,423	725	7,189	5,620	1,046	12,488	13,534	8,124	1971	
Ave)	32,916	3,025	7,470	2,469	3,025	9,939	12,964	4,815	1962	
Hackensack Cherry		692	10,219	1,687	692	11,906	12,598	·	1963	
Hill South	14,115	5,864	2,694	3,637	4,864	7,331	12,195	4,050	1964	
Plainfield	5,216	-	10,044	1,469	-	11,513	11,513	·		ı
Watchung	15,342	4,178	5,463	1,545	4,441	6,745	11,186	•	1994	
Dover Lodi (Route	13,389	559	6,363	2,986	559	9,349	9,908	6,057	1964	
17 N.) East Brunswick I (325-333 Route	11,548	238	9,446	-	238	9,446	9,684	3,127	1999	
18 S.) Jersey	25,328	319	6,220	2,764	319	8,984	9,303	8,777	1957	
City	20,642 21,758	652 1,104	7,495 6,411	468 952	652 1,104	7,963 7,363	8,615 8,467		1965 1961	

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Morris Plains									
Middletown	17 685	283	5,248	1,951	283	7,199	7,482	5,254	1963
Woodbridge		1,509	2,675	1,779	1,539	4,424	5,963	2,496	1903
Delran	- 21,033	756	4,468	734	756	5,202	5,958	5,152	1939
Lawnside	10,879	851	3,164	1,220	851	4,384	5,235	4,099	1969
Kearny	10,077	309	3,376	1,211	309	4,587	4,896	3,392	1938
Bordentowr		498	3,176	1,178	713	4,139	4,852	4,022	1958
North	1	170	3,170	1,170	713	7,137	1,032	1,022	1750
Bergen									
(Kennedy									
Blvd)	5,188	2,308	636	48	2,308	684	2,992	428	1993
Montclair	2,678	66	419	381	66	800	866	674	1972
Total	,								
New									
	832,327	113,316	425,971	525,669	137,843	927,113	1,064,956	234,116	
•									
New									
York									
Bronx									
(Bruckner									
Blvd)	-	66,100	259,503	512	66,100	260,015	326,115	38,965	
Hicksville									
(Broadway									
Mall)	85,180	126,324	48,904	(65,818)	75,179	34,231	109,410	6,007	
Poughkeeps		12,733	12,026	17,142	8,469	33,432	41,901	4,506	2009
Huntington	16,960	21,200	33,667	191	21,200	33,858	55,058	4,375	
Mt.									
Kisco	28,637	22,700	26,700	416	23,297	26,519	49,816	3,351	
Bronx									
(1750-1780									
Gun									
Hill		c 10=	44.00#	40 744	c 100	20.427	26052	2.45	•
Road)	-	6,427	11,885	18,541	6,428	30,425	36,853	3,165	2009
Staten	16.020	11 446	21.262	707	11 116	22 0 40	22.405	4.021	
Island	16,939	11,446	21,262	787	11,446	22,049	33,495	4,921	
Inwood	-	12,419	19,097	519	12,419	19,616	32,035	3,881	
Queens									
(99-01									
Queens		7.920	20.202	2,000	7.020	22 401	20.220	4.025	
Blvd) West	-	7,839	20,392	2,099	7,839	22,491	30,330	4,925	
		6,720	13,786	69	6 720	12 055	20.575	2.002	
Babylon	-	0,720	13,780	09	6,720	13,855	20,575	2,003	
Buffalo		5 742	1.056	9.520	5 107	12 212	10 210	1710	1968
(Amherst) Freeport	-	5,743	4,056	8,520	5,107	13,212	18,319	4,718	1908
(437 E.									
(437 E. Sunrise									
Highway)	21,758	1,231	4,747	1,419	1,231	6,166	7,397	5,029	1981
Dewitt	41,730	1,431	7,116	1,419	1,231	7,116	7,397 7,116	3,029 1,101	1701
Oceanside	-	2,710	2,306	-	2,710	2,306	5,016	322	
Occanside	-	4,710	2,500	-	2,710	2,300	5,010	344	

VORNADO REALTY TRUST SCHEDULE III REAL ESTATE AND ACCUMULATED DEPRECIATION (Amounts in thousands)

