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

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 ∇ For the fiscal year ended December 31, 2008

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 0 For the transition period from to

Commission File Number 1-13102

or

FIRST INDUSTRIAL REALTY TRUST, INC.

(Exact name of Registrant as specified in its Charter)

Maryland (State or other jurisdiction of incorporation or organization) 311 S. Wacker Drive, Suite 4000, Chicago, Illinois (Address of principal executive offices)

36-3935116 (I.R.S. Employer Identification No.) entification 60606 (Zip Code)

(312) 344-4300 (Registrant's telephone number, including area code)

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

Common Stock

(Title of Class)

New York Stock Exchange (Name of exchange on which registered)

Depositary Shares Each Representing 1/10,000 of a Share of 7.25% Series J Cumulative Preferred Stock Depositary Shares Each Representing 1/10,000 of a Share of 7.25% Series K Cumulative Preferred Stock (Title of class)

> New York Stock Exchange (Name of exchange on which regi

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 o No

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934. Yes o No 🗵

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 🛛 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. (Check one):

Large accelerated filer ☑

Non-accelerated filer o (Do not check if a smaller reporting company) Smaller Reporting company o

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

Accelerated filer o

The aggregate market value of the voting and non-voting stock held by non-affiliates of the Registrant was approximately \$1,178.2 million based on the closing price on the New York Stock Exchange for such stock on June 30, 2008

At February 20, 2009, 44,572,578 shares of the Registrant's Common Stock, \$0.01 par value, were outstanding

DOCUMENTS INCORPORATED BY REFERENCE

Part III incorporates certain information by reference to the Registrant's definitive proxy statement expected to be filed with the Securities and Exchange Commission no later than 120 days after the end of the Registrant's fiscal year.

FIRST INDUSTRIAL REALTY TRUST, INC.

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This report contains certain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. We intend such forward-looking statements to be covered by the safe harbor provisions for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995, and are including this statement for purposes of complying with those safe harbor provisions. Forward-looking statements, which are based on certain assumptions and describe future plans, strategies and expectations of the Company, are generally identifiable by use of the words "believe," "expect," "intend," "anticipate," "estimate," "project" or similar expressions. Our ability to predict results or the actual effect of future plans or strategies is inherently uncertain. Factors which could have a material adverse affect on our operations and future prospects including changes to laws governing the taxation of real estate investment trusts), availability of financing, interest rates, competition, supply and demand for industrial properties in our current and proposed market areas, potential environmental liabilities, slippage in development or lease-up schedules, tenant credit risks, higher-than-expected costs and changes in general accounting principles, policies and guidelines applicable to real estate investment trusts and risks related to doing business internationally (including foreign currency exchange risks). These risks and uncertainties should be considered in evaluating forward-looking statements and undue reliance should not be placed on such statements. Further information concerning the Company and its business, including additional factors that could materially affect our financial results, is included in Item 1A, "Risk Factors" and in our other filings with the Securities and Exchange Commission. Unless the context otherwise requires, there the "Company," "we," "us," and "our" refer to First Industrial Realty Trust, Inc., First Industrial, L

PART I

THE COMPANY

Item 1. Business

General

First Industrial Realty Trust, Inc. is a Maryland corporation organized on August 10, 1993, and is a real estate investment trust ("REIT") under Sections 856 through 860 of the Internal Revenue Code of 1986 (the "Code"). We are a self-administered and fully integrated real estate company which owns, manages, acquires, sells, develops, and redevelops industrial real estate. As of December 31, 2008, our in-service portfolio consisted of 352 light industrial properties, 121 R&D/flex properties, 152 bulk warehouse properties, 84 regional warehouse properties and 19 manufacturing properties containing approximately 60.6 million square feet of gross leasable area ("GLA") located in 28 states in the United States and one province in Canada. Our in-service portfolio includes all properties other than developed, redeveloped and acquired properties that have not yet reached stabilized occupancy (generally defined as properties that are 90% leased).

Our interests in our properties and land parcels are held through partnerships, corporations, and limited liability companies controlled, directly or indirectly, by the Company, including the Operating Partnership, of which we are the sole general partner with an approximate 88.5% and 87.1% ownership interest at December 31, 2008 and December 31, 2007, respectively, as well as, among others, the TRS, which is a taxable REIT subsidiary of which the Operating Partnership is the sole stockholder, all of whose operating data is consolidated with that of the Company as presented herein.

We also own minority equity interests in, and provide various services to, seven joint ventures whose purpose is to invest in industrial properties (the "2003 Net Lease Joint Venture," the "2005 Development/Repositioning Joint Venture," the "2005 Core Joint Venture," the "2006 Net Lease Co-Investment Program," the "2006 Land/Development Joint Venture," the "2007 Canada Joint Venture," and the "2007 Europe Joint Venture"; together the "Joint Ventures"). The Joint Ventures are accounted for under the equity method of accounting. One of the Joint Ventures, the 2007 Europe Joint Venture, does not own any properties and is inactive.

The operating data of our Joint Ventures is not consolidated with that of the Company as presented herein.

We utilize an operating approach which combines the effectiveness of decentralized, locally-based property management, acquisition, sales and development functions with the cost efficiencies of centralized acquisition, sales and development support, capital markets expertise, asset management and fiscal control systems. At February 20, 2009, we had 340 employees, approximately 34.4% fewer than at February 20, 2008.

We maintain a website at www.firstindustrial.com. Information on this website shall not constitute part of this Form 10-K. Copies of our annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to such reports are available without charge on our website as soon as reasonably practicable after such reports are filed with or furnished to the Securities and Exchange Commission (the "SEC"). In addition, our Corporate Governance Guidelines, Code of Business Conduct and Ethics, Audit Committee Charter, Compensation Committee Charter, Nominating/Corporate Governance Committee Charter, along with supplemental financial and operating information prepared by us, are all available without charge on our website or upon request to us. Amendments to, or waivers from, our Code of Business Conduct and Ethics that apply to our executive officers or directors will also be posted to our website. We also post or otherwise make available on our website from time to time other information that may be of interest to our investors. Please direct requests as follows:

First Industrial Realty Trust, Inc. 311 S. Wacker, Suite 4000 Chicago, IL 60606 Attn: Investor Relations

Business Objectives and Growth Plans

Our fundamental business objective is to maximize the total return to our stockholders through increases in per share distributions and increases in the value of our properties and operations. Our long-term growth plans include the following elements:

- Internal Growth. We seek to grow internally by (i) increasing revenues by renewing or re-leasing spaces subject to expiring leases at higher rental levels; (ii) increasing occupancy levels at properties where vacancies exist and maintaining occupancy elsewhere; (iii) controlling and minimizing property operating and general and administrative expenses; (iv) renovating existing properties; and (v) increasing ancillary revenues from non-real estate sources.
- External Growth. We seek to grow externally through (i) additional joint venture investments; (ii) the development of industrial properties; (iii) the acquisition of portfolios of industrial properties, industrial property businesses or individual properties which meet our investment parameters and target markets; and (iv) the expansion of our properties.

Business Strategies

We utilize the following seven strategies in connection with the operation of our business:

- Organization Strategy. We implement our decentralized property operations strategy through the deployment of experienced regional management teams and local property
 managers. We provide acquisition, development and financing assistance, asset management oversight and financial reporting functions from our headquarters in Chicago, Illinois
 to support our regional operations. We believe the size of our portfolio enables us to realize operating efficiencies by spreading overhead among many properties and by
 negotiating purchasing discounts.
- Market Strategy. Our market strategy is to concentrate on the top industrial real estate markets in the United States and select industrial real estate markets in Canada. These markets have one or more of the following characteristics: (i) strong industrial real estate fundamentals, including increased industrial demand expectations; (ii) a history of and outlook for continued economic growth and industry diversity; and (iii) sufficient size to provide for ample transaction volume.
- Leasing and Marketing Strategy. We have an operational management strategy designed to enhance tenant satisfaction and portfolio performance. We pursue an active leasing
 strategy, which includes broadly marketing available space, seeking to renew existing leases at higher rents per square foot and seeking leases which provide for the pass-through
 of property-related expenses to the tenant. We also have local and national marketing programs which focus on the business and real estate brokerage communities and national
 tenants.
- Acquisition/Development Strategy. Our acquisition/development strategy is to invest in properties and other assets with higher yield potential in the top industrial real estate markets in the United States and select industrial real estate markets in Canada.
- Disposition Strategy. We continuously evaluate local market conditions and property-related factors in all of our markets for purposes of identifying assets suitable for disposition.
- Financing Strategy. To finance acquisitions and developments, as market conditions permit, we utilize a portion of net sales proceeds from property sales, proceeds from
 mortgage financings, borrowings under our unsecured line of credit (the "Unsecured Line of Credit") and proceeds from the issuance, when and as warranted, of additional debt
 and equity securities. We also continually evaluate joint venture arrangements as another source of capital. As of February 20, 2009, we had approximately \$6.2 million available
 for additional borrowings under our Unsecured Line of Credit.
- Liquidity Strategy. We plan to enhance our liquidity through a combination of capital retention, mortgage financing and asset sales.
 - <u>Retained Capital</u> We plan to retain capital by adjusting our dividend policy to distribute the minimum amount required to maintain our REIT status. We will not pay a dividend in April 2009 and may not pay common dividends in future quarters in 2009 depending on our taxable income. If



we are required to pay common stock dividends in 2009, we may elect to satisfy this obligation by distributing a combination of cash and common shares.

- <u>Mortgage Financing</u> In June 2009, we have \$125.0 million of unsecured debt maturing, and in July 2009 we have approximately \$5.0 million of secured mortgage debt maturing. We are in active discussions with various lenders regarding the origination of mortgage financing. The total loan proceeds are expected to be sufficient to meet these maturities. If we fail to timely retire our maturing debt, we will be in default under our Unsecured Line of Credit and our senior debt securities.
- <u>Asset Sales</u> We are in various stages of discussions with third parties for the sale of properties in the three months ended March 31, 2009, and plan to continue to market
 other properties for sale throughout 2009. If we are unable to sell properties on an advantageous basis, this may impair our liquidity and our ability to meet our financial
 covenants.

Recent Developments

During 2008, we acquired or placed in-service developments totaling 33 industrial properties and acquired several parcels of land for a total investment of approximately \$441.8 million. We also sold 114 industrial properties and several parcels of land for a gross sales price of approximately \$583.2 million. At December 31, 2008, we owned 728 in-service industrial properties containing approximately 60.6 million square feet of GLA.

During 2008, we repurchased and retired \$36.6 million of our senior unsecured notes for a gain on early debt retirement of approximately \$2.7 million.

On or after March 31, 2009, our Series F Preferred Stock is subject to a coupon rate reset. The coupon rate resets every quarter beginning March 31, 2009 at 2.375% plus the greater of i) the 30 Year U.S. Treasury rate, ii) the 10 Year U.S. Treasury rate or iii) 3-Month LIBOR. In October 2008, we entered into an interest rate swap agreement (the "Series F Agreement") to mitigate our exposure to floating interest rates related to the forecasted reset rate of our Series F Preferred Stock. The Series F Agreement has a notional value of \$50.0 million and is effective from April 1, 2009 through October 1, 2013. The Series F Agreement fixes the 30-year U.S. Treasury rate at 5.2175%. We recorded \$3.1 million in mark to market loss which is included in Mark to Market Loss on Settlement of Interest Rate Protection Agreements in earnings for the year ended December 31, 2008.

During the three months ended December 31, 2008, the Compensation Committee of the Board of Directors approved a plan to reduce organizational and overhead costs. As a result of the plan we recorded as restructuring costs a pre-tax charge of \$27.3 million to provide for employee severance and benefits (\$24.8 million), costs associated with the termination of certain office leases (\$1.2 million) and contract cancellation and other costs (\$1.3 million) associated with implementing the restructuring plan for the year ended December 31, 2008.

Future Property Acquisitions, Developments and Property Sales

We and our Joint Ventures have acquisition and development programs through which we are engaged in identifying, negotiating and consummating portfolio and individual industrial property acquisitions and developments. As a result, we and our Joint Ventures, other than our 2007 Europe Joint Venture, are currently engaged in negotiations relating to the possible acquisition and development of certain industrial properties.

We and our Joint Ventures also sell properties based on market conditions and property related factors. As a result, we and our Joint Ventures, other than our 2007 Europe Joint Venture, are currently engaged in negotiations relating to the possible sale of certain industrial properties in our portfolio.

When evaluating potential industrial property acquisitions and developments, as well as potential industrial property sales, we will consider such factors as: (i) the geographic area and type of property; (ii) the location, construction quality, condition and design of the property; (iii) the potential for capital appreciation of the property; (iv) the ability of the Company to improve the property's performance through renovation; (v) the terms of tenant leases, including the potential for rent increases; (vi) the potential for economic growth and the tax and regulatory environment of the area in which the property is located; (vii) the potential for expansion of the physical layout of the property and/or the number of sites; (viii) the occupancy and demand

by tenants for properties of a similar type in the vicinity; and (ix) competition from existing properties and the potential for the construction of new properties in the area.

INDUSTRY

Industrial properties are typically used for the design, assembly, packaging, storage and distribution of goods and/or the provision of services. As a result, the demand for industrial space in the United States is related to the level of economic output. Historically, occupancy rates for industrial property in the United States have been higher than office property. We believe that the higher occupancy rate in the industrial property sector is a result of the construction-on-demand nature of, and the comparatively short development time required for, industrial property. For the five years ended December 31, 2008, the national occupancy rate for industrial properties in the United States has ranged from 88.3%*to 90.7%*, with an occupancy rate of 88.7%* at December 31, 2008.

* Source: Torto Wheaton Research

Item 1A. Risk Factors

Risk Factors

Our operations involve various risks that could adversely affect our financial condition, results of operations, cash flow, ability to pay distributions on our common stock and the market price of our common stock. These risks, among others contained in our other filings with the SEC, include:

Recent disruptions in the financial markets could affect our ability to obtain financing and may negatively impact our liquidity, financial condition and operating results.

The capital and credit markets in the United States and other countries have recently experienced significant price volatility, dislocations and liquidity disruptions, which have caused market prices of many securities to fluctuate substantially and the spreads on prospective debt financings to widen considerably. These circumstances have materially impacted liquidity in the financial markets, making terms for certain financings less attractive, and in some cases have resulted in the unavailability of financing. A majority of our existing indebtedness was sold aggregate amount of \$125.0 million due on June 15, 2009. This source of refinancing may not be available if capital markets volatility and disruption continues, which could have a material adverse effect on our liquidity. Furthermore, we could potentially lose access to our current available liquidity under our Unsecured Line of Credit if one or more participating lenders default on their investments. While the ultimate outcome of these market conditions cannot be predicted, they may have a material adverse effect on our liquidity and financial condition if our ability to borrow money under our Unsecured Line of Credit or to issue additional debt or equity securities to finance future acquisitions, developments and redevelopments and Joint Venture activities were to be impaired.

In addition, the recent capital and credit market price volatility will likely make the valuation of our properties and those of our unconsolidated joint ventures more difficult. There may be significant uncertainty in the valuation, or in the stability of the value, of our properties and those of our unconsolidated joint ventures, that could result in a substantial decrease in the value of our properties and those of our unconsolidated joint ventures. As a result, we may not be able to recover the carrying amount of our properties or our investments in Joint Ventures, which may require us to recognize an impairment loss in earnings.

Real estate investments' value fluctuates depending on conditions in the general economy and the real estate business. These conditions may limit the Company's revenues and available cash.

The factors that affect the value of our real estate and the revenues we derive from our properties include, among other things:

- general economic conditions;
- local, regional, national and international economic conditions and other events and occurrences that affect the markets in which we own properties;
- local conditions such as oversupply or a reduction in demand in an area;
- the attractiveness of the properties to tenants;
- tenant defaults;
- zoning or other regulatory restrictions;
- competition from other available real estate;
- · our ability to provide adequate maintenance and insurance; and
- increased operating costs, including insurance premiums and real estate taxes.

These factors may be amplified in light of the current economic crisis. Our investments in real estate assets are concentrated in the industrial sector, and the demand for industrial space in the United States is related to the level of economic output. Accordingly, reduced economic output may lead to lower occupancy rates for our properties. In addition, if any of our tenants experiences a downturn in its business that weakens its financial condition, delays lease commencement, fails to make rental payments when due, becomes insolvent or declares bankruptcy, the result could be a termination of the tenant's lease, which could adversely affect our cash flow from operations.

Many real estate costs are fixed, even if income from properties decreases.

Our financial results depend on leasing space to tenants on terms favorable to us. Our income and funds available for distribution to our stockholders will decrease if a significant number of our tenants cannot pay their rent or we are unable to lease properties on favorable terms. In addition, if a tenant does not pay its rent, we may not be able to enforce our rights as landlord without delays and we may incur substantial legal costs. Costs associated with real estate investment, such as real estate taxes and maintenance costs, generally are not reduced when circumstances cause a reduction in income from the investment.

The Company may be unable to sell properties when appropriate because real estate investments are not as liquid as certain other types of assets.

Real estate investments generally cannot be sold quickly and, therefore, will tend to limit our ability to adjust our property portfolio promptly in response to changes in economic or other conditions. The inability to respond promptly to changes in the performance of our property portfolio could adversely affect our financial condition and ability to service debt and make distributions to our stockholders. In addition, like other companies qualifying as REITs under the Code, we must comply with the safe harbor rules relating to the number of properties disposed of in a year, their tax basis and the cost of improvements made to the properties, or meet other tests which enable a REIT to avoid punitive taxation on the sale of assets. Thus, our ability at any time to sell assets may be restricted.

The Company may be unable to sell properties on advantageous terms.

We have sold to third parties a significant number of properties in recent years and, as part of our business, we intend to continue to sell properties to third parties. Our ability to sell properties on advantageous terms depends on factors beyond our control, including competition from other sellers and the availability of attractive financing for potential buyers of our properties. If we are unable to sell properties on favorable terms or redeploy the proceeds of property sales in accordance with our business strategy, then our financial condition, results of operations, cash flow and ability to pay dividends on, and the market price of, our common stock could be adversely affected.

We have also sold to our Joint Ventures a significant number of properties in recent years and, as part of our business, we intend to continue to sell or contribute properties to our Joint Ventures as opportunities arise. If we do not have sufficient properties available that meet the investment criteria of current or future Joint Ventures, or if the Joint Ventures have reduced or do not have access to capital on favorable terms, then such sales could be delayed or prevented, adversely affecting our financial condition, results of operations, cash flow and ability to pay dividends on, and the market price of, our common stock.