COLUMN A		OLUMN	COL	UMN C		COLUMN D			CC	OLUMN	T I		COLUMN F	COLUM G
COLUMINA	ь		COL	UNINC		D			CC	LUMIN	l IL		r	G
			T:4:-1	1 4 4 -				Gross	s a	mount a	t w	hich		
Description Fr			Initial comp	company (1) Building and		Costs capitalized subsequent to		carried at close of period Buildings and				eriod	Accumulated depreciation and	Date of
Description	Encu	ımbrances	Land ir	mproveme	nts	acquisition		Landir	np	rovemei	nt¶	otal (2)	amortization	
Albany														
(Menands) Rochester	\$	4,463	\$ 460 2,172	\$ 2,091	\$	2,340	\$	460 2,172	\$	4,431	\$	4,891 2,172	\$ 3,476	1965 1966
Freeport (240 West Sunrise														
Highway)	•	_	_	_		260		_		260		260	106	
Commack		_	_	43		207		-		250		250		
New Hyde														
Park		-	-	4		-		-		4		4	4	1970
Total New														
York		173,937	306,224	487,585		(12,796)		250,777	:	530,236	,	781,013	90,861	
Pennsylvania	l													
Wilkes-Barre		20,201	6,053	26,646)	375		6,053		27,021		33,074	3,408	
Allentown		30,517	187	15,580)	479		187		16,059		16,246	12,569	1957
Bensalem		15,147	2,727	6,698		1,840		2,727		8,538		11,265	3,212	1972/199
Bethlehem		5,691	827	5,200)	513		839		5,701		6,540	5,485	1966
York		5,300	409	2,568		1,772		409		4,340		4,749	3,704	1970
Broomall		10,879	850	2,171		1,425		850		3,596		4,446	2,832	1966
Lancaster		5,495	3,140	63		564		3,140		627		3,767	422	1966
Glenolden		6,974	850	1,820)	568		850		2,388		3,238	1,941	1975
Springfield Total		-	-	-		80		-		80		80		
Pennsylvani	a	100,204	15,043	60,746)	7,616		15,055		68,350		83,405	33,573	
South Carolina														
Charleston		-	-	3,634		-		-		3,634		3,634	568	
Tennessee			1 501	2 200				1 501		2 206		2.007	272	
Antioch		-	1,521	2,386)	-		1,521		2,386		3,907	373	

Texas Texarkana	-	-	458	33	-	491	491	491
Virginia Springfield (Springfield								
Mall)	-	49,516	265,964	(58,248)	849	256,383	257,232	543
Norfolk	-	_	3,927	15	-	3,942	3,942	2,484
Total								
Virginia	-	49,516	269,891	(58,233)	849	260,325	261,174	3,027
Washington, DC 3040 M Street	-	7,830	27,490	2,478	7,830	29,968	37,798	4,961
Wisconsin Fond Du Lac	-	-	174	102	-	276	276	79

422

			K	EAL ESTATE		ts in thousands)	DEF KECI <i>F</i>	ATION	
COLUMN				COLUMN	(Allivuii			COLUMN	
A	В	COI	LUMN C	D		COLUMN E		\mathbf{F}	C
					Gr	oss amount at w	hich		
]	Initial cos	t to company		00	wind at along of m	owied.		
			(1)	Costs	сагі	ried at close of p	erioa	Accumulated	
			Building and	capitalized subsequent to		Buildings and		depreciation and	co
Puerto Rico	acumbrances	Land	improvements	acquisition	Land	improvements	Total (2)	amortization	
Las Catalinas	54,101 \$	15,280	\$ 64,370 \$	\$ 8,916 \$	15,281	\$ 73,285 \$	88,566	\$ 26,746	
	dra 120,000	9,182	66,751	5,830	9,267	5 73,283 \$ 72,496	81,763		
Total Puerto	·		·	·	·		·	·	
Rico	174,101	24,462	131,121	14,746	24,548	145,781	170,329	54,707	
Other	-	-	-	5,345	-	5,345	5,345	374	
Total									
Retail Properties	1,460,396	687,832	1,786,028	533,031	604,763	2,402,128	3,006,891	491,122	
Merchandis	se.								
Mart									
Illinois	1°								
Merchand Mart,	lise								
Chicago	550,000	64,528	319,146	199,701	64,535	518,840	583,375	168,346	
527 W. Kinzie,									
Chicago	-	5,166	_	_	5,166	-	5,166	-	
Total		60.604	240.446	100 =01	60 - 04	7 40 040	5 00 5 44	1.00.01.0	
Illinois	550,000	69,694	319,146	199,701	69,701	518,840	588,541	168,346	
New York 7 West									
34th Street	-	34,614	94,167	34,101	34,614	128,268	162,882	36,573	

Year Ended December 31, 2012 Financial Results Summary

MMPI Piers	-	-	-	10,826	-	10,826	10,826	525	
Total New									
York	-	34,614	94,167	44,927	34,614	139,094	173,708	37,098	
Ohio Cleveland Medical Mart	-	-	-	167	-	167	167	-	
Total Merchandise	550,000	104 208	412 212	244 705	104 215	650 101	762 416	205 444	
Mart	550,000	104,308	413,313	244,795	104,315	658,101	762,416	205,444	
Warehouse/Ir New Jersey East	ndustrial								
Hanover	-	576	7,752	9,030	691	16,667	17,358	13,785	
Total Warehouse/In	ndustrial -	576	7,752	9,030	691	16,667	17,358	13,785	
Other 555 California Street 220 Central Park	600,000	221,903	893,324	47,495	221,903	940,819	1,162,722	142,842	192
South Borgata Land, Atlantic	123,750	115,720	16,420	122,145	-	254,285	254,285	-	
City, NJ 40 East 66th	60,000	83,089	7	(4)	83,089	3	83,092	-	
Residential 677-679	-	29,199	85,798	(77,582)	14,541	22,874	37,415	3,745	
Madison	-	1,462	1,058	284	1,626	1,178	2,804	243	
Other	-	28,052	-	(16,769)	9,364	1,919	11,283	3	
Total Other	783,750	479,425	996,607	75,569	330,523	1,221,078	1,551,601	146,833	
Leasehold Improvement Equipment and	S								
Other	-	- ¢ / 777 104	+ 10 675 106 +	125,364		125,364	125,364	96,656	
Total \$ 8 December	5,/08,182	\$4,///,124	\$10,675,186 \$	3,043,049	Φ4,333,978	\$ 13,941,381	Φ 18,493,339	\$ 5,097,074	

Notes:

- (1) Initial cost is cost as of January 30, 1982 (the date on which Vornado commenced real estate operations) unless acquired subsequent to that date see Column H.
- (2) The net basis of the Company's assets and liabilities for tax purposes is approximately \$3.8 billion lower than the amount reported for financial statement purposes.
- (3) Date of original construction many properties have had substantial renovation or additional construction see Column D.
- (4) Depreciation of the buildings and improvements are calculated over lives ranging from the life of the lease to forty years.