The Company may be unable to complete development and re-development projects on advantageous terms.

As part of our business, we develop new and re-develop existing properties. In addition, we have sold to third parties or sold to our Joint Ventures a significant number of development and re-development properties in recent years, and we intend to continue to sell such properties to third parties or to sell or contribute such properties to our Joint Ventures as opportunities arise. The real estate development and re-development



business involves significant risks that could adversely affect our financial condition, results of operations, cash flow and ability to pay dividends on, and the market price of our common stock, which include:

- we may not be able to obtain financing for development projects on favorable terms and complete construction on schedule or within budget, resulting in increased debt service expense and construction costs and delays in leasing the properties and generating cash flow;
- we may not be able to obtain, or may experience delays in obtaining, all necessary zoning, land-use, building, occupancy and other governmental permits and authorizations;
- the properties may perform below anticipated levels, producing cash flow below budgeted amounts and limiting our ability to sell such properties to third parties or to sell such properties to our Joint Ventures.

The Company may be unable to renew leases or find other lessees.

We are subject to the risks that, upon expiration, leases may not be renewed, the space subject to such leases may not be relet or the terms of renewal or releting, including the cost of required renovations, may be less favorable than expiring lease terms. If we were unable to promptly renew a significant number of expiring leases or to promptly relet the space covered by such leases, or if the rental rates upon renewal or reletting were significantly lower than the current rates, our financial condition, results of operation, cash flow and ability to pay dividends on, and the market price of our common stock could be adversely affected. As of December 31, 2008, leases with respect to approximately 11.8 million, 9.7 million and 8.4 million square feet of GLA, representing 21%, 17% and 15% of GLA, expire in 2009, 2010 and 2011, respectively.

The Company may be unable to acquire properties on advantageous terms or acquisitions may not perform as the Company expects.

We acquire and intend to continue to acquire primarily industrial properties. The acquisition of properties entails various risks, including the risks that our investments may not perform as expected and that our cost estimates for bringing an acquired property up to market standards may prove inaccurate. Further, we face significant competition for attractive investment opportunities from other well-capitalized real estate investors, including both publicly-traded REITs and private investors. This competition increases as investments in real estate become attractive relative to other forms of investment. As a result of competition, we may be unable to acquire additional properties as we desire or the purchase price may be elevated. In addition, we expect to finance future acquisitions through a combination of borrowings under the Unsecured Line of Credit, proceeds from equity or debt offerings by the Company and proceeds from property sales, which may not be available and which could adversely affect our cash flow. Any of the above risks could adversely affect our financial condition, results of operations, cash flow and ability to pay dividends on, and the market value of, our common stock.

The Company might fail to qualify or remain qualified as a REIT.

We intend to operate so as to qualify as a REIT under the Code. Although we believe that we are organized and will operate in a manner so as to qualify as a REIT, qualification as a REIT involves the satisfaction of numerous requirements, some of which must be met on a recurring basis. These requirements are established under highly technical and complex Code provisions of which there are only limited judicial or administrative interpretations and involve the determination of various factual matters and circumstances not entirely within our control.

If we were to fail to qualify as a REIT in any taxable year, we would be subject to federal income tax, including any applicable alternative minimum tax, on our taxable income at corporate rates. This could result in a discontinuation or substantial reduction in dividends to stockholders and in cash to pay interest and principal on debt securities that we issue. Unless entitled to relief under certain statutory provisions, we would be disqualified from electing treatment as a REIT for the four taxable years following the year during which we failed to qualify as a REIT.

Certain property transfers may generate prohibited transaction income, resulting in a penalty tax on the gain attributable to the transaction.

As part of our business, we sell properties to third parties or sell properties to our Joint Ventures as opportunities arise. Under the Code, a 100% penalty tax could be assessed on the gain resulting from sales of properties that are deemed to be prohibited transactions. The question of what constitutes a prohibited transaction is based on the facts and circumstances surrounding each transaction. The Internal Revenue Service ("IRS") could contend that certain sales of properties by us are prohibited transactions. While we do not believe that the IRS would prevail in such a dispute, if the matter were successfully argued by the IRS, the 100% penalty tax could be assessed against the profits from these transactions. In addition, any income from a prohibited transaction may adversely affect our ability to satisfy the income tests for qualification as a REIT.

The REIT distribution requirements may limit the Company's ability to retain capital and require the Company to turn to external financing sources.

We could, in certain instances, have taxable income without sufficient cash to enable us to meet the distribution requirements of the REIT provisions of the Code. In that situation, we could be required to borrow funds or sell properties on adverse terms in order to meet those distribution requirements. In addition, because we must distribute to our stockholders at least 90% of our REIT taxable income each year, our ability to accumulate capital may be limited. Thus, to provide capital resources for our ongoing business, organic growth and future acquisitions, we may be more dependent on outside sources of financing, such as debt financing or issuances of additional capital stock, which may or may not be available on favorable terms. Additional debt financings may substantially increase our leverage and additional equity offerings may result in substantial dilution of stockholders' interests.

Debt financing, the degree of leverage and rising interest rates could reduce the Company's cash flow.

Where possible, we intend to continue to use leverage to increase the rate of return on our investments and to allow us to make more investments than we otherwise could. Our use of leverage presents an additional element of risk in the event that the cash flow from our properties is insufficient to meet both debt payment obligations and the distribution requirements of the REIT provisions of the Code. In addition, rising interest rates would reduce our cash flow by increasing the amount of interest due on our floating rate debt and on our fixed rate debt as it matures and is refinanced.

Failure to comply with covenants in our debt agreements could adversely affect our financial condition.

The terms of our agreements governing our Unsecured Line of Credit and other indebtedness require that we comply with a number of financial and other covenants, such as maintaining debt service coverage and leverage ratios and maintaining insurance coverage. Complying with such covenants may limit our operational flexibility. Moreover, our failure to comply with these covenants could cause a default under the applicable debt agreement even if we have satisfied our payment obligations. Upon the occurrence of an event of default, the lenders under our Unsecured Line of Credit will not be required to lend any additional amounts to us, and our outstanding senior debt securities as well as all outstanding borrowings under the Unsecured Line of Credit, together with accrued and unpaid interest and fees, could be accelerated and declared to be immediately due and payable. Furthermore, our Unsecured Line of Credit and senior debt securities contain certain cross-default provisions, which are triggered in the event that our other material indebtedness is in default. These cross-default provisions may require us to repay or restructure the Unsecured Line of Credit and the senior debt securities or other debt that is in default, which could adversely affect our financial condition, results of operations, cash flow and ability to pay dividends on, and the market price of, our stock. If repayment of any of our borrowings is accelerated, we cannot provide assurance that we will have sufficient assets to repay such indebtedness or that we would be able to borrow sufficient funds to refinance such indebtedness. Even if we are able to obtain new financing, it may not be on commercially reasonable terms, or terms that are acceptable to us.



Moreover, the provisions of credit agreements and other debt instruments are complex, and some are subject to varying interpretations. Breaches of these provisions may be identified or occur in the future, and such provisions may be interpreted by the lenders under our Unsecured Line of Credit or the trustee with respect to the senior debt securities in a manner that could impose material costs on us.

Cross-collateralization of mortgage loans could result in foreclosure on substantially all of the Company's properties if the Company is unable to service its indebtedness.

If the Operating Partnership decides to obtain additional debt financing in the future, it may do so through mortgages on any of its properties. These mortgages may be issued on a recourse, non-recourse or cross-collateralized basis. Cross-collateralization makes all of the subject properties available to the lender in order to satisfy our debt. Holders of indebtedness that is so secured will have a claim against these properties. To the extent indebtedness is cross-collateralized, lenders may seek to foreclose upon properties that are not the primary collateral for their loan, which may, in turn, result in acceleration of other indebtedness secured by properties. Foreclosure of properties would result in a loss of income and asset value to us, making it difficult for us to meet both debt payment obligations and the distribution requirements of the REIT provisions of the Code. As of December 31, 2008, none of our existing indebtedness was cross-collateralized.

The Company may have to make lump-sum payments on its existing indebtedness.

We are required to make the following lump-sum or "balloon" payments under the terms of some of our indebtedness, including indebtedness of the Operating Partnership:

- \$50.0 million aggregate principal amount of 7.750% Notes due 2032 (the "2032 Notes")
- \$200.0 million aggregate principal amount of 7.600% Notes due 2028 (the "2028 Notes")
- · Approximately \$15.0 million aggregate principal amount of 7.150% Notes due 2027 (the "2027 Notes")
- Approximately \$118.5 million aggregate principal amount of 5.950% Notes due 2017 (the "2017 II Notes")
- \$100.0 million aggregate principal amount of 7.500% Notes due 2017 (the "2017 Notes")
- \$195.0 million aggregate principal amount of 5.750% Notes due 2016 (the "2016 Notes")
- \$125.0 million aggregate principal amount of 6.420% Notes due 2014 (the "2014 Notes")
- \$200.0 million aggregate principal amount of 6.875% Notes due 2012 (the "2012 Notes")
- \$200.0 million aggregate principal amount of 4.625% Notes due 2011 (the "2011 Exchangeable Notes")
- \$200.0 million aggregate principal amount of 7.375% Notes due 2011 (the "2011 Notes")
- \$125.0 million aggregate principal amount of 5.250% Notes due 2009 (the "2009 Notes")
- a \$500.0 million Unsecured Line of Credit under which we may borrow to finance the acquisition of additional properties and for other corporate purposes, including working capital.

The Unsecured Line of Credit provides for the repayment of principal in a lump-sum or "balloon" payment at maturity in 2012. Under the Unsecured Line of Credit, we have the right, subject to certain conditions, to increase the aggregate commitment by up to \$200.0 million. The portion available in multiple currencies is \$161.0 million. As of December 31, 2008, \$443.3 million was outstanding under the Unsecured Line of Credit at a weighted average interest rate of 1.98%.

Our ability to make required payments of principal on outstanding indebtedness, whether at maturity or otherwise, may depend on our ability either to refinance the applicable indebtedness or to sell properties. We have no commitments to refinance the 2009 Notes, the 2011 Notes, the 2011 Exchangeable Notes, the 2012 Notes, the 2014 Notes, the 2016 Notes, the 2017 Notes, the 2017 Notes, the 2017 II Notes, the 2027 Notes, the 2028 Notes, the 2032 Notes or the Unsecured Line of Credit. Some of our existing debt obligations, other than those

discussed above, are secured by our properties, and therefore such obligations will permit the lender to foreclose on those properties in the event of a default.

There is no limitation on debt in the Company's organizational documents.

As of December 31, 2008, our ratio of debt to our total market capitalization was 75.6%. We compute that percentage by calculating our total consolidated debt as a percentage of the aggregate market value of all outstanding shares of our common stock, assuming the exchange of all limited partnership units of the Operating Partnership for common stock, plus the aggregate stated value of all outstanding shares of preferred stock and total consolidated debt. Our organizational documents do not contain any limitation on the amount or percentage of indebtedness we may incur. Accordingly, we could become more highly leveraged, resulting in an increase in debt service that could adversely affect our ability to make expected distributions to stockholders and in an increased risk of default on our obligations.

Rising interest rates on the Company's Unsecured Line of Credit could decrease the Company's available cash.

Our Unsecured Line of Credit bears interest at a floating rate. As of December 31, 2008, our Unsecured Line of Credit had an outstanding balance of \$443.3 million at a weighted average interest rate of 1.98%. Our Unsecured Line of Credit bears interest at the prime rate or at the LIBOR plus 0.75%, at our election. Based on an outstanding balance on our Unsecured Line of Credit as of December 31, 2008, a 10% increase in interest rates expense by \$0.8 million on an annual basis. Increases in the interest rate payable on balances outstanding under our Unsecured Line of Credit would decrease our cash available for distribution to stockholders.

Earnings and cash dividends, asset value and market interest rates affect the price of the Company's common stock.

As a REIT, the market value of our common stock, in general, is based primarily upon the market's perception of our growth potential and our current and potential future earnings and cash dividends. The market value of our common stock is based secondarily upon the market value of our underlying real estate assets. For this reason, shares of our common stock may trade at prices that are higher or lower than our net asset value per share. To the extent that we retain operating cash flow for investment purposes, working capital reserves, or other purposes, these retained funds, while increasing the value of our underlying assets, may not correspondingly increase the market price of our common stock. Our failure to meet the market's expectations with regard to future earnings and cash lividends likely would adversely affect the market price of our common stock. Further, the distribution yield on the common stock (as a percentage of the price of the common stock) relative to market interest rates may also influence the price of our common stock. An increase in market interest rates might lead prospective purchasers of our common stock to expect a higher distribution yield, which would adversely affect the market price of our common stock.

The Company may incur unanticipated costs and liabilities due to environmental problems.

Under various federal, state and local laws, ordinances and regulations, an owner or operator of real estate may be liable for the costs of clean-up of certain conditions relating to the presence of hazardous or toxic materials on, in or emanating from a property, and any related damages to natural resources. Environmental laws often impose liability without regard to whether the owner or operator knew of, or was responsible for, the presence of hazardous or toxic materials. The presence of such materials, or the failure to address those conditions properly, may adversely affect the ability to rent or sell the property or to borrow using a property as collateral. Persons who dispose of or arrange for the disposal or treatment of hazardous or toxic materials may also be liable for the costs of clean-up of such materials, or for related natural resource damages, at or from an off-site disposal or treatment facility, whether or not the facility is owned or operated by those persons. No assurance can be given that existing environmental assessments with respect to any of our properties reveal all environmental liabilities, that any prior owner or operator of any of the properties did not



create any material environmental condition not known to us or that a material environmental condition does not otherwise exist as to any of our Company's properties.

The Company's insurance coverage does not include all potential losses.

We currently carry comprehensive insurance coverage including property, boiler & machinery, liability, fire, flood, terrorism, earthquake, extended coverage and rental loss as appropriate for the markets where each of our properties and their business operations are located. The insurance coverage contains policy specifications and insured limits customarily carried for similar properties and business activities. We believe our properties are adequately insured. However, there are certain losses, including losses from earthquakes, hurricanes, floods, pollution, acts of war, acts of terrorism or riots, that are not generally insured against or that are not generally fully insured against because it is not deemed to be economically feasible or prudent to do so. If an uninsured loss or a loss in excess of insured limits occurs with respect to one or more of our properties, we could experience a significant loss of capital invested and potential revenues from these properties, and could potentially remain obligated under any recourse debt associated with the property.

The Company is subject to risks and liabilities in connection with its investments in properties through Joint Ventures.

As of December 31, 2008, seven of our Joint Ventures owned approximately 22.8 million square feet of properties. As of December 31, 2008, our investment in Joint Ventures was \$16.3 million in the aggregate, and for the year ended December 31, 2008, our equity in loss of Joint Ventures was \$33.2 million. Our organizational documents do not limit the amount of available funds that we may invest in Joint Ventures and we intend to continue to develop and acquire properties through Joint Ventures with other persons or entities when warranted by the circumstances. Joint venture investments, in general, involve certain risks, including:

- · co-members or joint venturers may share certain approval rights over major decisions;
- · co-members or joint venturers might fail to fund their share of any required capital commitments;
- co-members or joint venturers might have economic or other business interests or goals that are inconsistent with our business interests or goals that would affect our ability to
 operate the property;
- co-members or joint venturers may have the power to act contrary to our instructions, requests, policies or objectives, including our current policy with respect to maintaining our qualification as a real estate investment trust;
- the joint venture agreements often restrict the transfer of a member's or joint venturer's interest or "buy-sell" or may otherwise restrict our ability to sell the interest when we desire or on advantageous terms;
- disputes between us and our co-members or joint venturers may result in litigation or arbitration that would increase our expenses and prevent our officers and directors from focusing their time and effort on our business and subject the properties owned by the applicable joint venture to additional risk; and
- we may in certain circumstances be liable for the actions of our co-members or joint venturers.

The occurrence of one or more of the events described above could adversely affect our financial condition, results of operations, cash flow and ability to pay dividends on, and the market price of, our common stock.

In addition, joint venture investments in real estate involve all of the risks related to the ownership, acquisition, development, sale and financing of real estate discussed in the risk factors above. To the extent our investments in Joint Ventures are adversely affected by such risks our financial condition, results of operations, cash flow and ability to pay dividends on, and the market price of, our common stock could be adversely affected.



We are subject to risks associated with our international operations.

Under our market strategy, we plan to acquire and develop properties in Canada. Our international operations will be subject to risks inherent in doing business abroad, including:

- · exposure to the economic fluctuations in the locations in which we invest;
- · difficulties and costs associated with complying with a wide variety of complex laws, treaties and regulations;
- · revisions in tax treaties or other laws and regulations, including those governing the taxation of our international revenues;
- obstacles to the repatriation of earnings and funds;
- currency exchange rate fluctuations between the United States dollar and foreign currencies;
- · restrictions on the transfer of funds; and
- national, regional and local political uncertainty.

We also have offices outside of the United States. Our ability to effectively establish, staff and manage these offices is subject to risks associated with employment practices, labor issues, and cultural factors that differ from those with which we are familiar. In addition, we may be subject to regulatory requirements and prohibitions that differ between jurisdictions. To the extent we expand our business globally, we may have difficulty anticipating and effectively managing these and other risks that our international operations may face, which may adversely affect our business outside the United States and our financial condition and results of operations.

Acquired properties may be located in new markets, where we may face risks associated with investing in an unfamiliar market.

When we acquire properties located outside of the United States, we may face risks associated with a lack of market knowledge or understanding of the local economy, forging new business relationships in the area and unfamiliarity with local government and permitting procedures. We work to mitigate such risks through extensive diligence and research and associations with experienced partners; however, there can be no guarantee that all such risks will be eliminated.

Potential fluctuations in exchange rates between the U.S. dollar and the currencies of the other countries in which we invest may adversely affect our results of operations and financial position.

Owning, operating and developing industrial property outside of the United States exposes the Company to the possibility of volatile movements in foreign exchange rates. Changes in foreign currencies can affect the operating results of international operations reported in U.S. dollars and the value of the foreign assets reported in U.S. dollars. The economic impact of foreign exchange rate movements is complex because such changes are often linked to variability in real growth, inflation, interest rates, governmental actions and other factors. A significant depreciation in the value of the currency of one or more countries where we have a significant investment may materially affect our results of operations.

Item 1B. Unresolved SEC Comments

None.

Item 2. Properties

General

At December 31, 2008, we owned 728 in-service industrial properties containing an aggregate of approximately 60.6 million square feet of GLA in 28 states and one province in Canada, with a diverse base of more than 1,900 tenants engaged in a wide variety of businesses, including manufacturing, retail, wholesale

trade, distribution and professional services. The average annual rental per square foot on a portfolio basis for 2008, calculated at December 31, 2008, was \$4.54. The properties are generally located in business parks that have convenient access to interstate highways and/or rail and air transportation. The weighted average age of the properties as of December 31, 2008 was approximately 20 years. We maintain insurance on our properties that we believe is adequate.

We classify our properties into five industrial categories: light industrial, R&D/flex, bulk warehouse, regional warehouse and manufacturing. While some properties may have characteristics which fall under more than one property type, we use what we believe is the most dominant characteristic to categorize the property.

The following describes, generally, the different industrial categories:

- Light industrial properties are of less than 100,000 square feet, have a ceiling height of 16-21 feet, are comprised of 5%-50% of office space, contain less than 50% of manufacturing space and have a land use ratio of 4:1. The land use ratio is the ratio of the total property area to the area occupied by the building.
- R&D/flex buildings are of less than 100,000 square feet, have a ceiling height of less than 16 feet, are comprised of 50% or more of office space, contain less than 25% of manufacturing space and have a land use ratio of 4:1.
- Bulk warehouse buildings are of more than 100,000 square feet, have a ceiling height of at least 22 feet, are comprised of 5%-15% of office space, contain less than 25% of manufacturing space and have a land use ratio of 2:1.
- Regional warehouses are of less than 100,000 square feet, have a ceiling height of at least 22 feet, are comprised of 5%-15% of office space, contain less than 25% of manufacturing space and have a land use ratio of 2:1.
- Manufacturing properties are a diverse category of buildings that have a ceiling height of 10-18 feet, are comprised of 5%-15% of office space, contain at least 50% of manufacturing space and have a land use ratio of 4:1.

Each of the properties is wholly owned by us or our consolidated subsidiaries. The following tables summarize certain information as of December 31, 2008, with respect to our inservice properties.

Property Summary

	Light Indu		R&D/		Bulk Ware		Regional V	Regional Warehouse		cturing
		Number of		Number of		Number of		Number of		Number of
Metropolitan Area	GLA	Properties	GLA	Properties	GLA	Properties	GLA	Properties	GLA	Properties
Atlanta, GA(a)	666,544	11	206,826	5	2,422,142	10	306,207	4	847,950	4
Baltimore, MD	857,286	14	169,660	5	383,135	3	_	_	171,000	1
Central PA(b)	870,025	8	_	_	1,572,000	4	117,599	3	_	—
Chicago, IL	912,677	14	174,841	3	2,453,625	13	172,851	4	421,000	2
Cincinnati, OH	654,389	8	_	_	1,103,830	4	130,870	2	_	_
Cleveland, OH	64,000	1	-		608,740	4	_	_	-	_
Columbus, OH(c)	217,612	2	_	_	2,733,541	8	98,800	1	_	—
Dallas, TX	2,221,217	41	454,963	18	2,035,363	17	677,433	10	128,478	1
Denver, CO	1,170,042	20	1,016,054	23	400,498	3	343,516	5	126,384	1
Detroit, MI	2,360,135	85	452,376	15	630,780	6	710,308	17	116,250	1
Houston, TX	289,407	6	111,111	5	2,041,527	12	355,793	5	_	
Indianapolis, IN (d,e,f,g)	837,500	17	38,200	3	3,170,869	12	222,710	5	71,600	2
Inland Empire, CA	_	_	_	_	595,940	2	_	_	_	
Los Angeles, CA	490,525	11	184,064	2	586,499	4	199,555	3	_	_
Miami, FL	_	_	_	_	_	_	228,726	5	_	
Milwaukee, WI	238,567	5	93,705	2	1,338,129	6	129,557	2	_	-
Minneapolis/St. Paul, MN (h,i)	1,281,625	14	172,862	2	1,830,291	9	323,805	4	355,056	4
N. New Jersey	709,556	12	289,967	6	329,593	2	_	-	-	_
Nashville, TN	205,205	3	_	_	1,015,773	5	_	_	109,058	1
Philadelphia, PA	188,177	6	36,802	2	799,287	3	71,912	2	178,000	2
Phoenix, AZ(j)	38,560	1	_	_	328,526	2	436,615	6	_	
S. New Jersey(k)	680,480	6	_	-	281,100	2	79,329	1	_	_
Salt Lake City, ÚT	706,201	35	146,937	6	279,179	1	_	_	_	
San Diego, CA	196,025	7	_	-	-	_	69,985	2	_	-
Seattle, WA (l,m)	_	_	_	_	100,611	1	139,435	2	_	
St. Louis, MO(n)	660,239	9	_	-	1,468,095	5	-	-	_	-
Tampa, FL(o)	234,679	7	531,357	24	209,500	1	_	_	_	
Toronto, ON	57.540	1	_		897.954	3	_	_	_	
Other(p)	696,547	8	_	_	1,951,456	10	88,000	1	_	_
Total	17,504,760	352	4,079,725	121	31,567,983	152	4,903,006	84	2,524,776	19

(a) One property collateralizes a \$2.5 million mortgage loan which matures on May 1, 2016.

(b) One property collateralizes a \$14.1 million mortgage loan which matures on December 1, 2010.

(c) One property collateralizes a \$4.8 million mortgage loan which matures on December 1, 2019.

(d) Twelve properties collateralize a \$0.5 million mortgage loan which matures on September 1, 2009.

(e) One property collateralizes a \$1.2 million mortgage loan which matures on January 1, 2013.

(f) One property collateralizes a \$2.3 million mortgage loan which matures on January 1, 2012.

(g) One property collateralizes a \$1.5 million mortgage loan which matures on June 1, 2014.

(h) One property collateralizes a \$4.9 million mortgage loan which matures on December 1, 2019.

(i) One property collateralizes a \$1.7 million mortgage loan which matures on September 30, 2024.

(j) One property collateralizes a \$4.3 million mortgage loan which matures on June 1, 2018.

- (k) One property collateralizes a \$6.0 million mortgage loan which matures on March 1, 2011.
- (l) One property collateralizes a \$2.4 million mortgage loan which matures on July 1, 2018.
- (m) One property collateralizes a \$1.0 million mortgage loan which matures on July 1, 2018.
- (n) One property collateralizes a \$13.5 million mortgage loan and an \$11.5 million mortgage loan which both mature on January 1, 2014.
- (o) Six properties collateralize a \$5.2 million mortgage loan which matures on July 1, 2009.
- (p) Properties are located in Wichita, KS, Grand Rapids, MI, Des Moines, IA, Austin, TX, Orlando, FL, Horn Lake, MS, Shreveport, LA, Kansas City, MO, San Antonio, TX, Birmingham, AL, Omaha, NE, Jefferson County, KY, Greenville, KY, Sumner, IA, and Winchester, VA.

In-Service Property Summary Totals

			Totals	
Metropolitan Area	GLA	Number of Properties	Average Occupancy at 12/31/08	GLA as a % of Total Portfolio
Atlanta, GA	4,449,669	34	92%	7.3%
Baltimore, MD	1,581,081	23	97%	2.6%
Central PA	2,559,624	15	99%	4.2%
Chicago, IL	4,134,994	36	89%	6.8%
Cincinnati, OH	1,889,089	14	93%	3.1%
Cleveland, OH	672,740	5	95%	1.1%
Columbus, OH	3,049,953	11	83%	5.0%
Dallas, TX	5,517,454	87	91%	9.1%
Denver, CO	3,056,494	52	92%	5.0%
Detroit, MI	4,269,849	124	92%	7.0%
Houston, TX	2,797,838	28	99%	4.6%
Indianapolis, IN	4,340,879	39	95%	7.2%
Inland Empire, CA	595,940	2	0%	1.0%
Los Angeles, CA	1,460,643	20	98%	2.4%
Miami, FL	228,726	5	67%	0.4%
Milwaukee, WI	1,799,958	15	95%	3.0%
Minneapolis/St. Paul, MN	3,963,639	33	92%	6.5%
N. New Jersey	1,329,116	20	94%	2.2%
Nashville, TN	1,330,036	9	97%	2.2%
Philadelphia, PA	1,274,178	15	100%	2.1%
Phoenix, AZ	803,701	9	65%	1.3%
S. New Jersey	1,040,909	9	83%	1.7%
Salt Lake City, UT	1,132,317	42	90%	1.9%
San Diego, CA	266,010	9	97%	0.4%
Seattle, WA	240,046	3	100%	0.4%
St. Louis, MO	2,128,334	14	97%	3.5%
Tampa, FL	975,536	32	79%	1.6%
Toronto, ON	955,494	4	100%	1.6%
Other(a)	2,736,003	19	98%	4.5%
Total or Average	60,580,250	728	92%	100.0%

(a) Properties are located in Wichita, KS, Grand Rapids, MI, Des Moines, IA, Austin, TX, Orlando, FL, Horn Lake, MS, Shreveport, LA, Kansas City, MO, San Antonio, TX, Birmingham, AL, Omaha, NE, Jefferson County, KY, Greenville, KY, Sumner, IA, and Winchester, VA.

Property Acquisition Activity

During 2008, we acquired 26 industrial properties totaling approximately 3.1 million square feet of GLA at a total purchase price of approximately \$213.0 million, or approximately \$68.71 per square foot. We also purchased several land parcels for an aggregate purchase price of approximately \$126.7 million. The 26 industrial properties acquired have the following characteristics:

Metropolitan Area	Number of Properties	GLA	Property Type	Average Occupancy at 12/31/2008
Atlanta, GA	1	80,000	Regional Warehouse	58%
Chicago, IL	3	339,615	Bulk/Regional Warehouse	100%
Cleveland, OH	1	257,000	Bulk Warehouse	28%
Dallas, TX	1	220,542	Bulk Warehouse	100%
Inland Empire, CA	2	271,895	Lt. Ind./Bulk Warehouse	19%
Los Angeles, CA	5	320,942	R&D/Flex/Lt. Ind./Regional Warehouse	78%
Minneapolis, MN	1	165,360	Bulk Warehouse	100%
Philadelphia, PA	2	258,422	Manufacturing/Bulk Warehouse	100%
Phoenix, AZ	5	616,077	Bulk/Regional Warehouse	43%
Seattle, WA	3	240,046	Bulk/Regional Warehouse	100%
St. Louis, MO	1	22,411	Light Industrial	100%
Other(a)	1	332,465	Bulk Warehouse	100%
Total	26	3,124,775		

(a) Property is located in Greenville, KY.

Property Development Activity

During 2008, we placed in-service seven developments totaling approximately 2.2 million square feet of GLA at a total cost of approximately \$102.1 million, or approximately \$46.41 per square foot. The developments placed in-service have the following characteristics:

Metropolitan Area	GLA	Property Type	Average Occupancy at 12/31/08
Miami, FL(a)	24,506	Light Industrial	N/A
Milwaukee, WI	600,000	Bulk Warehouse	100%
Nashville, TN(a)	294,000	Bulk Warehouse	N/A
Nashville, TN(a)	50,000	Light Industrial	N/A
Nashville, TN	145,450	Bulk Warehouse	100%
Philadelphia, PA	675,000	Bulk Warehouse	100%
St. Louis, MO	400,828	Bulk Warehouse	100%
Total	2,189,784		

(a) Property was sold in 2008.

At December 31, 2008, we had 13 development projects not placed in service, totaling an estimated 4.1 million square feet and with an estimated completion cost of approximately \$224.2 million. There can be no assurance that we will place these projects in service in 2009 or that the actual completion cost will not exceed the estimated completion cost stated above.

Property Sales

During 2008, we sold 114 industrial properties totaling approximately 9.1 million square feet of GLA and several land parcels. Total gross sales proceeds approximated \$583.2 million. The 114 industrial properties sold have the following characteristics:

Metropolitan Area	Number of Properties	GLA	Property Type
Atlanta, GA	2	117,706	Lt. Ind./Regional Warehouse
Baltimore, MD	2	132,228	Light Industrial
Chicago, IL	6	466,230	Lt. Ind./Bulk Warehouse
Cincinnati, OH	3	421,300	Bulk Warehouse
Dallas, TX	9	353,312	Lt. Ind./Bulk Warehouse
Denver, CO	9	1,256,313	Lt. Ind./Bulk/Regional Warehouse
Houston, TX	6	363,662	Lt. Ind./R&D/Flex/Bulk Warehouse
Indianapolis, IN	2	249,353	Lt. Ind./Bulk Warehouse
Los Angeles, CA	2	93,743	Lt. Ind./Regional Warehouse
Milwaukee, WI	2	125,000	Lt. Ind./Bulk Warehouse
Minneapolis/St. Paul, MN	13	1,316,653	Manufacturing/Lt. Ind./R&D/Flex/Bulk/Regional Warehouse
N. New Jersey	11	743,762	Lt. Ind./R&D/Flex/Bulk/Regional Whse
Nashville, TN	1	50,000	Light Industrial
Philadelphia, PA	18	963,995	Lt. Ind./R&D/Flex/Bulk/Regional Whse
Phoenix, AZ	1	22,978	Light Industrial
S. New Jersey	16	737,802	Manufacturing/Lt. Ind./Regional Warehouse
Salt Lake City, UT	3	369,446	Bulk Warehouse
St. Louis, MO	3	371,087	Bulk/Regional Warehouse
Tampa, FL	1	18,445	R&D/Flex
Other(a)	4	964,100	Manufacturing/Bulk Warehouse
Total	114	9,137,115	

(a) Properties are located in Kansas City, MO, Corinth, MS, Johnson County, KS and Portland, OR.

Property Acquisitions, Developments and Sales Subsequent to Year End

From January 1, 2009 to February 20, 2009, we acquired one land parcel for a total estimated investment of approximately \$0.2 million. There were no industrial properties sold during this period.



Tenant and Lease Information

We have a diverse base of more than 1,900 tenants engaged in a wide variety of businesses including manufacturing, retail, wholesale trade, distribution and professional services. Most leases have an initial term of between three and six years and provide for periodic rent increases that are either fixed or based on changes in the Consumer Price Index. Industrial tenants typically have net or semi-net leases and pay as additional rent their percentage of the property's operating costs, including the costs of common area maintenance, property taxes and insurance. As of December 31, 2008, approximately 92% of the GLA of our in-service properties was leased, and no single tenant or group of related tenants occupy more than 2.5% of the total GLA of our in-service properties as of December 31, 2008.

The following table shows scheduled lease expirations for all leases for our in-service properties as of December 31, 2008.

Year of Expiration(1)	Number of Leases Expiring	GLA Expiring(2)	Percentage of GLA <u>Expiring(2)</u> (In thousan	GLA Under Expiring <u>Expiring(2)</u> (In thousands)			
2009	541	11,842,662	21%	51,265	20%		
2010	465	9,712,050	17%	46,905	19%		
2011	357	8,442,120	15%	41,750	17%		
2012	226	6,605,935	12%	30,363	12%		
2013	183	5,498,683	10%	27,719	11%		
2014	64	2,730,863	5%	11,643	5%		
2015	42	2,308,631	4%	8,465	3%		
2016	25	1,918,892	4%	7,685	3%		
2017	9	709,861	1%	3,600	1%		
2018	22	1,094,783	2%	4,620	2%		
Thereafter	27	4,711,591	9%	18,464	7%		
Total	1,961	55,576,071	100%	\$ 252,479	100%		

(1) Lease expirations as of December 31, 2008 assume tenants do not exercise existing renewal, termination or purchase options.

(2) Does not include existing vacancies of 5,004,179 aggregate square feet.

Item 3. Legal Proceedings

We are involved in legal proceedings arising in the ordinary course of business. All such proceedings, taken together, are not expected to have a material impact on the results of operations, financial position or liquidity of the Company.

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

None.

PART II

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

Market Information

The following table sets forth for the periods indicated the high and low closing prices per share and distributions declared per share for our common stock, which trades on the New York Stock Exchange under the trading symbol "FR".

Quarter Ended	High	Low	istribution Declared
December 31, 2008	\$ 28.39	\$ 5.10	\$ 0.2500
September 30, 2008	\$ 32.13	\$ 21.94	\$ 0.7200
June 30, 2008	\$ 32.68	\$ 27.47	\$ 0.7200
March 31, 2008	\$ 36.54	\$ 28.83	\$ 0.7200
December 31, 2007	\$ 42.71	\$ 34.60	\$ 0.7200
September 30, 2007	\$ 41.28	\$ 37.63	\$ 0.7100
June 30, 2007	\$ 45.77	\$ 38.76	\$ 0.7100
March 31, 2007	\$ 49.51	\$ 44.44	\$ 0.7100

We had 696 common stockholders of record registered with our transfer agent as of February 20, 2009.

We have estimated that, for federal income tax purposes, approximately 4.68% of the total \$104.2 million (which excludes \$2.7 million of distributions on unvested restricted stock which is treated as compensation expense for tax purposes) in common stock distributions declared in 2008 were classified as ordinary dividend income to our shareholders, 6.91% qualified as 15 percent rate qualified dividend income and 88.41% qualified as capital gain income.

Additionally, for tax purposes, an estimated 4.68% of our 2008 preferred stock dividends were ordinary income, 6.91% qualified as 15 percent rate qualified dividend income and 88.41% qualifying as capital gain income.

In order to comply with the REIT requirements of the Code, we are generally required to make common share distributions and preferred share dividends (other than capital gain distributions) to our shareholders in amounts that together at least equal i) the sum of a) 90% of our "REIT taxable income" computed without regard to the dividends paid deduction and net capital gains and b) 90% of net income (after tax), if any, from foreclosure property, minus ii) certain excess non-cash income. Under a recently issued revenue procedure, the IRS will allow us to treat a stock distribution to our shareholders in 2009, under a stock-or-cash election that meets specified conditions, including a minimum 10% cash distribution component, as a distribution qualifying for the dividends paid deduction. Our common share distribution policy is determined by our board of directors and is dependent on multiple factors, including cash flow and capital expenditure requirements, as well as ensuring that we meet the minimum distribution requirements set forth in the Code. We met the minimum distribution requirements with the common and preferred distributions made with respect to 2008. For 2009, we intend to meet our minimum distribution requirements.

During 2008, the Operating Partnership did not issue any Units.

Subject to lock-up periods and certain adjustments, Units of the Operating Partnership are convertible into common stock of the Company on a one-for-one basis or cash at the option of the Company.