VORNADO REALTY TRUST SCHEDULE III REAL ESTATE AND ACCUMULATED DEPRECIATION (AMOUNTS IN THOUSANDS)

The following is a reconciliation of real estate assets and accumulated depreciation:

	Year Ended December 31,				
	2012		2011		2010
Real Estate					
Balance at beginning of					
period	\$ 16,703,757	\$	16,454,967	\$	16,344,244
Additions during the period:					
Land	514,950		33,481		347,345
Buildings & improvements	1,615,077		315,762		324,114
	18,833,784		16,804,210		17,015,703
Less: Assets sold and					
written-off	338,425		100,453		560,736
Balance at end of period	\$ 18,495,359	\$	16,703,757	\$	16,454,967
Accumulated Depreciation					
Balance at beginning of					
period	\$ 2,894,374	\$	2,530,945	\$	2,228,425
Additions charged to					
operating expenses	427,189		452,793		428,788
	3,321,563		2,983,738		2,657,213
Less: Accumulated					
depreciation on assets sold					
and written-off	224,489		89,364		126,268
Balance at end of period	\$ 3,097,074	\$	2,894,374	\$	2,530,945
			19	97	

EXHIBIT INDEX

Exhibit No.	EAHIDII INDEA	
	Articles of Destatement of Vermode Dealty Trust as filed with the State	*
3.1	- Articles of Restatement of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on July 30, 2007 - Incorporated	••
	by reference to Exhibit 3.75 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended June 30, 2007 (File No.	
	001-11954), filed on July 31, 2007	
3.2	Amended and Restated Bylaws of Vornado Realty Trust, as amended on - March 2, 2000 -	*
	Incorporated by reference to Exhibit 3.12 to Vornado Realty Trust's Annual Report on	
	Form 10-K for the year ended December 31, 1999 (File No. 001-11954), filed on	
	March 9, 2000 Articles Supplementary, 6.875% Series J Cumulative Redeemable	
3.3	- Preferred Shares of	*
	Beneficial Interest, liquidation preference \$25.00 per share, no par value - Incorporated by	
	reference to Exhibit 3.2 of Vornado Realty Trust's Registration Statement on Form 8-A	
	(File No. 001-11954), filed on April 20, 2011	
3.4	Second Amended and Restated Agreement of Limited Partnership of - Vornado Realty L.P.,	*
	dated as of October 20, 1997 (the "Partnership	
	Agreement") – Incorporated by reference	
	to Exhibit 3.26 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter	
	ended March 31, 2003 (File No. 001-11954), filed on May 8, 2003	
	Amendment to the Partnership Agreement, dated as of December 16,	
3.5	- 1997 – Incorporated by reference to Exhibit 3.27 to Vornado Realty Trust's	*
	Quarterly Report on Form 10-Q for	
	the quarter ended March 31, 2003 (File No. 001-11954), filed on May 8, 2003	
3.6	Second Amendment to the Partnership Agreement, dated as of April 1, - 1998 – Incorporated	*
3.0	by reference to Exhibit 3.5 to Vornado Realty Trust's	
	Registration Statement on Form S-3	
	(File No. 333-50095), filed on April 14, 1998 Third Amendment to the Partnership Agreement, dated as of November	
3.7	- 12, 1998 -	*
	Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust's Current Report on	
	Form 8-K (File No. 001-11954), filed on November 30, 1998	

2.0	Fourth Amendment to the Partnership Agreement, dated as of November
3.8	- 30, 1998 -
	Incorporated by reference to Exhibit 3.1 to Vornado
	Realty Trust's Current Report on
	Form 8-K (File No. 001-11954), filed on February 9, 1999
	Fifth Amendment to the Partnership Agreement, dated as of March 3,
3.9	- 1999 - Incorporated by *
	reference to Exhibit 3.1 to Vornado Realty Trust's
	Current Report on Form 8-K
	(File No. 001-11954), filed on March 17, 1999
	Sixth Amendment to the Partnership Agreement, dated as of March 17,
3.10	- 1999 - Incorporated *
	by reference to Exhibit 3.2 to Vornado Realty Trust's
	Current Report on Form 8-K
	(File No. 001-11954), filed on July 7, 1999
	Seventh Amendment to the Partnership Agreement, dated as of May 20,
3.11	- 1999 - Incorporated *
	by reference to Exhibit 3.3 to Vornado Realty Trust's
	Current Report on Form 8-K
	(File No. 001-11954), filed on July 7, 1999
	Eighth Amendment to the Partnership Agreement, dated as of May 27,
3.12	- 1999 - Incorporated *
	by reference to Exhibit 3.4 to Vornado Realty Trust's
	Current Report on Form 8-K
	(File No. 001-11954), filed on July 7, 1999
	Ninth Amendment to the Partnership Agreement, dated as of September
3.13	- 3, 1999 - *
	Incorporated by reference to Exhibit 3.3 to Vornado
	Realty Trust's Current Report on
	Form 8-K (File No. 001-11954), filed on October 25,
	1999
*	Incorporated by reference.