Equity Compensation Plans

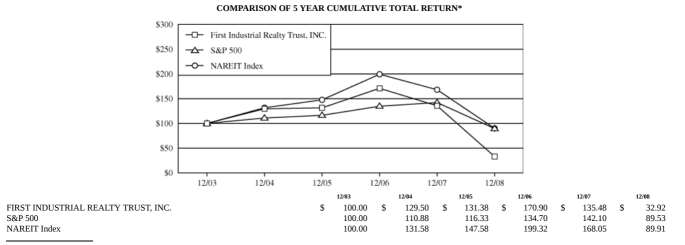
The following table sets forth information regarding our equity compensation plans.

<u>P</u> lan Category	Number of Securities to be Issued Upon Exercise of Outstanding Options, Warrants and Rights	Weighted-Average Exercise Price of Outstanding Options, Warrants and Rights	Number of Securities Remaining Available for Further Issuance Under Equity Compensation Plans
Equity Compensation Plans Approved by Security Holders	_	—	1,179,500
Equity Compensation Plans Not Approved by Security Holders(1)	278,601	\$ 31.92	133,329
Total	278,601	\$ 31.92	1,312,829

(1) See Notes 4 and 15 of the Notes to Consolidated Financial Statements contained herein for a description of the plan.

Performance Graph*

The following graph provides a comparison of the cumulative total stockholder return among the Company, the NAREIT Equity REIT Total Return Index (the "NAREIT Index") and the Standard & Poor's 500 Index ("S&P 500"). The comparison is for the period from December 31, 2003 to December 31, 2008 and assumes the reinvestment of any dividends. The closing price for our Common Stock quoted on the NYSE at the close of business on December 31, 2003 was \$33.75 per share. The NAREIT Index includes REITs with 75% or more of their gross invested book value of assets invested directly or indirectly in the equity ownership of real estate. Upon written request, we will provide stockholders with a list of the REITs included in the NAREIT Index. The historical information set forth below is not necessarily indicative of future performance. The following graph was prepared at our request by Research Data Group, Inc., San Francisco, California.



* The information provided in this performance graph shall not be deemed to be "soliciting material," to be "filed" or to be incorporated by reference into any filing under the Securities Act of 1933 or the Securities Exchange Act of 1934 unless specifically treated as such.



Item 6. Selected Financial Data

The following sets forth selected financial and operating data for the Company on a historical consolidated basis. The following data should be read in conjunction with the Consolidated Financial Statements and Notes thereto and Management's Discussion and Analysis of Financial Condition and Results of Operations included elsewhere in this Form 10-K. The historical statements of operations for the years ended December 31, 2008, 2007, 2006, 2005 and 2004 include the results of operations of the Company as derived from our audited financial statements, adjusted for discontinued operations. The results of operations of properties sold are presented in discontinued operations if they met both of the following criteria: (a) the operations and cash flows of the property have been (or will be) eliminated from the ongoing operations of the Company as a result of the disposition and (b) we will not have any significant involvement in the operations of the property after the disposal transaction. The historical balance sheet data and other data as of December 31, 2008, 2007, 2006, 2005 and 2004 include the balances of the Company as derived from our audited financial statements.

		ar Ended 2/31/08		Year Ended 12/31/07 (In thousands,		12/31/07		12/31/07		12/31/07		12/31/07		12/31/07		12/31/07		12/31/07		12/31/07		ear Ended 12/31/06 per share and pro				ear Ended 12/31/04
itatement of Operations Data:																										
Total Revenues	\$	526,294	\$	380,262	\$	300,183	\$	241,573	\$	192,742																
Interest Income		3,690		1,926		1,614		1,486		3,632																
Mark-to-Market (Loss) Gain on Settlement of Interest Rate Protection Agreements		(3,073)		_		(3,112)		811		1,583																
Property Expenses		(124,963)		(110,438)		(97,989)		(78, 377)		(64,443																
General and Administrative Expense		(84,627)		(92,101)		(77,497)		(55,812)		(39,569																
Restructuring Costs		(27.349)																								
Interest Expense		(111,559)		(119,314)		(121, 141)		(108, 339)		(98,636																
Amortization of Deferred Financing Costs		(2,879)		(3,210)		(2,666)		(2,125)		(1,931																
Depreciation and Other Amortization		(161.027)		(137,429)		(115,009)		(80,580)		(58,052																
Construction Expenses		(139,539)		(34,553)		(10,263)		(15,574)		(00,00																
Gain (Loss) from Early Retirement from Debt		2,749		(393)		(10,200)		82		(515																
Equity in (Loss) Income of Joint Ventures		(33,178)		30,045		30,673		3,699		37,30																
Income Tax Benefit		12.259		10.653		9,935		14.343		8,195																
Minority Interest Allocable to Continuing Operations		20,048		12,392		13,919		11,719		5,774																
	_		-			(71,353)			_																	
Loss from Continuing Operations		(123,154)		(62,160)		(/1,353)		(67,094)		(13,919																
Income from Discontinued Operations (Including Gain on Sale of Real Estate of \$172,167, \$244,962, \$213,442, \$132,139 and \$88,245 for the Years Ended December 31, 2008, 2007, 2006, 2005, and 2004, respectively		183,561		280,422		258,072		182,791		144,206																
Provision for Income Taxes Allocable to Discontinued Operations (Including \$3,732, \$36,032, \$47,511, \$20,529 and \$8,659 allocable to Gain on																										
Sale of Real Estate for the Years ended December 31, 2008, 2007, 2006, 2005, and 2004, respectively)		(4,188)		(38,126)		(51,155)		(23,904)		(11,275																
Minority Interest Allocable to Discontinued Operations		(22,242)		(30,626)		(26,920)		(20,910)		(18,238																
Gain on Sale of Real Estate		12,008		9,425		6,071		29,550		16,755																
Provision for Income Taxes Allocable to Gain on Sale of Real Estate		(3,782)		(3,082)		(2,119)		(10,871)		(5,35																
Minority Interest Allocable to Gain on Sale of Real Estate		(1,020)		(802)		(514)		(2,458)		(1,564																
Net Income		41,183		155,051		112,082		87,104		110,60																
Preferred Dividends		(19, 428)		(21, 320)		(21,424)		(10,688)		(14,48																
Redemption of Preferred Stock				(2,017)		(672)				(7,95																
Net Income Available to Common Stockholders	\$	21,755	\$	131,714	\$	89,986	\$	76,416	\$	88,15																
Basic and Diluted Earnings Per Weighted Average Common Share Outstanding:																										
Loss from Continuing Operations Available to Common Stockholders	\$	(3.13)	\$	(1.81)	\$	(2.05)	\$	(1.45)	\$	(0.65																
Net Income Available to Common Stockholders	\$	0.50	\$	2.99	\$	2.04	\$	1.80	\$	2.17																
Distributions Per Share	\$	2.410	\$	2.850	\$	2.810	\$	2.785	\$	2.750																
Basic and Diluted Weighted Average Number of Common Shares Outstanding		43,193		44,086		44,012		42,431		40,55																
Net Income	\$	41,183	\$	155,051	\$	112,082	\$	87,104	\$	110,60																
Other Comprehensive (Loss) Income:																										
Reclassification of Settlement of Interest Rate Protection Agreements to Net Income		_		_		_		(159)																		
Mark-to-Market of Interest Rate Protection Agreements, Net of Tax		(8,676)		3.819		(2,800)		(1,414)		106																
Amortization of Interest Rate Protection Agreements		(792)		(916)		(912)		(1,085)		(512																
Write-off of Unamortized Settlement Amounts of Interest Rate Protection Agreements		831		-				_		_																
Settlement of Interest Rate Protection Agreements				(4,261)		(1,729)				6,816																
Foreign Currency Translation Adjustment, Net of Tax		(2,792)		2.134		(1)		_																		
Other Comprehensive Loss (Income) Allocable to Minority Interest		1.391		(142)		698		837		_																
Other Comprehensive Josome	¢	31.145	¢	155,685	¢	107.339	¢	85,283	¢	117.016																
Other Comprehensive Income	3	51,145	э	105,685	à	10/,339	\$	05,283))	11/,016																

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	—	Year Ended 12/31/08	 Year Ended 12/31/07 (In thousand	_	Year Ended 12/31/06 tt per share and pro	d Year Ended 12/31/05 and property data)		 Year Ended 12/31/04
Balance Sheet Data (End of Period):								
Real Estate, Before Accumulated Depreciation	\$	3,385,597	\$ 3,326,268	\$	3,219,728	\$	3,260,761	\$ 2,856,474
Real Estate, After Accumulated Depreciation		2,862,489	2,816,287		2,754,310		2,850,195	2,478,091
Real Estate Held for Sale, Net		21,117	37,875		115,961		16,840	52,790
Total Assets		3,223,876	3,258,033		3,224,399		3,226,243	2,721,890
Mortgage Loans Payable, Net, Unsecured Lines of Credit and Senior Unsecured Debt, Net		2,036,978	1,946,670		1,834,658		1,813,702	1,574,929
Total Liabilities		2,237,128	2,183,755		2,048,873		2,020,361	1,719,463
Stockholders' Equity		864,200	923,919		1,022,979		1,043,562	845,494
Other Data:								
Cash Flow From Operating Activities	\$	71,185	\$ 92,989	\$	59,551	\$	49,350	\$ 77,657
Cash Flow From Investing Activities		6,274	126,909		129,147		(371,654)	9,992
Cash Flow From Financing Activities		(79,754)	(230,276)		(180,800)		325,617	(83,546)
Total In-Service Properties		728	804		858		884	827
Total In-Service GLA, in Square Feet		60,580,250	64,028,533		68,610,505		70,193,161	61,670,735
In-Service Occupancy Percentage		92%	95%		94%		92%	90%

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

The following discussion should be read in conjunction with "Selected Financial Data" and the Consolidated Financial Statements and Notes thereto appearing elsewhere in this Form 10-K.

In addition, the following discussion contains certain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. We intend such forward-looking statements to be covered by the safe harbor provisions for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995, and are including this statement for purposes of complying with those safe harbor provisions. Forward-looking statements, which are based on certain assumptions and describe future plans, strategies and expectations of the Company, are generally identifiable by use of the words "belivee," "expect," "intend," "anticipate," "estimate," "project" or similar expressions. Our ability to predict results or the actual effect of future plans or strategies is inherently uncertain. Factors which could have a material adverse affect on the operations and future prospects of the Company on a consolidated basis include, but are not limited to, changes in: international, national, regional and local economic conditions generally and the real estate market specifically, legislative/regulatory changes (including changes to laws governing the taxation of real estate investment trusts), availability of financing, interest rate, competition, supply and demand for industrial properties in our current and proposed market areas, potential environmental liabilities, slippage in development or lease-up schedules, tenant credit risks, higher-than-expected costs and changes in general accounting principles, policies and guidelines applicable to real estate investment trusts and risks related to doing business internationally (including foreign currency exchange risks). These risks and uncertainties should be considered in evaluating forward-looking statements and undue reliance should not be placed on such statements. Further information concerning the Company and its business, including additional factors that could materially affect our financial, results,

The Company was organized in the state of Maryland on August 10, 1993. We are a REIT, as defined in the Code. We began operations on July 1, 1994. Our interests in our properties and land parcels are held through partnerships, corporations, and limited liability companies controlled, directly or indirectly, by us, including First Industrial, L.P. (the "Operating Partnership"), of which we are the sole general partner, as well as, among others, our taxable REIT subsidiary, First Industrial Investment, Inc. (the "TRS"), of which the Operating Partnership is the sole stockholder, all of whose operating data is consolidated with that of the Company as presented herein.

We also own minority equity interests in, and provide services to, seven joint ventures whose purpose is to invest in industrial properties (the "2003 Net Lease Joint Venture," the "2005 Development/Repositioning Joint Venture," the "2006 Net Lease Co-Investment Program," the "2006 Land/Development Joint Venture," the "2007 Canada Joint Venture," and the "2007 Europe Joint Venture," together the "Joint Ventures"). The Joint Ventures are accounted for under the equity method of accounting. One of the Joint Venture, the 2007 Europe Joint Venture, does not own any properties and is inactive.



The operating data of our Joint Ventures is not consolidated with that of the Company as presented herein.

We believe our financial condition and results of operations are, primarily, a function of our performance and our Joint Ventures' performance in four key areas: leasing of industrial properties, acquisition and development of additional industrial properties, redeployment of internal capital and access to external capital.

We generate revenue primarily from rental income and tenant recoveries from long-term (generally three to six years) operating leases of our industrial properties and our Joint Ventures' industrial properties. Such revenue is offset by certain property specific operating expenses, such as real estate taxes, repairs and maintenance, property management, utilities and insurance expenses, along with certain other costs and expenses, such as depreciation and amortization costs and general and administrative and interest expenses. Our revenue growth is dependent, in part, on our ability to (i) increase rental income, through increasing either or both occupancy rates and rental rates at our properties and our Joint Ventures' properties, (ii) maximize tenant recoveries and (iii) minimize operating and certain other expenses. Revenues generated from rental income and tenant recoveries are a significant source of funds, in addition to income generated from gains/losses on the sale of our properties and our Joint Ventures' properties (as discussed below), for our distributions. The leasing of property, in general, and occupancy rates, rental rates, operating expenses and certain non-operating expenses, in particular, are impacted, variously, by property specific, market specific, general economic and other conditions, many of which are beyond our control. The leasing of property also entails various risks, including the risk of tenant default. If we were unable to maintain or increase occupancy rates and rental rates at our properties and our Joint Ventures' properties or to maintain tenant recoveries and operating and certain other expenses consistent with historical levels and proportions, our revenue growth would be limited. Further, if a significant number of our tenants and our Joint Ventures' tenants were unable to pay rent (including tenant recoveries) or if we or our Joint Ventures were unable to rent our properties on favorable terms, our financial condition, results of operatings, cash flow and ability to pay d

Our revenue growth is also dependent, in part, on our ability and our Joint Ventures' ability to acquire existing, and acquire and develop new, additional industrial properties on favorable terms. The Company itself, and through our various Joint Ventures, continually seeks to acquire existing industrial properties on favorable terms, and, when conditions permit, also seeks to acquire and develop new industrial properties on favorable terms. Existing properties, as they are acquired, and acquired and developed properties, as they are leased, generate revenue from rental income, tenant recoveries and fees, income from which, as discussed above, is a source of funds for our distributions. The acquisition and development of properties is impacted, variously, by property specific, market specific, general economic and other conditions, many of which are beyond our control. The acquisition and development of properties also entails various risks, including the risk that our investments and our Joint Ventures' investments may not perform as expected. For example, acquired existing and acquired and developed new properties may not be able to complete construction on schedule or within budget, resulting in increased debt service expense and construction costs and delays in leasing the properties. Also, we, as well as our Joint Ventures, face significant competition for attractive acquisition and development opportunities from other well-capitalized real estate investors, including both publicly-traded REITs and private investors. Further, as discussed below, we and our Joint Ventures may not be able to finance the acquisition and development opportunities we identify. If we and our Joint Ventures were unable to acquire and develop sufficient additional properties on favorable terms, or if such investments did not perform as expected, our revenue growth would be limited and our financial condition, results of operations, cash flow and ability to pay divideds on, and the market price of, our common stock would be adverse

We also generate income from the sale of our properties and our Joint Ventures' properties (including existing buildings, buildings, which we or our Joint Ventures have developed or re-developed on a merchant basis, and land). The Company itself and through our various Joint Ventures is continually engaged in, and our income growth is dependent in part on, systematically redeploying capital from properties and other assets with lower yield potential into properties and other assets with higher yield potential. As part of that process,

we and our Joint Ventures sell, on an ongoing basis, select properties or land. The gain/loss on, and fees from, the sale of such properties are included in our income and are a significant source of funds, in addition to revenues generated from rental income and tenant recoveries, for our distributions. Also, a significant portion of our proceeds from such sales is used to fund the acquisition of existing, and the acquisition and development of new, industrial properties. The sale of properties is impacted, variously, by property specific, market specific, general economic and other conditions, many of which are beyond our control. The sale of properties also entails various risks, including competition from other sellers and the availability of attractive financing for potential buyers of our properties and our Joint Ventures' properties. Further, our ability to sell properties is limited by safe harbor rules applying to REITs under the Code which relate to the number of properties also add our Joint Ventures were unable to sell properties on favorable terms, our income growth would be limited and our financial condition, results of operations, cash flow and ability to pay dividends on, and the market price of, our common stock would be adversely affected.

We utilize a portion of the net sales proceeds from property sales, borrowings under our unsecured line of credit (the "Unsecured Line of Credit") and proceeds from the issuance when and as warranted, of additional debt and equity securities to finance future acquisitions and developments and to fund our equity commitments to our Joint Ventures. Access to external capital on favorable terms plays a key role in our financial condition and results of operations, as it impacts our cost of capital and our ability and cost to refinance existing indebtedness as it matures and to fund acquisitions, developments and contributions to our Joint Ventures or through the issuance, when and as warranted, of additional equity securities. Our ability to access external capital on favorable terms is dependent on various factors, including general market conditions, interest rates, credit ratings on our capital stock and debt, the market's perception of our giowth potential, our current and potential future earnings and cash distributions and the market price of our capital stock. If we were unable to access external capital on favorable terms, cash flow and ability to pay dividends on, and the market price of, our common stock would be adversely affected.

Current Business Risks and Uncertainties

The real estate markets have been significantly impacted by the continued deterioration of the global credit markets. The current recession has resulted in downward pressure on our net operating income and has impaired our ability to sell properties.

Our Unsecured Line of Credit and the indentures under which our senior unsecured indebtedness is, or may be, issued contain certain financial covenants, including, among other things, debt service coverage and fixed charge coverage ratios, as well as limitations on our ability to incur secured and unsecured indebtedness. Consistent with our prior practice, we will, in the future, continue to interpret and certify our performance under these covenants in a good faith manner that we deem reasonable and appropriate. However, these financial covenants are complex and there can be no assurance that these provisions would not be interpreted by our lenders in a manner that could impose and cause us to incur material costs. Any violation of these covenants would subject us to higher finance costs and fees, or accelerated maturities. In addition, our credit facilities and senior debt securities contain certain cross-default provisions, which are triggered in the event that our other material indebtedness is in default. Under the Unsecured Line of Credit, an event of default can also occur if the lenders, in their good faith judgment, determine that a material adverse change has occurred which could prevent timely repayment or materially impair our ability to perform our obligations under the loan agreement.