3.14	- Tenth Amendment to the Partnership Agreement, dated as of September 3, 1999 - Incorporated by reference to exhibit 3,4 to Vornado Realty Trust's Current Report on	*
3.15	Form 8-K (File No. 001-11954), filed on October 25, 1999 - Eleventh Amendment to the Partnership Agreement, dated as of November 24, 1999 - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust's Current Report on	*
3.16	Form 8-K (File No. 001-11954), filed on December 23, 1999 - Twelfth Amendment to the Partnership Agreement, dated as of May 1, 2000 - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust's Current Report on Form 8-K	*
3.17	(File No. 001-11954), filed on May 19, 2000 - Thirteenth Amendment to the Partnership Agreement, dated as of May 25, 2000 - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust's Current Report on	*
3.18	Form 8-K (File No. 001-11954), filed on June 16, 2000 - Fourteenth Amendment to the Partnership Agreement, dated as of December 8, 2000 - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust's Current Report on	*
3.19	Form 8-K (File No. 001-11954), filed on December 28, 2000 - Fifteenth Amendment to the Partnership Agreement, dated as of December 15, 2000 - Incorporated by reference to Exhibit 4.35 to Vornado Realty Trust's Registration Statement on Form S-8 (File No. 333-68462), filed on August	*
3.20	27, 2001 Sixteenth Amendment to the Partnership Agreement, dated as of July 25, 2001 - Incorporated	*
3.21	by reference to Exhibit 3.3 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001 11954), filed on October 12, 2001 - Seventeenth Amendment to the Partnership Agreement, dated as of September 21, 2001 -	*
3.22	Incorporated by reference to Exhibit 3.4 to Vornado Realty Trust's Current Report on Form 8 K (File No. 001-11954), filed on October 12, 2001 - Eighteenth Amendment to the Partnership Agreement, dated as of January 1, 2002 -	*
3.22	Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust's Current Report on Form 8-K/A (File No. 001-11954), filed on March 18, 2002	
3.23	Nineteenth Amendment to the Partnership Agreement, dated as of July 1, 2002 Incorporated by reference to Exhibit 3.47 to Vornado Realty Trust's Quarterly Report on Form 10-Q	*
3.24	for the quarter ended June 30, 2002 (File No. 001-11954), filed on August 7, 2002 - Twentieth Amendment to the Partnership Agreement, dated April 9, 2003 - Incorporated by reference to Exhibit 3.46 to Vornado Realty Trust's Quarterly Report on Form 10-Q for	*

		the quarter ended March 31, 2003 (File No. 001-11954), filed on May 8, 2003
3.25	_	- Twenty-First Amendment to the Partnership Agreement, dated as of July 31, 2003 - *
		Incorporated by reference to Exhibit 3.47 to Vornado Realty
		Trust's Quarterly Report
		on Form 10-Q for the quarter ended September 30, 2003 (File
		No. 001-11954), filed on
		November 7, 2003
3.26	-	- Twenty-Second Amendment to the Partnership Agreement, dated as of November 17, 2003 – *
		Incorporated by reference to Exhibit 3.49 to Vornado Realty
		Trust's Annual Report on
		Form 10-K for the year ended December 31, 2003 (File No.
		001-11954), filed on
		March 3, 2004
3.27	-	- Twenty-Third Amendment to the Partnership Agreement, dated May 27, 2004 – Incorporated *
		by reference to Exhibit 99.2 to Vornado Realty Trust's Current
		Report on Form 8-K
		(File No. 001-11954), filed on June 14, 2004
	*	Incorporated by reference.

3.28	-	Twenty-Fourth Amendment to the Partnership Agreement, dated August 17, 2004 – Incorporated by reference to Exhibit 3.57 to Vornado Realty	*
		Trust and Vornado Realty	
		L.P.'s Registration Statement on Form S-3 (File No.	
		333-122306), filed on	
2.20		January 26, 2005	*
3.29	-	Twenty-Fifth Amendment to the Partnership Agreement, dated November 17, 2004 – Incorporated by reference to Exhibit 3.58 to Vornado Realty Trust and Vornado Realty	4
		L.P.'s Registration Statement on Form S-3 (File No.	
		333-122306), filed on	
		January 26, 2005	
3.30	-	Twenty-Sixth Amendment to the Partnership Agreement, dated December 17, 2004 – Incorporated by reference to Exhibit 3.1 to Vornado Realty L.P.'s Current Report on	*
		Form 8-K (File No. 000-22685), filed on December 21, 2004	
3.31	-	Twenty-Seventh Amendment to the Partnership Agreement, dated December 20, 2004 –	*
		Incorporated by reference to Exhibit 3.2 to Vornado Realty	
		L.P.'s Current Report on	
2.22		Form 8-K (File No. 000-22685), filed on December 21, 2004	
3.32	-	Twenty-Eighth Amendment to the Partnership Agreement, dated December 30, 2004 -	*
		Incorporated by reference to Exhibit 3.1 to Vornado Realty L.P.'s Current Report on	
		Form 8-K (File No. 000-22685), filed on January 4, 2005	
		Twenty-Ninth Amendment to the Partnership Agreement, dated June 17, 2005 -	
3.33	-	Incorporated	*
		by reference to Exhibit 3.1 to Vornado Realty L.P.'s Current	
		Report on Form 8-K	
		(File No. 000-22685), filed on June 21, 2005	
3.34		Thirtieth Amendment to the Partnership Agreement, dated August 31, 2005 - Incorporated	*
3.34	-	by reference to Exhibit 3.1 to Vornado Realty L.P.'s Current	
		Report on Form 8-K	
		(File No. 000-22685), filed on September 1, 2005	
3.35	-	Thirty-First Amendment to the Partnership Agreement, dated September 9, 2005 -	*
		Incorporated by reference to Exhibit 3.1 to Vornado Realty	
		L.P.'s Current Report on	
2.26		Form 8-K (File No. 000-22685), filed on September 14, 2005	*
3.36	-	Thirty-Second Amendment and Restated Agreement of Limited Partnership, dated as of December 19, 2005 – Incorporated by reference to Exhibit 3.59	-1-
		to Vornado Realty L.P.'s	
		Quarterly Report on Form 10-Q for the quarter ended March	
		31, 2006	
		(File No. 000-22685), filed on May 8, 2006	
3.37	-	Thirty-Third Amendment to Second Amended and Restated Agreement of Limited	*
		Partnership, dated as of April 25, 2006 – Incorporated by reference to Exhibit 10.2 to	
		reference to Exhibit 10.2 to	

		Vornado Realty Trust's Form 8-K (File No. 001-11954), filed on May 1, 2006
3.38	-	Thirty-Fourth Amendment to Second Amended and Restated Agreement of Limited *
		Partnership, dated as of May 2, 2006 – Incorporated by reference to Exhibit 3.1 to
		Vornado Realty L.P.'s Current Report on Form 8-K (File No.
		000-22685), filed on May 3, 2006
3.39	-	Thirty-Fifth Amendment to Second Amended and Restated Agreement of Limited *
		Partnership, dated as of August 17, 2006 – Incorporated by reference to Exhibit 3.1 to
		Vornado Realty L.P.'s Form 8-K (File No. 000-22685), filed on August 23, 2006
3.40	-	Thirty-Sixth Amendment to Second Amended and Restated Agreement of Limited * Partnership, dated as of October 2, 2006 – Incorporated by
		reference to Exhibit 3.1 to
		Vornado Realty L.P.'s Form 8-K (File No. 000-22685), filed on
		January 22, 2007
	*	Incorporated by reference.

3.41	-	Thirty-Seventh Amendment to Second Amended and Restated Agreement of Limited *
		Partnership, dated as of June 28, 2007 – Incorporated by
		reference to Exhibit 3.1 to
		Vornado Realty L.P.'s Current Report on Form 8-K (File No.
		000-22685), filed on
		June 27, 2007
3.42	-	Thirty-Eighth Amendment to Second Amended and Restated Agreement of Limited *
		Partnership, dated as of June 28, 2007 – Incorporated by
		reference to Exhibit 3.2 to
		Vornado Realty L.P.'s Current Report on Form 8-K (File No.
		000-22685), filed on
		June 27, 2007
3.43	-	Thirty-Ninth Amendment to Second Amended and Restated Agreement of Limited *
		Partnership, dated as of June 28, 2007 – Incorporated by
		reference to Exhibit 3.3 to
		Vornado Realty L.P.'s Current Report on Form 8-K (File No.
		000-22685), filed on
		June 27, 2007
3.44	-	Fortieth Amendment to Second Amended and Restated Agreement of Limited *
		Partnership, dated as of June 28, 2007 – Incorporated by
		reference to Exhibit 3.4 to
		Vornado Realty L.P.'s Current Report on Form 8-K (File No.
		000-22685), filed on
		June 27, 2007
3.45	-	Forty-First Amendment to Second Amended and Restated Agreement of Limited *
		Partnership, dated as of March 31, 2008 – Incorporated by
		reference to Exhibit 3.44 to
		Vornado Realty Trust's Quarterly Report on Form 10-Q for the
		quarter ended March 31,
		2008 (file No. 001-11954), filed on May 6, 2008
		Forty-Second Amendment to Second Amended and Restated Agreement of Limited
3.46	-	Partnership, *
		dated as of December 17, 2010 – Incorporated by reference to
		Exhibit 99.1 to Vornado
		Realty L.P.'s Current Report on Form 8-K (File No.
		000-22685), filed on December 21, 2010
		Forty-Third Amendment to Second Amended and Restated Agreement of Limited
3.47	-	Partnership, *
		dated as of April 20, 2011 – Incorporated by reference to Exhibit
		3.1 to Vornado
		Realty L.P.'s Current Report on Form 8-K (File No.
		000-22685), filed on April 21, 2011
		Forty-Fourth Amendment to Second Amended and Restated Agreement of Limited
3.48	-	Partnership *
		dated as of July 18, 2012 – Incorporated by reference to Exhibit
		3.1 to Vornado Realty L.P.'s

Current Report on Form 8-K (File No. 001-34482), filed on July 18, 2012 4.1 Indenture, dated as of November 25, 2003, between Vornado Realty L.P. and The Bank of New York, as Trustee - Incorporated by reference to Exhibit 4.10 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended June 30, 2005 (File No. 001-11954), filed on April 28, 2005 Indenture, dated as of November 20, 2006, among Vornado Realty Trust, as Issuer, 4.2 Vornado Realty L.P., as Guarantor and The Bank of New York, as Trustee – Incorporated by reference to Exhibit 4.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on November 27, 2006 Certain instruments defining the rights of holders of long-term debt securities of Vornado Realty Trust and its subsidiaries are omitted pursuant to Item 601(b)(4)(iii) of Regulation S-K. Vornado Realty Trust hereby undertakes to furnish to the Securities and Exchange Incorporated by reference.