We believe that we were in compliance with our financial covenants as of December 31, 2008, and we anticipate that we will be able to operate in compliance with our financial covenants in 2009. However, our ability to meet our financial covenants may be reduced if 2009 economic and credit market conditions limit our property sales and reduce our net operating income below our projections. We expect to refinance indebtedness maturing in 2009 and to comply with our financial covenants in 2009 and beyond. We plan to enhance our liquidity through a combination of capital retention, mortgage financing and asset sales.

- Retained Capital We plan to retain capital by adjusting our dividend policy to distribute the minimum amount required to maintain our REIT status. We will not pay a dividend
 in April 2009 and may not pay common dividends in future quarters in 2009 depending on our taxable income. If we are required to pay common stock dividends in 2009, we
 may elect to satisfy this obligation by distributing a combination of cash and common shares.
- Mortgage Financing In June 2009, we have \$125.0 million of unsecured debt maturing, and in July 2009 we have \$5.0 million of secured mortgage debt maturing. We are in active discussions with various lenders regarding the origination of mortgage financing. The total loan proceeds are expected to be sufficient to meet these maturities. No assurances can be made that new secured financing will be obtained. If we fail to timely retire our maturing debt, we will be in default under our Unsecured Line of Credit and our senior unsecured debt securities.
- Asset Sales We are in various stages of discussions with third parties for the sale of properties during the three months ended March 31, 2009, and plan to continue to market
 other properties for sale throughout 2009. If we are unable to sell properties on an advantageous basis, this may impair our liquidity and our ability to meet our financial
 covenants.

In addition, we may from time to time repurchase or redeem our outstanding securities. Any repurchases or redemptions would depend upon prevailing market conditions, our liquidity requirements, contractual restrictions and other factors we consider important. Future repurchases or redemptions may materially impact our liquidity, future tax liability and results of operations.

Although we believe we will be successful in meeting our liquidity needs through a combination of capital retention, mortgage financing and asset sales, if we were to be unsuccessful in executing one or more of the strategies outlined above, we would be materially adversely effected.

CRITICAL ACCOUNTING POLICIES

Our significant accounting policies are described in more detail in Note 4 to the consolidated financial statements. We believe the following critical accounting policies affect our more significant judgments and estimates used in the preparation of our consolidated financial statements.

- We maintain an allowance for doubtful accounts which is based on estimates of potential losses which could result from the inability of our tenants to satisfy outstanding billings
 with us. The allowance for doubtful accounts is an estimate based on our assessment of the creditworthiness of our tenants.
- Properties are classified as held for sale when all criteria within Financial Accounting Standards Board's (the "FASB") Statement of Financial Accounting Standards ("SFAS") No. 144, "Accounting for the Impairment or Disposal of Long Lived Assets" ("SFAS 144") are met for such properties. When properties are classified as held for sale, we cease depreciating the properties and estimate the values of such properties and measure them at the lower of depreciated cost or fair value, less costs to dispose. If circumstances arise that were previously considered unlikely, and, as a result, we decide not to sell a property previously classified as held for sale, we will reclassify such property as held and used. We estimate the value of such property and measure it at he lower of its carrying amount (adjusted for any depreciation and amortization expense that would have been recognized had the property been continuously classified as held and used) or fair value at the date of the subsequent decision not to sell. Fair value is determined by deducting from the estimated sales price of the property the estimated costs to close the sale.
- We review our properties on a periodic basis for possible impairment and provide a provision if impairments are determined. We utilize the guidelines established under SFAS 144 to determine if impairment conditions exist. We review the expected undiscounted cash flows of each property to determine if there are any indications of impairment. If the expected undiscounted cash flows of a particular property are less than the net book basis of the property, we will recognize an impairment charge equal to the amount of carrying value of the property that exceeds the fair value of the property. Fair value is determined by discounting the future expected cash flows of the property. The calculation



of the fair value involves subjective assumptions such as estimated occupancy, rental rates, ultimate residual value and the discount rate used to present value the cash flows.

- We analyze our investments in Joint Ventures to determine whether the joint venture should be accounted for under the equity method of accounting or consolidated into our financial statements based on standards set forth under SFAS Interpretation No. 46(R). Consolidation of Variable Interest Entities, EITF 96-16, Investor's Accounting for an Investee When the Investor Has a Majority of the Voting Interest but the Minority Shareholder or Shareholders Have Certain Approval or Veto Rights and Statement of Position 78-9, Accounting for Investments in Real Estate Ventures. Based on the guidance set forth in these pronouncements, we do not consolidate any of our joint venture investments because either the joint venture has been determined to be a variable interest entity but we are not the primary beneficiary or the joint venture has been determined not to be a variable interest entity and we lack control of the joint venture. Our assessment of whether we are the primary beneficiary of a variable interest involves the consideration of various factors including the form of our ownership interest, our representation on the entity's governing body, the size of our investment and future cash flows of the entity.
- On a periodic basis, we assess whether there are any indicators that the value of our investments in Joint Ventures may be impaired in accordance with APB Opinion No. 18, "The Equity Method of Accounting for Investments in Common Stock" ("APB 18"). An investment is impaired only if our estimate of the value of the investment is less than the carrying value of the investment, and such decline in value is deemed to be other than temporary. To the extent impairment has occurred, the loss shall be measured as the excess of the carrying amount of the investment over the fair value of the investment. Our estimates of fair value for each investment are based on a number of subjective assumptions that are subject to economic and market uncertainties including, among others, demand for space, market rental rates and operating costs, the discount rate used to value the Joint Ventures' debt.
- We capitalize (direct and certain indirect) costs incurred in developing, renovating, acquiring and rehabilitating real estate assets as part of the investment basis. Costs incurred in
 making certain other improvements are also capitalized. During the land development and construction periods, we capitalize interest costs, real estate taxes and certain general
 and administrative costs of the personnel performing development, renovations or rehabilitation up to the time the property is substantially complete. The determination and
 calculation of certain costs requires estimates by us. Amounts included in capitalized costs are included in the investment basis of real estate assets.
- We are engaged in the acquisition of individual properties as well as multi-property portfolios. In accordance with SFAS No. 141, "Business Combinations", we are required to allocate purchase price between land, building, tenant improvements, leasing commissions, in-place leases, tenant relationship and above and below market leases. Above-market and below-market lease values for acquired properties are recorded based on the present value (using a discount rate which reflects the risks associated with the leases acquired) of the difference between (i) the contractual amounts to be paid pursuant to each in-place lease and (ii) our estimate of fair market lease rents for each corresponding in-place lease. Acquired above and below market leases are amortized over the remaining non-cancelable terms of the respective leases as an adjustment to rental income. In-place lease and tenant relationship values for acquired properties are recorded based on our evaluation of the specific characteristics of each tenant's lease and our overall relationship with the respective tenant. The value allocated to in-place lease intangible assets is amortized to depreciation and amortization expense over the remaining lease term of the respective lease. The value allocated to tenant relationship is amortized to depreciation and amortization expense over the expected term of the relationship, which includes an estimate of the probability of lease renewal and its estimated term. We also must allocate purchase price on multi-property portfolios to individual properties. The allocation of purchase price of various characteristics of the markets where the property is located and the expected cash flows of the property.

In the preparation of our consolidated financial statements, significant management judgment is required to estimate our current and deferred income tax liabilities, and our compliance with REIT qualification requirements. Our estimates are based on our interpretation of tax laws. These estimates may have an impact on the income tax expense recognized. Adjustments may be required by a change in assessment of our deferred income tax assets and liabilities, changes due to audit adjustments by federal and state tax authorities, our inability to qualify as a REIT, and changes in tax laws. Adjustments required in any given period are included within the income tax provision.

In assessing the need for a valuation allowance against our deferred tax assets, we estimate future taxable income, considering the feasibility of ongoing tax planning strategies and the realizability of tax loss carryforwards. In the event we were to determine that we would not be able to realize all or a portion of our deferred tax assets in the future, we would reduce such amounts through a charge to income in the period in which that determination is made. Conversely, if we were to determine that we would be able to realize our deferred tax assets in the future in excess of the net carrying amounts, we would decrease the recorded valuation allowance through an increase to income in the period in which that determination is made.

RESULTS OF OPERATIONS

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

Our net income available to common stockholders was \$21.8 million and \$131.7 million for the years ended December 31, 2008 and 2007, respectively. Basic and diluted net income available to common stockholders were \$0.50 per share for the year ended December 31, 2008 and \$2.99 per share for the year ended December 31, 2007.

The tables below summarize our revenues, property expenses and depreciation and other amortization by various categories for the year ended December 31, 2008 and December 31, 2007. Same store properties are properties owned prior to January 1, 2007 and held as an operating property through December 31, 2008 and developments and redevelopments that were placed in service prior to January 1, 2007 or were substantially completed for the 12 months prior to January 1, 2007. Properties are placed in service as they reach stabilized occupancy (generally defined as 90% occupied). Acquired properties that were acquired subsequent to December 31, 2006 and held as an operating property through December 31, 2006 and held as an operating property through December 31, 2006 and held as an operating property through December 31, 2008. Sold properties are properties that were sold subsequent to December 31, 2006. (Re)Developments and land are land parcels and developments and redevelopments that were not: a) substantially complete 12 months prior to January 1, 2007 or b) stabilized prior to January 1, 2007. Other revenues are derived from the operations of our maintenance company, fees earned from our Joint Ventures and other miscellaneous revenues. Construction revenues and expenses represent revenues earned and expenses incurred in connection with the TRS acting as general contractor or development manager to construct industrial properties, including industrial properties for the 2005 Development/Repositioning Joint Venture, and also include revenues and expenses related to the development of properties for third parties. Other expenses are derived from the operations of our maintenance company and other miscellaneous regional expenses.

Our future financial condition and results of operations, including rental revenues, may be impacted by the future acquisition and sale of properties. Our future revenues and expenses may vary materially from historical rates.

For the years ended December 31, 2008 and December 31, 2007, the occupancy rates of our same store properties were 91.1% and 91.7%, respectively.

	_	2008 2007 (\$ in			1 000's)	\$ Change	% Change
REVENUES							
Same Store Properties	\$	288,329	\$	281,350	\$	6,979	2.5%
Acquired Properties		47,138		19,408		27,730	142.9%
Sold Properties		27,150		96,536		(69,386)	(71.9)%
(Re)Developments and Land, Not Included Above		16,475		9,086		7,389	81.3%
Other		28,896		36,888		(7,992)	(21.7)%
	\$	407,988	\$	443,268	\$	(35,280)	(8.0)%
Discontinued Operations		(28,993)		(98,634)		69,641	(70.6)%
Subtotal Revenues	\$	378,995	\$	344,634	\$	34,361	10.0%
Construction Revenues		147,299		35,628		111,671	313.4%
Total Revenues	\$	526,294	\$	380,262	\$	146,032	38.4%

Revenues from same store properties increased \$7.0 million due primarily to an increase in rental rates and an increase in tenant recoveries, partially offset by a decrease in occupancy. Revenues from acquired properties increased \$27.7 million due to the 131 industrial properties acquired subsequent to December 31, 2006 totaling approximately 11.7 million square feet of GLA, as well as an acquisition of land parcels in September and October 2008 for which we receive ground rents. Revenues from sold properties decreased \$69.4 million due to the 278 industrial properties sold subsequent to December 31, 2006 totaling approximately 22.8 million square feet of GLA. Revenues from (re)developments and land increased \$7.4 million due to an increase in occupancy. Other revenues decreased by approximately \$8.0 million due primarily to a decrease in fees earned related to us assigning our interest in certain purchase contracts to third parties for consideration. Construction revenues increased \$11.1.7 million for the year ended December 31, 2008 due primarily to three development projects that commenced in September 2007, April 2008 and August 2008 for which we are acting in the capacity of development manager.

	 2008 2007 (\$ in		<u>\$ Change</u> 1 000's)		% Change	
PROPERTY AND CONSTRUCTION EXPENSES						
Same Store Properties	\$ 92,937	\$	87,065	\$	5,872	6.7%
Acquired Properties	15,367		4,952		10,415	210.3%
Sold Properties	9,531		29,975		(20,444)	(68.2)%
(Re) Developments and Land, Not Included Above	7,360		4,914		2,446	49.8%
Other	 10,422		16,603		(6,181)	(37.2)%
	\$ 135,617	\$	143,509	\$	(7,892)	(5.5)%
Discontinued Operations	(10,654)		(33,071)		22,417	(67.8)%
Property Expenses	\$ 124,963	\$	110,438	\$	14,525	13.2%
Construction Expenses	 139,539		34,553		104,986	303.8%
Total Property and Construction Expenses	\$ 264,502	\$	144,991	\$	119,511	82.4%

Property expenses include real estate taxes, repairs and maintenance, property management, utilities, insurance, other property related expenses and construction expenses. Property expenses from same store properties increased \$5.9 million due primarily to an increase in real estate tax expense, bad debt expense and repairs and maintenance expense. Property expenses from acquired properties increased by \$10.4 million due to properties acquired subsequent to December 31, 2006. Property expenses from sold properties decreased by

\$20.4 million due to properties sold subsequent to December 31, 2006. Property expenses from (re)developments and land increased \$2.4 million due to an increase in the substantial completion of developments. Expenses are no longer capitalized to the basis of a property once the development is substantially complete. The \$6.2 million decrease in other expense is primarily attributable to a decrease in incentive compensation expense. Construction expenses increased \$105.0 million for the year ended December 31, 2008 due primarily to three development projects that commenced in September 2007, April 2008 and August 2008 for which we are acting in the capacity of development manager.

General and administrative expense decreased \$7.5 million, or 8.1%, due to a decrease in incentive compensation.

For the year ended December 31, 2008, we incurred \$27.3 million in restructuring charges related to employee severance and benefits (\$24.8 million), costs associated with the termination of certain office leases (\$1.2 million) and contract cancellation and other costs (\$1.3 million) related to our restructuring plan to reduce overhead costs. We anticipate a reduction of general and administrative expense in 2009 as a result of the employee terminations and office closings.

	 2008	 (\$ in 0		6 Change	% Change	
DEPRECIATION AND OTHER AMORTIZATION						
Same Store Properties	\$ 111,671	\$ 117,781	\$	(6,110)	(5.2)%	
Acquired Properties	39,839	14,095		25,744	182.6%	
Sold Properties	6,136	29,401		(23,265)	(79.1)%	
(Re) Developments and Land, Not Included Above	8,069	4,418		3,651	82.6%	
Corporate Furniture, Fixtures and Equipment	2,257	1,837		420	22.9%	
	\$ 167,972	\$ 167,532	\$	440	0.3%	
Discontinued Operations	 (6,945)	 (30,103)		23,158	(76.9)%	
Total Depreciation and Other Amortization	\$ 161,027	\$ 137,429	\$	23,598	17.2%	

Depreciation and other amortization for same store properties decreased \$6.1 million primarily due to accelerated depreciation and amortization taken during the twelve months ended December 31, 2007 attributable to certain tenants who terminated their lease early or did not renew their lease. Depreciation and other amortization from acquired properties increased by \$25.7 million due to properties acquired subsequent to December 31, 2006. Depreciation and other amortization from sold properties decreased by \$2.3.3 million due to properties sold subsequent to December 31, 2006. Depreciation for (re)developments and land increased by \$3.7 million due primarily to an increase in the substantial completion of developments.

Interest income increased \$1.8 million, or 91.6%, due primarily to an increase in the average mortgage loans receivable outstanding during the year ended December 31, 2008, as compared to the year ended December 31, 2007.

Interest expense decreased by approximately \$7.8 million, or 6.5%, primarily due to a decrease in the weighted average interest rate for the year ended December 31, 2008 (5.86%), as compared to the year ended December 31, 2007 (6.45%), partially offset by an increase in the weighted average debt balance outstanding for the year ended December 31, 2008 (\$2,037.4 million), as compared to the year ended December 31, 2007 (\$1,981.4 million) and a decrease in capitalized interest for the year ended December 31, 2008 due to a decrease in development activities.

Amortization of deferred financing costs decreased by \$0.3 million, or 10.3%, due primarily to the amendment of our Unsecured Line of Credit in September 2007 which extended the maturity from September 2008 to September 2012. The net unamortized deferred financing fees related to the prior line of credit are amortized over the extended amortization period, except for \$0.1 million, which represents the write off of

unamortized deferred financing costs associated with certain lenders who did not renew the line of credit and is included in loss from early retirement of debt for the twelve months ended December 31, 2007.

In October 2008, we entered into an interest rate swap agreement (the Series F Agreement) to mitigate our exposure to floating interest rates related to the forecasted reset rate of our Series F Preferred Stock. The Series F Agreement has a notional value of \$50.0 million and is effective from April 1, 2009 through October 1, 2013. The Series F Agreement fixes the 30-year U.S. Treasury rate at 5.2175%. We recorded \$3.1 million in mark to market loss which is included in mark to market loss on settlement of interest rate protection agreements in earnings for the twelve months ended December 31, 2008.

For the year ended December 31, 2008, we recognized a \$2.7 million gain from early retirement of debt due to the partial repurchases of our senior unsecured notes at a discount to carrying value. For the year ended December 31, 2007, we incurred a \$0.4 million loss from early retirement of debt. This includes a \$0.1 million write-off of financing fees associated with our previous line of credit agreement which was amended and restated on September 28, 2007. The loss from early retirement of debt also includes \$0.3 million due to early payoffs on mortgage loans.

Equity in income of Joint Ventures decreased \$63.2 million, or 210.4%, primarily due to impairment losses of \$25.3 million, \$10.1 million, \$3.2 million and \$1.2 million we recorded to the 2005 Development/Repositioning Joint Venture, 2006 Land/Development Joint Venture, the 2005 Core Joint Venture and the 2003 Net Lease Joint Venture, respectively, as a result of adverse conditions in the credit and real estate markets in accordance with APB 18 as well as a decrease in our pro rata share of gain on sale of real estate and earn outs on property sales from the 2005 Core Joint Venture and the 2005 Development/Repositioning Joint Venture during the twelve months ended December 31, 2008 as compared to the twelve months ended December 31, 2007. Additionally, we recognized our pro rat as share (\$2.7 million) of impairment losses recorded in accordance with SFAS 144 for the 2006 Net Lease to Investment Program and the 2005 Development/Repositioning Joint Venture during the year ended December 31, 2008.

The year to date income tax provision (included in continuing operations, discontinued operations and gain on sale) decreased \$34.8 million in the aggregate, or 114.0%, due primarily to a decrease in gains on the sale of real estate within the TRS, a decrease in equity in income of Joint Ventures and costs incurred related to the restructuring. Net income of the TRS decreased \$11.6 million, or 229.0%, for the year ended December 31, 2008 compared to the year ended December 31, 2007. Included in net income for the TRS for the year ended December 31, 2008 is \$39.1 million of impairment loss in Equity in Income of Joint Ventures recorded in accordance with APB 18 and SFAS 144. We recorded a valuation allowance to offset the deferred tax asset that was created by these impairments during the year ended December 31, 2008.