10.1		Master Agreement and Guaranty, between Vornado, Inc. and Bradlees New Jersey, Inc. as of May 1, 1992 - Incorporated by reference to Vornado, Inc.'s Quarterly Report on Form 10-Q for the quarter ended March 31, 1992 (File No. 001-11954), filed May 8, 1992 Registration Rights Agreement between Vornado, Inc. and Steven Roth, dated December 29, 1992 - Incorporated by reference to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 1992 (File No. 001-11954), filed February 16, 1993
10.3	**	- Stock Pledge Agreement between Vornado, Inc. and Steven Roth dated December 29, 1992 - Incorporated by reference to Vornado, Inc.'s Annual Report on Form 10-K for the year
10.4	**	ended December 31, 1992 (File No. 001-11954), filed February 16, 1993 - Management Agreement between Interstate Properties and Vornado, Inc. dated July 13, 1992 - Incorporated by reference to Vornado, Inc.'s Annual Report on Form 10-K for the year ended December 31, 1992 (File No. 001-11954), filed
10.5	**	February 16, 1993 - Employment Agreement, dated as of April 15, 1997, by and among Vornado Realty Trust, The Mendik Company, L.P. and David R. Greenbaum - Incorporated by reference to Exhibit 10.4 to Vornado Realty Trust's Current Report on Form 8-K
10.6	**	(File No. 001-11954), filed on April 30, 1997 - Letter agreement, dated November 16, 1999, between Steven Roth and Vornado Realty Trust - Incorporated by reference to Exhibit 10.51 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 1999 (File No. 001-11954), filed on
10.7		March 9, 2000 - Agreement and Plan of Merger, dated as of October 18, 2001, by and among Vornado Realty Trust, Vornado Merger Sub L.P., Charles E. Smith Commercial Realty L.P., Charles E. Smith Commercial Realty L.L.C., Robert H. Smith, individually, Robert P. Kogod, individually, and Charles E. Smith Management, Inc Incorporated by reference to Exhibit 2.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on January 16, 2002

10.8	- Tax Reporting and Protection Agreement, date	ed December 31, 2001, by and among Vornado *
10.0		Realty L.P., Charles E. Smith Commercial
		.P. and Charles E. Smith
	· · · · · · · · · · · · · · · · · · ·	rcial Realty L.L.C Incorporated by reference
		it 10.3 to Vornado Realty
		Current Report on Form 8-K/A (File No.
), filed on March 18, 2002
10.9	- Employment Agreement between Vornado Re	
	1 ,	, 2002 - Incorporated by reference to Exhibit
		Vornado Realty Trust's
		y Report on Form 10-Q for the quarter ended
	March 3	1, 2002
	(File No	. 001-11954), filed on May 1, 2002
10.10	- First Amendment, dated October 31, 2002, to	the Employment Agreement between Vornado *
	Realty T	Frust and Michael D. Fascitelli, dated March 8,
	2002 - I	ncorporated by reference
		it 99.6 to the Schedule 13D filed by Michael D.
		i on November 8, 2002
10.11 **	- Milenament to Real Estate Retention Agreeme	· · · · · · · · · · · · · · · · · · ·
		er's, Inc. and Vornado Realty L.P Incorporated
	•	ence to Exhibit
		(3) to Alexander's Inc.'s Quarterly Report for the
	•	ended June 30, 2002
10.15	•	. 001-06064), filed on August 7, 2002
10.12 **	37th Street Real Estate Retention Agreement,	· · · · · · · · · · · · · · · · · · ·
		Realty L.P., 731 Residential LLC and 731
		rcial LLC - Incorporated by
		e to Exhibit 10(i)(E)(4) to Alexander's Inc.'s
		y Report for the quarter
	August	ine 30, 2002 (File No. 001-06064), filed on
	August	1, 2002
*	Incorpor	rated by reference.
**	<u>*</u>	ment contract or compensatory agreement.
	Manage	ment contains of compensatory agreement.

10.13		_	Amended and Restated Management and Development Agreement, dated as of July 3, 2002,	*
10.13			by and between Alexander's, Inc., the subsidiaries party thereto and Vornado Management Corp Incorporated by reference to Exhibit 10(i)(F)(1) to Alexander's Inc.'s Quarterly Report for the quarter ended June 30, 2002 (File No. 001-06064), filed on August 7, 2002	
10.14		-	Amendment dated May 29, 2002, to the Stock Pledge Agreement between Vornado Realty Trust and Steven Roth dated December 29, 1992 - Incorporated by reference to Exhibit 5 of Interstate Properties' Schedule 13D/A dated May 29, 2002 (File No. 005-44144), filed on May 30, 2002	*
10.15	**	_	Vornado Realty Trust's 2002 Omnibus Share Plan - Incorporated by reference to Exhibit 4.2	*
10.10			to Vornado Realty Trust's Registration Statement on Form S-8 (File No. 333-102216)	
10.16	**	_	filed December 26, 2002 Form of Stock Option Agreement between the Company and certain employees –	*
			Incorporated by reference to Exhibit 10.77 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2004	
10.17	**	-	(File No. 001-11954), filed on February 25, 2005 Form of Restricted Stock Agreement between the Company and certain employees – Incorporated by reference to Exhibit 10.78 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2004 (File No. 001-11954), filed on February 25, 2005	*
10.18	**	-	Amendment, dated March 17, 2006, to the Vornado Realty Trust Omnibus Share Plan – Incorporated by reference to Exhibit 10.50 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended March 31, 2006 (File No. 001-11954), filed on May 2, 2006	*
10.19	**	-	Form of Vornado Realty Trust 2006 Out-Performance Plan Award Agreement, dated as of April 25, 2006 – Incorporated by reference to Exhibit 10.1 to Vornado Realty Trust's	*
10.20	**	-	Form 8-K (File No. 001-11954), filed on May 1, 2006 Form of Vornado Realty Trust 2002 Restricted LTIP Unit Agreement – Incorporated by reference to Vornado Realty Trust's Form 8-K (Filed No. 001-11954), filed on May 1, 2006	*
10.21	**	-	Amendment No.2, dated May 18, 2006, to the Vornado Realty Trust Omnibus Share Plan — Incorporated by reference to Exhibit 10.53 to Vornado Realty Trust's Quarterly	*

			Report on Form 10-Q for the quarter ended June 30, 2006 (File No. 001-11954), filed on August 1, 2006	
10.22	** .	- Amended and Restated Emp	ployment Agreement between Vornado Realty Trust and Joseph	*
			Macnow dated July 27, 2006 – Incorporated by reference to	
			Exhibit 10.54 to Vornado	
			Realty Trust's Quarterly Report on Form 10-Q for the quarter	
			ended June 30, 2006	
10.00	ale ale		(File No. 001-11954), filed on August 1, 2006	
10.23	** -		20, 2000, to the Vollado Realty Trust Ollinous Share Trail –	*
			Incorporated by reference to Exhibit 10.54 to Vornado Realty	
			Trust's Quarterly Report	
			on Form 10-Q for the quarter ended September 30, 2006 (File	
			No. 001-11954), filed on	
			October 31, 2006	
10.24	** -	- Amendment to Real Estate l	Retention Agreement, dated January 1, 2007, by and between	*
			Vornado Realty L.P. and Alexander's Inc. – Incorporated by	
			reference to Exhibit 10.55	
			to Vornado Realty Trust's Annual Report on Form 10-K for the	
			year ended	
			December 31, 2006 (File No. 001-11954), filed on February	
			27, 2007	
	*			
			Incorporated by reference.	
,	**		Management contract or compensatory agreement.	

10.25	**	Amendment to 59th Street Real Estate Retention Agreement, dated - January 1, 2007, by and	*
		among Vornado Realty L.P., 731 Retail One LLC, 731 Restaurant LLC, 731 Office One	
		LLC and 731 Office Two LLC. – Incorporated by	
		reference to Exhibit 10.56 to	
		Vornado Realty Trust's Annual Report on Form	
		10-K for the year ended	
		December 31, 2006 (File No. 001-11954), filed on	
		February 27, 2007	
10.26	**	Employment Agreement between Vornado Realty Trust and Mitchell - Schear, as of April 19,	*
		2007 – Incorporated by reference to Exhibit 10.46 to	
		Vornado Realty Trust's Quarterly	
		Report on Form 10-Q for the quarter ended March	
		31, 2007 (File No. 001-11954),	
		filed on May 1, 2007	
		Form of Vornado Realty Trust 2002 Omnibus Share Plan Non-Employee	
10.27	**	- Trustee Restricted	*
		LTIP Unit Agreement – Incorporated by reference to	
		Exhibit 10.45 to Vornado Realty	
		Trust's Annual Report on Form 10-K for the year	
		ended December 31, 2007 (File No.	
		001-11954) filed on February 26, 2008	
10.20	ala ala	Form of Vornado Realty Trust 2008 Out-Performance Plan Award	
10.28	**	- Agreement – Incorporated	*
		by reference to Exhibit 10.46 to Vornado Realty	
		Trust's Quarterly Report on Form 10-Q for the quarter ended March 31, 2008 (File No.	
		001-11954) filed on May 6, 2008	
		Amendment to Employment Agreement between Vornado Realty Trust	
10.29	**	- and Michael D.	*
10.2)		Fascitelli, dated December 29, 2008. Incorporated	
		by reference to Exhibit 10.47 to	
		Vornado Realty Trust's Annual Report on Form	
		10-K for the year ended December 31,	
		2008 (File No. 001-11954) filed on February 24, 2009	
		Amendment to Employment Agreement between Vornado Realty Trust	
10.30	**	- and Joseph Macnow,	*
		dated December 29, 2008. Incorporated by reference	
		to Exhibit 10.48 to Vornado Realty	

Trust's Annual Report on Form 10-K for the year ended December 31, 2008 (File No. 001-11954) filed on February 24, 2009