The following table summarizes certain information regarding the industrial properties included in our discontinued operations for the year ended December 31, 2008 and December 31, 2007.

	2008			2007
		(\$ in (
Total Revenues	\$	28,993	\$	98,634
Property Expenses		(10,654)		(33,071)
Depreciation and Amortization		(6,945)		(30,103)
Gain on Sale of Real Estate		172,167		244,962
Provision for Income Taxes		(4,188)		(38,126)
Minority Interest		(22,242)		(30,626)
Income from Discontinued Operations	\$	157,131	\$	211,670

Income from discontinued operations, net of income taxes and minority interest, for the year ended December 31, 2008 reflects the results of operations and gain on sale of real estate relating to 113 industrial properties that were sold during the year ended December 31, 2008 and the results of operations of the six industrial properties identified as held for sale at December 31, 2008.



Income from discontinued operations, net of income taxes and minority interest, for the year ended December 31, 2007 reflects the results of operations and gain on sale of real estate relating to 161 industrial properties that were sold during the year ended December 31, 2007, the results of operations of 113 industrial properties that were sold during the year ended December 31, 2007, the results of operations of 113 industrial properties that were sold during the year ended December 31, 2007, the results of operations of 113 industrial properties that were sold during the year ended December 31, 2007, the results of operations of 113 industrial properties that were sold during the year ended December 31, 2007, the results of operations of the six industrial properties identified as held for sale at December 31, 2008.

The \$12.0 million gain on sale of real estate for the year ended December 31, 2008 resulted from the sale of one industrial property and several land parcels that do not meet the criteria established by SFAS 144 for inclusion in discontinued operations. The \$9.4 million gain on sale of real estate for the year ended December 31, 2007, resulted from the sale of three industrial properties and several land parcels that do not meet the criteria established by SFAS 144 for inclusion in discontinued operations.

Comparison of Year Ended December 31, 2007 to Year Ended December 31, 2006

Our net income available to common stockholders was \$131.7 million and \$90.0 million for the years ended December 31, 2007 and 2006, respectively. Basic and diluted net income available to common stockholders were \$2.99 per share for the year ended December 31, 2007 and \$2.04 per share for the year ended December 31, 2006.

The tables below summarize our revenues, property expenses and depreciation and other amortization by various categories for the year ended December 31, 2007 and December 31, 2006. Same store properties are properties owned prior to January 1, 2006 and held as an operating property through December 31, 2007 and developments and redevelopments that were placed in service prior to January 1, 2006 or were substantially completed for the 12 months prior to January 1, 2006. Properties are placed in service as they reach stabilized occupancy (generally defined as 90% occupied). Acquired properties that were acquired subsequent to December 31, 2005 and held as an operating property through December 31, 2005 and held as an operating property through December 31, 2005. Sold properties are properties that were sold subsequent to December 31, 2005. (Re)Developments and are land parcels and developments and redevelopments that were not: a) substantially complete 12 months prior to January 1, 2006 or b) stabilized prior to January 1, 2006. Other revenues are derived from the operations of our maintenance company, fees earned from our Joint Ventures, and other miscellaneous revenues. Construction revenues and expenses represent revenues earned and expenses incurred in connection with the TRS acting as general contractor or development manager to construct industrial properties, including industrial properties for the 2005 Development/Repositioning Joint Venture, and also include revenues and expenses related to the development of properties for third parties. Other expenses are derived from the operations of our maintenance company and other miscellaneous regional expenses.

Our future financial condition and results of operations, including rental revenues, may be impacted by the future acquisition and sale of properties. Our future revenues and expenses may vary materially from historical rates.

For the years ended December 31, 2007 and December 31, 2006, the occupancy rates of our same store properties were 94.1% and 92.3%, respectively.

	_	2007	 2006 (\$ in (Change	% Change
REVENUES					
Same Store Properties	\$	301,404	\$ 289,761	\$ 11,643	4.0%
Acquired Properties		55,724	16,844	38,880	230.8%
Sold Properties		41,037	80,409	(39,372)	(49.0)%
(Re)Developments and Land, Not Included Above		8,213	5,973	2,240	37.5%
Other		36,890	29,958	6,932	23.1%
	\$	443,268	\$ 422,945	\$ 20,323	4.8%
Discontinued Operations		(98,634)	(133,302)	34,668	(26.0)%
Subtotal Revenues	\$	344,634	\$ 289,643	\$ 54,991	19.0%
Construction Revenues		35,628	 10,540	 25,088	238.0%
Total Revenues	\$	380,262	\$ 300,183	\$ 80,079	26.7%

Revenues from same store properties increased by \$11.6 million due primarily to an increase in same store property occupancy rates, an increase in same store rental rates and an increase in tenant recoveries. Revenues from acquired properties increased \$38.9 million due to the 196 industrial properties acquired subsequent to December 31, 2005 totaling approximately 19.1 million square feet of GLA. Revenues from sold properties decreased \$39.4 million due to the 289 industrial properties sold subsequent to December 31, 2005 totaling approximately 30.8 million square feet of GLA. Revenues from (re)developments and land increased \$2.2 million due to an increase in occupancy. Other revenues increased by approximately \$6.9 million due primarily to an increase in joint venture fees and fees earned related to us assigning our interest in certain purchase contracts to third parties for consideration. Construction revenues increased \$25.1 million for the year ended December 31, 2007 due primarily to increased third party development activity and an increased number of construction projects for which the TRS acted as general contractor.

	 2007	 2006 (\$ in	000 <u>'s)</u>	\$ Change	% Change
PROPERTY AND CONSTRUCTION EXPENSES		(+	,		
Same Store Properties	\$ 96,368	\$ 94,400	\$	1,968	2.1%
Acquired Properties	13,680	4,037		9,643	238.9%
Sold Properties	12,346	23,532		(11,186)	(47.5)%
(Re) Developments and Land, Not Included Above	4,512	3,979		533	13.4%
Other	16,603	15,427		1,176	7.6%
	\$ 143,509	\$ 141,375	\$	2,134	1.5%
Discontinued Operations	(33,071)	(43,386)		10,315	(23.8)%
Property Expenses	\$ 110,438	\$ 97,989	\$	12,449	12.7%
Construction Expenses	34,553	10,263	_	24,290	236.7%
Total Property and Construction Expenses	\$ 144,991	\$ 108,252	\$	36,739	33.9%

Property expenses include real estate taxes, repairs and maintenance, property management, utilities, insurance, other property related expenses, and construction expenses. Property expenses from same store properties increased \$2.0 million due primarily to an increase in real estate taxes due to a reassessment of values of certain properties of ours, as well as an increase in repairs and maintenance. Property expenses from acquired properties increased by \$9.6 million due to properties acquired subsequent to December 31, 2005. Property expenses from (re)developments and land increased \$0.5 million due to an

increase in occupancy. The \$1.2 million increase in other expense is primarily attributable to increases in employee compensation. Construction expenses increased \$24.3 million for the year ended December 31, 2007 due primarily to increased third party development activity and an increased number of construction projects for which the TRS acted as general contractor.

General and administrative expense increased by approximately \$14.6 million, or 18.8%, due primarily to increases in employee compensation related to compensation for additional employees as well as an increase in increase in increase in increase in increase in a second seco

	2007	<u>2006</u> (\$ in 0	\$ Change 00's)	% Change
DEPRECIATION AND OTHER AMORTIZATION				
Same Store Properties	\$ 109,896	\$ 107,451	\$ 2,445	2.3%
Acquired Properties	38,988	13,727	25,261	184.0%
Sold Properties	12,568	28,383	(15,815)	(55.7)%
(Re) Developments and Land, Not Included Above	4,243	8,821	(4,578)	(51.9)%
Corporate Furniture, Fixtures and Equipment	1,837	1,913	(76)	(4.0)%
	\$ 167,532	\$ 160,295	\$ 7,237	4.5%
Discontinued Operations	(30,103)	(45,286)	15,183	(33.5)%
Total Depreciation and Other Amortization	\$ 137,429	\$ 115,009	\$ 22,420	19.5%

Depreciation and other amortization for same store properties remained relatively unchanged. Depreciation and other amortization from acquired properties increased by \$25.3 million due to properties acquired subsequent to December 31, 2005. Depreciation and other amortization from sold properties decreased by \$15.8 million due to properties sold subsequent to December 31, 2005. Depreciation for (re)developments and land decreased by \$4.6 million due primarily to accelerated depreciation recognized for the year ended December 31, 2006 on one property in Columbus, OH which was razed during 2006.

Interest income increased \$0.3 million due primarily to an increase in the average mortgage loans receivable outstanding during the year ended December 31, 2007, as compared to the year ended December 31, 2006, partially offset by a decrease in interest income earned on funds held with intermediaries in connection with completing property transactions in accordance with Section 1031 of the Code.

Interest expense decreased by approximately \$1.8 million primarily due to a decrease in the weighted average interest rate for the year ended December 31, 2007 (6.45%), as compared to the year ended December 31, 2006 (6.72%) and due to an increase in capitalized interest for the year ended December 31, 2007 due to an increase in development activities, partially offset by an increase in the weighted average debt balance outstanding for the year ended December 31, 2007 (\$1,981.4 million), as compared to the year ended December 31, 2006 (\$1,878.5 million).

Amortization of deferred financing costs increased by \$0.5 million, or 20.4%, due primarily to financing fees incurred associated with the issuance of \$200.0 million of senior unsecured debt in September 2006.

In October 2005, we entered into an interest rate protection agreement which hedged the change in value of a build to suit development project we were constructing. This interest rate protection agreement had a notional value of \$50.0 million, was based on the three month LIBOR rate, had a strike rate of 4.8675%, had an effective date of December 30, 2005 and a termination date of December 30, 2010. Per SFAS No. 133, *"Accounting for Derivative Instruments and Hedging Activities,"* fair value and cash flow hedge accounting for hedges of non-financial assets and liabilities is limited to hedges of the risk of changes in the market price of the entire hedged item because changes in the price of an ingredient or component of a non-financial item generally do not have a predictable, separately measurable effect on the price of the item. Since the interest rate protection agreement is hedging a component of the change in value of the build to suit development, the interest rate protection agreement does not qualify for hedge accounting and the change in value of the interest



rate protection agreement is recognized immediately in net income as opposed to other comprehensive income. On January 5, 2006, we settled the interest rate protection agreement for a payment of \$0.2 million. Included in Mark-to-Market/Loss on Settlement of Interest Rate Protection Agreement for the year ended December 31, 2006 is the settlement and mark-to-market of the interest rate protection agreement.

In April 2006, we entered into interest rate protection agreements which we designated as cash flow hedges. Each of the interest rate protection agreements had a notional value of \$74.8 million, were effective from May 10, 2007 through May 10, 2012, and fixed the LIBOR rate at 5.42%. In September 2006, the interest rate protection agreements failed to qualify for hedge accounting since the actual debt issuance date was not within the range of dates we disclosed in our hedge designation. We settled the interest rate protection agreements and paid the counterparties \$2.9 million.

We recognized a \$0.4 million loss from early retirement of debt for the year ended December 31, 2007. This includes \$0.1 million write-off of financing fees associated with our previous line of credit agreement which was amended and restated on September 28, 2007. The loss from early retirement of debt also includes \$0.3 million due to early payoffs on mortgage loans.

Equity in income of Joint Ventures decreased by \$0.6 million primarily due to a decrease in our economic share of the gains and earn outs on property sales from the 2005 Development/Repositioning Joint Venture during the year ended December 31, 2007, partially offset by an increase in our economic share of the gains on property sales from the 2005 Core Joint Venture for the year ended December 31, 2007.

The year to date income tax provision (included in continuing operations, discontinued operations and gain of sale) decreased \$12.8 million, in the aggregate, due primarily to a decrease in rental income and gain on sale of real estate and an increase in general and administrative expenses, partially offset by an increase in joint venture fees and management/leasing fees, and a decrease in interest expense within the TRS.

The following table summarizes certain information regarding the industrial properties included in our discontinued operations for the year ended December 31, 2007 and December 31, 2006.

	2007		2006
	 (\$ in	000's)	
Total Revenues	\$ 98,634	\$	133,302
Property Expenses	(33,071)		(43,386)
Depreciation and Amortization	(30,103)		(45,286)
Gain on Sale of Real Estate	244,962		213,442
Provision for Income Taxes	(38,126)		(51,155)
Minority Interest	(30,626)		(26,920)
Income from Discontinued Operations	\$ 211,670	\$	179,997

Income from discontinued operations, net of income taxes and minority interest, for the year ended December 31, 2007 reflects the results of operations and gain on sale of real estate relating to 161 industrial properties that were sold during the year ended December 31, 2007, the results of operations of 113 industrial properties that were sold during the year ended December 31, 2007, the results of operations of 113 industrial properties that were sold during the year ended December 31, 2007, the results of operations of 113 industrial properties that were sold during the year ended December 31, 2008 and the results of operations of the six industrial properties identified as held for sale at December 31, 2008.

Income from discontinued operations, net of income taxes and minority interest, for the year ended December 31, 2006 reflects the results of operations and gain on sale of real estate relating to 125 industrial properties that were sold during the year ended December 31, 2006, the results of operations of 161 industrial properties that were sold during the year ended December 31, 2007, the results of operations of 113 industrial properties that were sold during the year ended during the year ended December 31, 2008, and the results of operations of the six industrial properties identified as held for sale at December 31, 2008.

The \$9.4 million gain on sale of real estate for the year ended December 31, 2007, resulted from the sale of three industrial properties and several land parcels that do not meet the criteria established by SFAS 144 for inclusion in discontinued operations. The \$6.1 million gain on sale of real estate for the year ended

December 31, 2006, resulted from the sale of several land parcels that do not meet the criteria established by SFAS 144 for inclusion in discontinued operations.

LIQUIDITY AND CAPITAL RESOURCES

At December 31, 2008, our cash and restricted cash was approximately \$3.2 and \$0.1 million, respectively. Restricted cash is primarily comprised of cash held in escrow in connection with mortgage debt requirements.

We have considered our short-term (one year or less) liquidity needs and the adequacy of our estimated cash flow from operations and other expected liquidity sources to meet these needs. Our 2009 Notes, in the aggregate principal amount of \$125.0 million, are due on June 15, 2009. We expect to satisfy the payment obligations on the 2009 Notes through the origination of mortgage financing, although there can be no assurance that any such financing could be accomplished on reasonable terms or at all. With the exception of the 2009 Notes, we believe that our principal short-term liquidity needs are to fund normal recurring expenses, property acquisitions, developments, renovations, expansions and other nonrecurring capital improvements, debt service requirements and preferred dividends and distributions required to maintain our REIT qualification under the Code. We anticipate that these needs will be met with cash flows provided by operating, financing and investing activities, including the disposition of select assets. In addition, we plan to retain capital adjusting our dividend policy to distribute the minimum amount required to maintain our REIT status. We will not pay a dividend in April 2009 and may not pay common dividends in future quarters in 2009 depending on our taxable income. If we are required to pay common stock dividends in 2009, we may elect to satisfy this obligation by distributing a combination of cash and common shares.

We expect to meet long-term (greater than one year) liquidity requirements such as property acquisitions, developments, scheduled debt maturities, major renovations, expansions and other nonrecurring capital improvements through the disposition of select assets, long-term unsecured indebtedness and the issuance of additional equity securities.

We also may finance the development or acquisition of additional properties through borrowings under our Unsecured Line of Credit. At December 31, 2008, borrowings under our Unsecured Line of Credit bore interest at a weighted average interest rate of 1.98%. Our Unsecured Line of Credit boars interest at a floating rate of LIBOR plus 0.75% or the Prime Rate, at our election. As of February 20, 2009, we had approximately \$6.2 million available for additional borrowings under our Unsecured Line of Credit. Our Unsecured Line of Credit our unsecured Line of Credit our our secured Line of Credit. Our Unsecured Line of Credit our unsecured Line of Credit our our secured Line of Credit. Our Unsecured Line of Credit our our secured Line of Credit our our secured Line of Credit our our secured Line of Credit. Our Unsecured Line of Credit our our secured Line of Credit our secured Line of Credit our our secured Line of Credit. Our Unsecured Line of Credit our secured Line of Credit. Our Unsecured Line of Credit our secured Line of Credit our financial covenants as of December 31, 2008, and we anticipate that we will be able to operate in compliance with our financial covenants in 2009. However, these financial covenants are complex and there can be no assurance that these provisions would not be interpreted by our lenders in a manner that could impose and cause us to incur material costs. In addition, our active and these covenants would subject us to higher finance costs and fees, or accelerated maturities. In addition, our credit facilities and sentire below our projections. Any violation of these covenants would subject us to highe

We currently have credit ratings from Standard & Poor's, Moody's and Fitch Ratings of BBB-/Baa2/BBB-, respectively. Our goal is to maintain our existing credit ratings. In the event of a downgrade, we believe we would continue to have access to sufficient capital; however, our cost of borrowing would increase and our ability to access certain financial markets may be limited.



Year Ended December 31, 2008

Net cash provided by operating activities of approximately \$71.2 million for the year ended December 31, 2008 was comprised primarily of net income before minority interest of approximately \$44.4 million, distributions from Joint Ventures of \$1.5 million and non-cash adjustments of approximately \$36.8 million, offset by the net change in operating assets and liabilities of approximately \$11.5 million. The adjustments for the non-cash items of approximately \$36.8 million are primarily comprised of depreciation and amorization of approximately \$188.2 million, equity in income of Joint Ventures of approximately \$3.3.2 million, market loss related to the Series F Agreement of approximately \$3.1 million, a book overdraft of approximately \$3.1 million and the provision for bad debt of approximately \$3.3 million, offset by the gain on sale of real estate of approximately \$184.2 million, the effect of the straight-lining of rental income of approximately \$7.2 million and gain on early retirement of debt of approximately \$2.7 million.

Net cash provided by investing activities of approximately \$6.3 million for the year ended December 31, 2008 was comprised primarily of the net proceeds from the sale of real estate, the repayment of notes receivable, distributions form our industrial real estate Joint Ventures and a decrease in restricted cash that is held by an intermediary for Section 1031 exchange purposes, offset by the acquisition of real estate, development of real estate, capital expenditures related to the expansion and improvement of existing real estate, contributions to, and investments in, our Joint Venture and funding of notes receivable.