Amendment to Employment Agreement between Vornado Realty Trust 10.31 - and David R. Greenbaum, dated December 29, 2008. Incorporated by reference to Exhibit 10.49 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2008 (File No. 001-11954) filed on February 24, 2009 Amendment to Indemnification Agreement between Vornado Realty - Trust and David R. 10.32 Greenbaum, dated December 29, 2008. Incorporated by reference to Exhibit 10.50 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2008 (File No. 001-11954) filed on February 24, 2009 Amendment to Employment Agreement between Vornado Realty Trust ** - and Mitchell N. 10.33 Schear, dated December 29, 2008. Incorporated by reference to Exhibit 10.51 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2008 (File No. 001-11954) filed on February 24, 2009 Vornado Realty Trust's 2010 Omnibus Share Plan. Incorporated by - reference to Exhibit 10.41 to 10.34 Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended June 30, 2010 (File No. 001-11954) filed on August 3, 2010 10.35 ** - Employment Agreement between Vornado Realty Trust and Michael J. Franco, dated September 24, 2010. Incorporated by reference to Exhibit 10.42 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended September 30, 2010 (File No. 001-11954) filed on November 2, 2010 Incorporated by reference. ** Management contract or compensatory agreement.

10.36	**		Form of Vornado Realty Trust 2010 Omnibus Share Plan Incentive / Non-Qualified Stock Option	*
10.50		-	Agreement. Incorporated by reference to Exhibit 99.1 to Vornado Realty Trust's Current	
			Report on Form 8-K (File No. 001-11954) filed on April 5, 2012	
10.37	**	-	Form of Vornado Realty Trust 2010 Omnibus Share Plan Restricted Stock Agreement. Incorporated by reference to Exhibit 99.2 to Vornado Realty Trust's Current Report on Form	*
			8-K (File No. 001-11954) filed on April 5, 2012	
10.38	**	-	Form of Vornado Realty Trust 2010 Omnibus Share Plan Restricted LTIP Unit Agreement. Incorporated by reference to Exhibit 99.3 to Vornado Realty Trust's Current Report on Form	*
			8-K (File No. 001-11954) filed on April 5, 2012 Letter Agreement between Vornado Realty Trust and Michelle Felman, dated December	
10.39	**	-	21, 2010.	*
			Incorporated by reference to Exhibit 10.45 to Vornado Realty	
			Trust's Annual Report on Form 10-K for the year ended December 31, 2010 (File No.	
			001-11954) filed on February 23, 2011	
10.40	**	_	Waiver and Release between Vornado Realty Trust and Michelle Felman, dated December 21,	*
			2010. Incorporated by reference to Exhibit 10.46 to Vornado	
			Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2010 (File No.	
			001-11954) filed on February 23, 2011	
			Revolving Credit Agreement dated as of June 8, 2011, by and among Vornado Realty L.P.	
10.41	**	-	as	*
			borrower, Vornado Realty Trust as General Partner, the Banks	
			listed on the signature pages thereof, and J.P. Morgan Chase Bank N.A., as Administrative	
			Agent for the Banks.	
			Incorporated by reference to Exhibit 10.46 to Vornado Realty Trust's Quarterly Report on	
			Form 10-Q for the quarter ended June 30, 2011 (File No.	
			001-11954) filed on August 1, 2011	
10.42	**	_	Letter Agreement between Vornado Realty Trust and Christopher G. Kennedy, dated August 5,	*
			2011. Incorporated by reference to Exhibit 10.47 to Vornado Realty Trust's Quarterly Report	
			on Form 10-Q for the quarter ended September 30, 2011 (File No. 001-11954) filed on November 3, 2011	

10.43	**	_	Waiver and Release between Vornado Realty Trust and Christopher G. Kennedy, dated August 5,	*
10.43			2011. Incorporated by reference to Exhibit 10.48 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended September 30, 2011 (File No. 001-11954) filed on November 3, 2011	
10.44			Revolving Credit Agreement dated on November 7, 2011, by and among Vornado Realty	
10.44		-	L.P. as borrower, Vornado Realty Trust as General Partner, the Banks listed on the signature pages thereof, and JP Morgan Chase Bank N.A., as administrative agent for the Banks. Incorporated by reference to Exhibit 10.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954) filed on November 11, 2011	*
10.45	**	-	Form of Vornado Realty Trust 2012 Outperformance Plan Award Agreement	
	*		Incorporated by reference.	
	**		Management contract or compensatory agreement.	
			205	

12	- Computation of Ratios
21	- Subsidiaries of the Registrant
23	- Consent of Independent Registered Public Accounting Firm
31.1	- Rule 13a-14 (a) Certification of the Chief Executive Officer
31.2	- Rule 13a-14 (a) Certification of the Chief Financial Officer
32.1	- Section 1350 Certification of the Chief Executive Officer
32.2	- Section 1350 Certification of the Chief Financial Officer
101.INS	- XBRL Instance Document
101.SCH	- XBRL Taxonomy Extension Schema
101.CAL	- XBRL Taxonomy Extension Calculation Linkbase
101.DEF	- XBRL Taxonomy Extension Definition Linkbase
101.LAB	- XBRL Taxonomy Extension Label Linkbase
101.PRE	- XBRL Taxonomy Extension Presentation Linkbase