During the year ended December 31, 2008, we acquired 26 industrial properties comprising approximately 3.1 million square feet of GLA and several land parcels. The purchase price of these acquisitions totaled approximately \$339.7 million, excluding costs incurred in conjunction with the acquisition of the industrial properties and land parcels. We also substantially completed the development of eight industrial properties comprising approximately 4.5 million square feet of GLA at a cost of approximately \$92.1 million for the year ended December 31, 2008.

We invested approximately \$17.3 million in, and received total distributions of approximately \$22.5 million from, our Joint Ventures. As of December 31, 2008, our industrial real estate Joint Ventures owned 117 industrial properties comprising approximately 22.8 million square feet of GLA and several land parcels.

During the year ended December 31, 2008, we sold 114 industrial properties comprising approximately 9.1 million square feet of GLA and several land parcels. Net proceeds from the sales of the 114 industrial properties and several land parcels were approximately \$502.9 million.

Net cash used in financing activities of approximately \$79.8 million for the year ended December 31, 2008 was derived primarily of common and preferred stock dividends and unit distributions, repayments of senior unsecured debt, the repurchase of restricted stock from our employees to pay for withholding taxes on the vesting of restricted stock, repayments on mortgage loans payable, offering costs and debt issuance costs, partially offset by net proceeds from our Unsecured Line of Credit and proceeds from the issuance of common stock.

During the year ended December 31, 2008, we paid approximately \$32.5 million to repurchase and retire approximately \$36.6 million of our senior unsecured notes at a discount to carrying value. We recognized a gain on early retirement of debt of approximately \$2.7 million due to the partial repurchase.

Contractual Obligations and Commitments

The following table lists our contractual obligations and commitments as of December 31, 2008 (In thousands):

			Payments Due by Period						
	 Total	1	Less Than 1 Year		1-3 Years	3	-5 Years	0	ver 5 Years
Operating and Ground Leases*	\$ 48,107	\$	3,864	\$	6,464	\$	4,307	\$	33,472
Real Estate Development*	11,932		11,932		—				_
Long-term Debt	2,047,463		133,297		423,472		650,582		840,112
Interest Expense on Long-Term Debt*	791,687		100,221		177,561		117,910		395,995
Deferred Acquisition Payment	2,948		2,948						
Total	\$ 2,902,137	\$	252,262	\$	607,497	\$	772,799	\$	1,269,579

* Not on balance sheet.

Off-Balance Sheet Arrangements

Letters of credit are issued in most cases as pledges to governmental entities for development purposes. At December 31, 2008, we have \$5.6 million in outstanding letters of credit, none of which are reflected as liabilities on our balance sheet. We have no other off-balance sheet arrangements other than those disclosed on the Contractual Obligations and Commitments table above.

Environmental

We incurred environmental costs of approximately \$1.0 million and \$0.6 million in 2008 and 2007, respectively. We estimate 2009 costs of approximately \$1.3 million. We estimate that the aggregate cost which needs to be expended in 2009 and beyond with regard to currently identified environmental issues will not exceed approximately \$3.4 million.

Inflation

For the last several years, inflation has not had a significant impact on the Company because of the relatively low inflation rates in our markets of operation. Most of our leases require the tenants to pay their share of operating expenses, including common area maintenance, real estate taxes and insurance, thereby reducing our exposure to increases in costs and operating expenses resulting from inflation. In addition, many of the outstanding leases expire within six years which may enable us to replace existing leases with new leases at higher base rentals if rents of existing leases are below the then-existing market rate.

Market Risk

The following discussion about our risk-management activities includes "forward-looking statements" that involve risk and uncertainties. Actual results could differ materially from those projected in the forward-looking statements. Our business subjects us to market risk from interest rates, and to a much lessor extent, foreign currency fluctuations.

Interest Rate Risk

This analysis presents the hypothetical gain or loss in earnings, cash flows or fair value of the financial instruments and derivative instruments which are held by us at December 31, 2008 that are sensitive to changes in the interest rates. While this analysis may have some use as a benchmark, it should not be viewed as a forecast.

In the normal course of business, we also face risks that are either non-financial or non-quantifiable. Such risks principally include credit risk and legal risk and are not represented in the following analysis.

At December 31, 2008, approximately \$1,643.7 million (approximately 80.7% of total debt at December 31, 2008) of our debt was fixed rate debt (including \$50.0 million of borrowings under the Unsecured Line of Credit in which the interest rate was fixed via an interest rate protection agreement) and approximately \$393.3 million (approximately 19.3% of total debt at December 31, 2008) was variable rate debt. Currently, we do not enter into financial instruments for trading or other speculative purposes.

For fixed rate debt, changes in interest rates generally affect the fair value of the debt, but not our earnings or cash flows. Conversely, for variable rate debt, changes in the interest rate generally do not impact the fair value of the debt, but would affect our future earnings and cash flows. The interest rate risk and changes in fair market value of fixed rate debt generally do not have a significant impact on us until we are required to refinance such debt. See Note 6 to the consolidated financial statements for a discussion of the maturity dates of our various fixed rate debt.

Based upon the amount of variable rate debt outstanding at December 31, 2008, a 10% increase or decrease in the interest rate on our variable rate debt would decrease or increase, respectively, future net income and cash flows by approximately \$0.8 million per year. The foregoing calculation assumes an instantaneous increase or decrease in the rates applicable to the amount of borrowings outstanding under our Unsecured Line of Credit at December 31, 2008. One consequence of the recent turmoil in the capital and credit markets has been sudden and dramatic changes in LIBOR, which could result in a greater than 10% increase to such rates. In addition, the calculation does not account for our option to elect the lower of two different interest rates under our borrowings or other possible actions, such as prepayment, that we might take in response to any rate increase. A 10% increase in interest rates would decrease the fair value of the fixed rate debt at December 31, 2008 by approximately \$59.7 million to \$1,049.4 million. A 10% decrease in interest rates would increase the fair value of the fixed rate debt at December 31, 2008 by approximately \$59.7 million.

The use of derivative financial instruments allows us to manage risks of increases in interest rates with respect to the effect these fluctuations would have on our earnings and cash flows. As of December 31, 2008, we had two outstanding interest rate protection agreements with an aggregate notional amount of \$119.5 million which fixes the interest rate on forecasted offerings of debt, one outstanding interest rate protection agreement with a notional amount of \$50.0 million which fixes the interest rate or borrowings on our Unsecured Line of Credit, and one outstanding interest rate protection agreement with a notional amount of \$50.0 million which mitigates our exposure to floating interest rates related to the forecasted reset rate of our Series F Preferred Stock. See Note 16 to the December 31, 2008 Consolidated Financial Statements.

Foreign Currency Exchange Rate Risk

Owning, operating and developing industrial property outside of the United States exposes the Company to the possibility of volatile movements in foreign exchange rates. Changes in foreign currencies can affect the operating results of international operations reported in U.S. dollars and the value of the foreign assets reported in U.S. dollars. The economic impact of foreign exchange rate movements is complex because such changes are often linked to variability in real growth, inflation, interest rates, governmental actions and other factors. At December 31, 2008, we had one industrial property and two land parcels for which the U.S. dollar was not the functional currency. This property and land parcels are located in Ontario, Canada and use the Canadian dollar as their functional currency. Additionally, the 2007 Canada Joint Venture had two industrial properties and several land parcels for which the functional currency is the Canadian dollar.

Subsequent Events

On January 21, 2009, we paid a fourth quarter 2008 distribution of \$0.25 per share, totaling approximately \$12.6 million.

From January 1, 2009 to February 20, 2009, we awarded 8,612 shares of restricted common stock to certain Directors. These shares of restricted common stock had a fair value of approximately \$0.1 million on



the date of grant. The restricted common stock and units vest over a period of five years. Compensation expense will be charged to earnings over the respective vesting period.

From January 1, 2009 to February 20, 2009, we acquired one land parcel for a total estimated investment of approximately \$0.2 million. There were no industrial properties sold during this period.

On February 25, 2009, the Board of Directors approved additional modifications to the restructuring plan consisting of further organizational and overhead cost reductions. We anticipate our total pre-tax restructuring costs to range between \$32.9 million and \$33.5 million, including the \$27.3 million that was recorded for the year ended December 31, 2008. The additional modifications primarily consist of employee severance and benefits, office closing costs and other related costs.

Related Party Transactions

We periodically engage in transactions for which CB Richard Ellis, Inc. acts as a broker. A relative of Michael W. Brennan, the former President and Chief Executive Officer and a former director of the Company, is an employee of CB Richard Ellis, Inc. For the years ended December 31, 2008, 2007 and 2006, this relative received approximately \$0.1, \$0.2 and \$0.3 million, respectively, in brokerage commissions or other fees for transactions with the Company and the Joint Ventures.

Other

In December 2007, the FASB issued SFAS No. 141 (revised 2007), "Business Combinations" ("SFAS 141R"). SFAS 141R establishes principles and requirements for how an acquirer recognizes and measures in it's financial statements the identifiable assets acquired, the liabilities assumed, any noncontrolling interest in the acquiree and the goodwill acquired. SFAS 141R also establishes disclosure requirements to enable the evaluation of the nature and financial effects of the business combination. SFAS 141R is effective for financial statements issued for fiscal years beginning after December 15, 2008. We do not anticipate the adoption of SFAS 141R will have a material impact on our consolidated financial statements.

In December 2007, the FASB issued SFAS No. 160, "Noncontrolling Interests in Consolidated Financial Statements-and Amendment of ARB No. 51" ("SFAS 160"). SFAS 160 establishes accounting and reporting standards pertaining to ownership interests in subsidiaries held by parties other than the parent, the amount of net income attributable to the parent and to the noncontrolling interest, changes in a parent's ownership interest, and the valuation of any retained noncontrolling equity investment when a subsidiary is deconsolidated. This statement also establishes disclosure requirements that clearly identify and distinguish between the interests of the parent and the interests of the noncontrolling owners. SFAS 160 is effective for fiscal years beginning on or after December 15, 2008. We do not anticipate the adoption of SFAS 160 will have a material impact on our consolidated financial statements.

Effective January 1, 2008, the Company adopted SFAS No. 157, "Fair Value Measurements" ("SFAS 157") and SFAS No. 159 "The Fair Value Option for Financial Assets and Financial Liabilities" ("SFAS 159"). Fair value is defined under SFAS 157 as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. SFAS 159 allows an entity the irrevocable option to elect fair value for the initial and subsequent measurement for certain financial assets and liabilities on a contract-by-contract basis. The adoption of SFAS 159 had no impact on our consolidated financial statements.

In February 2008, the FASB issued FASB Staff Position 157-2, which deferred the effective date of SFAS 157 for one-year for nonfinancial assets and nonfinancial liabilities that are recognized or disclosed at fair value on a nonrecurring basis. SFAS 157 is now effective for those assets and liabilities for years beginning after November 15, 2008.

In March 2008, the FASB issued SFAS No. 161, "Disclosures about Derivative Instruments and Hedging Activities — an Amendment of FASB Statement No. 133" ("SFAS 161"). SFAS 161 requires entities that utilize derivative instruments to provide qualitative disclosures about their objectives and strategies for using such



instruments, as well as any details of credit-risk-related contingent features contained within derivatives. SFAS 161 also requires entities to disclose additional information about the amounts and location of derivatives located within the financial statements, how the provisions of SFAS 133 have been applied, and the impact that hedges have on an entity's financial position, financial performance, and cash flows. SFAS 161 is effective for fiscal years and interim periods beginning after November 15, 2008, with early application encouraged. We do not anticipate the adoption of SFAS 161 will have a material impact on the disclosures contained in our financial statements.

In May 2008, the FASB issued Staff Position No. APB 14-1, "Accounting for Convertible Debt Instruments That May Be Settled in Cash upon Conversion (Including Partial Cash Settlement)" ("FSP APB 14-1"), that requires the liability and equity components of convertible debt instruments that may be settled in cash upon conversion (including partial cash settlement) to be separately accounted for in a manner that reflects the issuer's nonconvertible debt borrowing rate. FSP APB 14-1 dictates the debt component to be recorded be based upon the estimated fair value of a similar nonconvertible debt. The resulting debt discount would be amortized over the period during which the debt is expected to be outstanding (i.e. through the first optional redemption date) as additional non-cash interest expense. FSP APB 14-1 will become effective beginning in our first quarter of 2009 and is required to be applied retrospectively to all presented periods, as applicable. The adoption of FSP APB 14-1 is expected to result in us recognizing additional non-cash interest expense of approximately \$1.5 million per annum.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk

Response to this item is included in Item 7 "Management's Discussion and Analysis of Financial Condition and Results of Operations" above.

Item 8. Financial Statements and Supplementary Data

See Index to Financial Statements and Financial Statement Schedule included in Item 15.

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

None

Item 9A. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

We maintain disclosure controls and procedures that are designed to ensure that information required to be disclosed in our periodic reports pursuant to the Securities Exchange Act of 1934 (the "Exchange Act") is recorded, processed, summarized, and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to our management, including its principal executive officer and principal financial officer, as appropriate, to allow timely decisions regarding required financial disclosure.

We carried out an evaluation, under the supervision and with the participation of our management, including the principal executive officer and principal financial officer, of the effectiveness of the design and operation of our disclosure controls and procedures pursuant to Exchange Act Rule 13(a)-15(b) as of the end of the period covered by this report. Based upon this evaluation, our principal executive officer and principal financial officer concluded that our disclosure controls and procedures were effective as of the end of the period covered by this report.

Management's Report on Internal Control Over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting. Our internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles.

Our management has assessed the effectiveness of our internal control over financial reporting as of December 31, 2008. In making its assessment of internal control over financial reporting, management used the criteria described in the Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission.

Our management has concluded that, as of December 31, 2008, our internal control over financial reporting was effective.

The effectiveness of our internal control over financial reporting as of December 31, 2008 has been audited by PricewaterhouseCoopers LLP, an independent registered public accounting firm, as stated in their report which appears herein within Item 15. See Report of Independent Registered Public Accounting Firm.

Changes in Internal Control Over Financial Reporting

There has been no change in our internal control over financial reporting that occurred during the fourth quarter of 2008 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Item 9B. Other Information

None.

PART III

Item 10, 11, 12, 13 and 14. Directors, Executive Officers and Corporate Governance, Executive Compensation, Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters, Certain Relationships and Related Transactions and Director Independence and Principal Accountant Fees and Services

The information required by Item 10, Item 11, Item 12, Item 13 and Item 14 is hereby incorporated or furnished, solely to the extent required by such item, from the Company's definitive proxy statement, which is expected to be filed with the SEC no later than 120 days after the end of the Company's fiscal year. Information from the Company's definitive proxy statement shall not be deemed to be "filed" or "soliciting material," or subject to liability for purposes of Section 18 of the Securities Exchange Act of 1934 to the maximum extent permitted under the Exchange Act.

PART IV

Item 15. Exhibits and Financial Statement Schedules

(a) Financial Statements, Financial Statement Schedule and Exhibits

(1 & 2) See Index to Financial Statements and Financial Statement Schedule.

(3) Exhibits:

Exhibits

Description

- 3.1 Amended and Restated Articles of Incorporation of the Company (incorporated by reference to Exhibit 3.1 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 1996, File No. 1-13102)
- 3.2 Amended and Restated Bylaws of the Company, dated September 4, 1997 (incorporated by reference to Exhibit 1 of the Company's Form 8-K, dated September 4, 1997, as filed on September 29, 1997, File No. 1-13102)
- 3.3 Articles of Amendment to the Company's Articles of Incorporation, dated June 20, 1994 (incorporated by reference to Exhibit 3.2 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 1996, File No. 1-13102)

Exhibits

Description

- 3.4 Articles of Amendment to the Company's Articles of Incorporation, dated May 31, 1996 (incorporated by reference to Exhibit 3.3 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 1996. File No. 1-13102)
- 3.5 Articles Supplementary relating to the Company's 6.236% Series F Flexible Cumulative Redeemable Preferred Stock, \$0.01 par value (incorporated by reference to Exhibit 3.1 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 2004, File No. 1-13102)
- 3.6 Articles Supplementary relating to the Company's 7.236% Series G Flexible Cumulative Redeemable Preferred Stock, \$0.01 par value (incorporated by reference to Exhibit 3.2 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 2004, File No. 1-13102)
- 3.7 Articles Supplementary relating to the Company's Junior Participating Preferred Stock, \$0.01 par value (incorporated by reference to Exhibit 4.10 of Form S-3 of the
- Company and First Industrial, L.P. dated September 24, 1997, Registration No. 333-29879) 3.8 Articles Supplementary relating to the Company's 7.25% Series J Cumulative Redeemable Preferred Stock, \$0.01 par value (incorporated by reference to Exhibit 4.1 of the Form 8-K of the Company filed January 17, 2006, File No. 1-13102)
- 3.9 Articles Supplementary relating to the Company's 7.25% Series K Cumulative Redeemable Preferred Stock, \$0.01 par value (incorporated by reference to Exhibit 1.6 of the Form 8-A of the Company, as filed on August 18, 2006, File No. 1-13102)
- 4.1 Deposit Agreement, dated May 27, 2004, by and among the Company, EquiServe Inc. and EquiServe Trust Company, N.A. and holders from time to time of Series F Depositary Receipts (incorporated by reference to Exhibit 4.1 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 2004, File No. 1-13102)
- 4.2 Deposit Agreement, dated May 27, 2004, by and among the Company, EquiServe Inc. and EquiServe Trust Company, N.A. and holders from time to time of Series G Depositary Receipts (incorporated by reference to Exhibit 4.2 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 2004, File No. 1-13102)
- 4.3 Remarketing Agreement, dated May 27, 2004, relating to 50,000 depositary shares, each representing 1/100 of a share of the Series F Flexible Cumulative Redeemable Preferred Stock, by and among Lehman Brothers Inc., the Company and First Industrial, L.P. (incorporated by reference to Exhibit 1.2 of the Form 8-K of the Company, dated May 27, 2004, File No. 1-13102)
- 4.4 Remarketing Agreement, dated May 27, 2004, relating to 25,000 depositary shares, each representing 1/100 of a share of the Series G Flexible Cumulative Redeemable Preferred Stock, by and among Lehman Brothers Inc., the Company and First Industrial, L.P. (incorporated by reference to Exhibit 1.3 of the Form 8-K of the Company, dated May 27, 2004, File No. 1-13102)
- 4.5 Deposit Agreement, dated January 13, 2006, by and among the Company, Computershare Shareholder Services, Inc. and Computershare Trust Company, N.A., as depositary, and holders from time to time of Series J Depositary Receipts (incorporated by reference to Exhibit 10.1 of the Form 8-K of the Company, filed January 17, 2006, File No. 1-13102)
- 4.6 Deposit Agreement, dated August 21, 2006, by and among the Company, Computershare Shareholder Services, Inc. and Computershare Trust Company, N.A., as depositary, and holders from time to time of Series K Depositary Receipts (incorporated by reference to Exhibit 1.7 of the Form 8-A of the Company, as filed on August 18, 2006, File No. 1-13102)
- 4.7 Indenture, dated as of May 13, 1997, between First Industrial, L.P. and First Trust National Association, as Trustee (incorporated by reference to Exhibit 4.1 of the Form 10-Q of the Company for the fiscal quarter ended March 31, 1997, as amended by Form 10-Q/A No. 1 of the Company filed May 30, 1997, File No. 1-13102)
 4.8 Supplemental Indenture No. 1, dated as of May 13, 1997, between First Industrial, L.P. and First Trust National Association as Trustee relating to \$100 million of
- 7.15% Notes due 2027 (incorporated by reference to Exhibit 4.2 of the Form 10-Q of the Company for the fiscal quarter ended March 31, 1997, as amended by Form 10-Q/A No. 1 of the Company filed May 30, 1997, File No. 1-13102)



4.22

Exhibit Description Supplemental Indenture No. 2, dated as of May 22, 1997, between First Industrial, L.P. and First Trust National Association as Trustee relating to \$100 million of 4.9 73/8% Notes due 2011(incorporated by reference to Exhibit 4.4 of the Form 10-O of First Industrial, L.P. for the fiscal quarter ended March 31, 1997, File No. 333-21873) Supplemental Indenture No. 3 dated October 28, 1997 between First Industrial, L.P. and First Trust National Association providing for the issuance of Medium-Term Notes 4.10 due Nine Months or more from Date of Issue (incorporated by reference to Exhibit 4.1 of Form 8-K of First Industrial, L.P., dated November 3, 1997, as filed November 3, 1997, File No. 333-21873) 4 11 7.50% Medium-Term Note due 2017 in principal amount of \$100 million issued by First Industrial, L.P. (incorporated by reference to Exhibit 4.19 of the Company's Annual Report on Form 10-K for the year ended December 31, 1997. File No. 1-13102) 4.12 Trust Agreement, dated as of May 16, 1997, between First Industrial, L.P. and First Bank National Association, as Trustee (incorporated by reference to Exhibit 4.5 of the Form 10-Q of First Industrial, L.P. for the fiscal quarter ended March 31, 1997, File No. 333-21873) 4.13 7.60% Notes due 2028 in principal amount of \$200 million issued by First Industrial, L.P. (incorporated by reference to Exhibit 4.2 of the Form 8-K of First Industrial, L.P. dated July 15, 1998, File No. 333-21873) Supplemental Indenture No. 5, dated as of July 14, 1998, between First Industrial, L.P. and U.S. Bank Trust National Association, relating to First Industrial, L.P.'s 4.14 7.60% Notes due July 15, 2028 (incorporated by reference to Exhibit 4.1 of the Form 8-K of First Industrial, L.P. dated July 15, 1998, File No. 333-21873) 7.375% Note due 2011 in principal amount of \$200 million issued by First Industrial, L.P. (incorporated by reference to Exhibit 4.15 of First Industrial, L.P.'s Annual Report 4.15 on Form 10-K for the year ended December 31, 2000, File No. 333-21873) 4.16 Supplemental Indenture No. 6, dated as of March 19, 2001, between First Industrial, L.P. and U.S. Bank Trust National Association, relating to First Industrial, L.P.'s 7.375% Notes due March 15, 2011 (incorporated by reference to Exhibit 4.16 of First Industrial, L.P.'s Annual Report on Form 10-K for the year ended December 31, 2000, File No. 333-21873) 4.17 Registration Rights Agreement, dated as of March 19, 2001, among First Industrial, L.P. and Credit Suisse First Boston Corporation, Chase Securities, Inc., Merrill Lynch, Pierce, Fenner & Smith Incorporated, Salomon Smith Barney, Inc., Banc of America Securities LLC, Banc One Capital Markets, Inc. and UBS Warburg LLC (incorporated by reference to Exhibit 4.17 of First Industrial, L.P.'s Annual Report on Form 10-K for the year ended December 31, 2000, File No. 333-21873) Supplemental Indenture No. 7 dated as of April 15, 2002, between First Industrial, L.P. and U.S. Bank National Association, relating to First Industrial, L.P.'s 6.875% Notes 4.18 due 2012 and 7.75% Notes due 2032 (incorporated by reference to Exhibit 4.1 of the Form 8-K of First Industrial, L.P. dated April 4, 2002, File No. 333-21873) Form of 6.875% Notes due in 2012 in the principal amount of \$200 million issued by First Industrial, L.P. (incorporated by reference to Exhibit 4.2 of the Form 8-K of First 4.19 Industrial, L.P., dated April 4, 2002, File No. 333-21873) Form of 7.75% Notes due 2032 in the principal amount of \$50.0 million issued by First Industrial, L.P. (incorporated by reference to Exhibit 4.3 of the Form 8-K of First 4.20 Industrial, L.P., dated April 4, 2002, File No. 333-21873) 4.21 Supplemental Indenture No. 8, dated as of May 17, 2004, relating to 6.42% Senior Notes due June 1, 2014, by and between First Industrial, L.P. and U.S. Bank National

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Supplemental Indenture No. 9, dated as of June 14, 2004, relating to 5.25% Senior Notes due 2009, by and between the Operating Partnership and U.S. Bank National

Association (incorporated by reference to Exhibit 4.1 of the Form 8-K of First Industrial, L.P., dated May 27, 2004, File No. 333-21873)

Association (incorporated by reference to Exhibit 4.1 of the Form 8-K of First Industrial, L.P., dated June 17, 2004, File No. 333-21873)

Exhibit Description Supplemental Indenture No. 10, dated as of January 10, 2006, relating to 5.75% Senior Notes due 2016, by and between the Operating Partnership and U.S. Bank National 4.23 Association (incorporated by reference to Exhibit 4.1 of the Form 8-K of the Company, filed January 11, 2006, File No. 1-13102) Indenture dated as of September 25, 2006 among First Industrial, L.P., as issuer, the Company, as guarantor, and U.S. Bank National Association, as trustee (incorporated by 4.24 reference to Exhibit 4.1 of the current report on Form 8-K of First Industrial, L.P. dated September 25, 2006, File No. 333-21873) 4.25 Form of 4.625% Exchangeable Senior Note due 2011 (incorporated by reference to Exhibit 4.2 of the current report on Form 8-K of First Industrial, L.P. dated September 25, 2006, File No. 333-21873) Registration Rights Agreement dated September 25, 2006 among the Company, First Industrial, L.P. and the Initial Purchasers named therein (incorporated by reference to 4.26 Exhibit 10.1 of the current report on Form 8-K of First Industrial, L.P. dated September 25, 2006, File No. 333-21873) Supplemental Indenture No. 11, dated as of May 7, 2007, relating to 5.95% Senior Notes due 2017, by and between the Operating Partnership and U.S. Bank National 4.27 Association (incorporated by reference to Exhibit 4.1 of the Form 8-K of the Company, filed May 5, 2007, File No. 1-13102) Eleventh Amended and Restated Partnership Agreement of First Industrial, L.P. dated August 21, 2006 (the "LP Agreement") (incorporated by reference to Exhibit 10.2 of 10.1 the Form 8-K of the Company, filed August 22, 2006, File No. 1-13102) 10.2 Sales Agreement by and among the Company, First Industrial, L.P. and Cantor Fitzgerald & Co. dated September 16, 2004 (incorporated by reference to Exhibit 1.1 of the Form 8-K of the Company, dated September 16, 2004, File No. 1-13102) 10.3 Registration Rights Agreement, dated April 29, 1998, relating to the Company's Common Stock, par value \$0.01 per share, between the Company, the Operating Partnership and Merrill Lynch, Pierce, Fenner & Smith Incorporated (incorporated by reference to Exhibit 4.1 of the Form 8-K of the Company dated May 1, 1998, File No. 1-13102) 10.4 Non-Competition Agreement between Jay H. Shidler and First Industrial Realty Trust, Inc. (incorporated by reference to Exhibit 10.16 of the Company's Annual Report on Form 10-K for the year ended December 31, 1994, File No. 1-13102) 10.5 Form of Non-Competition Agreement between each of Michael T. Tomasz, Paul T. Lambert, Michael J. Havala, Michael W. Brennan, Michael G. Damone, Duane H. Lund, and Johannson L. Yap and First Industrial Realty Trust, Inc. (incorporated by reference to Exhibit 10.14 to the Company's Registration Statement on Form S-11, File No. 33-77804) 10.6† 1994 Stock Incentive Plan (incorporated by reference to Exhibit 10.37 of the Company's Annual Report on Form 10-K for the year ended December 31, 1994, File No. 1-13102) 10.7† First Industrial Realty Trust, Inc. Deferred Income Plan (incorporated by reference to Exhibit 10 of the Form 10-Q of the Company for the fiscal quarter ended March 31, 1996, File No. 1-13102) Contribution Agreement, dated March 19, 1996, among FR Acquisitions, Inc. and the parties listed on the signature pages thereto (incorporated by reference to Exhibit 10.1 10.8 of the Form 8-K of the Company, dated April 3, 1996, File No. 1-13102) 10.9 Contribution Agreement, dated January 31, 1997, among FR Acquisitions, Inc. and the parties listed on the signature pages thereto (incorporated by reference to Exhibit 10.58 of the Company's Annual Report on Form 10-K for the year ended December 31, 1996, File No. 1-13102) Separation and Release Agreement between First Industrial Realty Trust, Inc. and Michael W. Brennan dated November 26, 2008 (incorporated by reference to Exhibit 10.2 10.10† of the Form 8-K of the Company filed November 28, 2008, File No. 1-13102) 10.11† 1997 Stock Incentive Plan (incorporated by reference to Exhibit 10.62 of the Company's Annual Report on Form 10-K for the year ended December 31, 1996, File No. 1-13102)

10.12⁺ 2001 Stock Incentive Plan (incorporated by reference to Exhibit 10.34 of the Company's Annual Report on Form 10-K for the year ended December 31, 2001, File No. 1-13102)

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* Filed herewith.

** Furnished herewith.

† Indicates a compensatory plan or arrangement contemplated by Item 15 a (3) of Form 10-K.

EXHIBIT INDEX

Exhibits Description 3.1 Amended and Restated Articles of Incorporation of the Company (incorporated by reference to Exhibit 3.1 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 1996, File No. 1-13102)

- 3.2 Amended and Restated Bylaws of the Company, dated September 4, 1997 (incorporated by reference to Exhibit 1 of the Company's Form 8-K, dated September 4, 1997, as filed on September 29, 1997, File No. 1-13102)
- 3.3 Articles of Amendment to the Company's Articles of Incorporation, dated June 20, 1994 (incorporated by reference to Exhibit 3.2 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 1996, File No. 1-13102)
- 3.4 Articles of Amendment to the Company's Articles of Incorporation, dated May 31, 1996 (incorporated by reference to Exhibit 3.3 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 1996, File No. 1-13102)
- 3.5 Articles Supplementary relating to the Company's 6.236% Series F Flexible Cumulative Redeemable Preferred Stock, \$0.01 par value (incorporated by reference to Exhibit 3.1 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 2004, File No. 1-13102)

3.6 Articles Supplementary relating to the Company's 7.236% Series G Flexible Cumulative Redeemable Preferred Stock, \$0.01 par value (incorporated by reference to Exhibit 3.2 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 2004, File No. 1-13102)

Articles Supplementary relating to the Company's Junior Participating Preferred Stock, \$0.01 par value (incorporated by reference to Exhibit 4.10 of Form S-3 of the Company and First Industrial, L.P. dated September 24, 1997, Registration No. 333-29879)
 Articles Supplementary relating to the Company's 7.25% Series J Cumulative Redeemable Preferred Stock, \$0.01 par value (incorporated by reference to Exhibit 4.1 of the

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- Articles Supplementary relating to the Company's 7.25% Series K Cumulative Redeemable Preferred Stock, \$0.01 par value (incorporated by reference to Exhibit 1.6 of the Form 8-A of the Company, as filed on August 18, 2006, File No. 1-13102)
 Deposit Agreement, dated May 27, 2004, by and among the Company, EquiServe Inc. and EquiServe Trust Company, N.A. and holders from time to time of Series F
- 4.1 Deposit Agreement, dated May 27, 2004, by and among the Company, EquiServe Inc. and EquiServe Trust Company, N.A. and holders from time to time of Series F Depositary Receipts (incorporated by reference to Exhibit 4.1 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 2004, File No. 1-13102)
- 4.2 Deposit Agreement, dated May 27, 2004, by and among the Company, EquiServe Inc. and EquiServe Trust Company, N.A. and holders from time to time of Series G Depositary Receipts (incorporated by reference to Exhibit 4.2 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 2004, File No. 1-13102)
- 4.3 Remarketing Agreement, dated May 27, 2004, relating to 50,000 depositary shares, each representing 1/100 of a share of the Series F Flexible Cumulative Redeemable Preferred Stock, by and among Lehman Brothers Inc., the Company and First Industrial, L.P. (incorporated by reference to Exhibit 1.2 of the Form 8-K of the Company, dated May 27, 2004, File No. 1-13102)
- 4.4 Remarketing Agreement, dated May 27, 2004, relating to 25,000 depositary shares, each representing 1/100 of a share of the Series G Flexible Cumulative Redeemable Preferred Stock, by and among Lehman Brothers Inc., the Company and First Industrial, L.P. (incorporated by reference to Exhibit 1.3 of the Form 8-K of the Company, dated May 27, 2004, File No. 1-13102)
- 4.5 Deposit Agreement, dated January 13, 2006, by and among the Company, Computershare Shareholder Services, Inc. and Computershare Trust Company, N.A., as depositary, and holders from time to time of Series J Depositary Receipts (incorporated by reference to Exhibit 10.1 of the Form 8-K of the Company, filed January 17, 2006, File No. 1-13102)
- 4.6 Deposit Agreement, dated August 21, 2006, by and among the Company, Computershare Shareholder Services, Inc. and Computershare Trust Company, N.A., as depositary, and holders from time to time of Series K Depositary Receipts (incorporated by reference to Exhibit 1.7 of the Form 8-A of the Company, as filed on August 18, 2006, File No. 1-13102)

Exhibits

4.7

4.8

Description
Indenture, dated as of May 13, 1997, between First Industrial, L.P. and First Trust National Association, as Trustee (incorporated by reference to Exhibit 4.1 of the
Form 10-Q of the Company for the fiscal quarter ended March 31, 1997, as amended by Form 10-Q/A No. 1 of the Company filed May 30, 1997, File No. 1-13102)
Supplemental Indenture No. 1, dated as of May 13, 1997, between First Industrial, L.P. and First Trust National Association as Trustee relating to \$100 million of
7.15% Notes due 2027 (incorporated by reference to Exhibit 4.2 of the Form 10-Q of the Company for the fiscal quarter ended March 31, 1997, as amended by
Form 10-Q/A No. 1 of the Company filed May 30, 1997, File No. 1-13102)

49 Supplemental Indenture No. 2, dated as of May 22, 1997, between First Industrial, L.P. and First Trust National Association as Trustee relating to \$100 million of 73/8% Notes due 2011(incorporated by reference to Exhibit 4.4 of the Form 10-Q of First Industrial, L.P. for the fiscal quarter ended March 31, 1997, File No. 333-21873) Supplemental Indenture No. 3 dated October 28, 1997 between First Industrial, L.P. and First Trust National Association providing for the issuance of Medium-Term Notes 4.10

due Nine Months or more from Date of Issue (incorporated by reference to Exhibit 4.1 of Form 8-K of First Industrial, L.P., dated November 3, 1997, as filed November 3, 1997. File No. 333-21873) 7.50% Medium-Term Note due 2017 in principal amount of \$100 million issued by First Industrial, L.P. (incorporated by reference to Exhibit 4.19 of the Company's Annual 4.11

- Report on Form 10-K for the year ended December 31, 1997, File No. 1-13102) 4.12
- Trust Agreement, dated as of May 16, 1997, between First Industrial, L.P. and First Bank National Association, as Trustee (incorporated by reference to Exhibit 4.5 of the Form 10-Q of First Industrial, L.P. for the fiscal quarter ended March 31, 1997, File No. 333-21873)
- 4.13 7.60% Notes due 2028 in principal amount of \$200 million issued by First Industrial, L.P. (incorporated by reference to Exhibit 4.2 of the Form 8-K of First Industrial, L.P. dated July 15, 1998, File No. 333-21873)
- Supplemental Indenture No. 5, dated as of July 14, 1998, between First Industrial, L.P. and U.S. Bank Trust National Association, relating to First Industrial, L.P.'s 4.14 7.60% Notes due July 15, 2028 (incorporated by reference to Exhibit 4.1 of the Form 8-K of First Industrial, L.P. dated July 15, 1998, File No. 333-21873)
- 4.15 7.375% Note due 2011 in principal amount of \$200 million issued by First Industrial, L.P. (incorporated by reference to Exhibit 4.15 of First Industrial, L.P.'s Annual Report on Form 10-K for the year ended December 31, 2000, File No. 333-21873)
- Supplemental Indenture No. 6, dated as of March 19, 2001, between First Industrial, L.P. and U.S. Bank Trust National Association, relating to First Industrial, L.P.'s 4 16 7.375% Notes due March 15, 2011 (incorporated by reference to Exhibit 4.16 of First Industrial, L.P.'s Annual Report on Form 10-K for the year ended December 31, 2000, File No. 333-21873)
- Registration Rights Agreement, dated as of March 19, 2001, among First Industrial, L.P. and Credit Suisse First Boston Corporation, Chase Securities, Inc., Merrill Lynch, 4.17 Pierce, Fenner & Smith Incorporated, Salomon Smith Barney, Inc., Banc of America Securities LLC, Banc One Capital Markets, Inc. and UBS Warburg LLC (incorporated by reference to Exhibit 4.17 of First Industrial, L.P.'s Annual Report on Form 10-K for the year ended December 31, 2000, File No. 333-21873) Supplemental Indenture No. 7 dated as of April 15, 2002, between First Industrial, L.P. and U.S. Bank National Association, relating to First Industrial, L.P.'s 6.875% Notes
- 4.18 due 2012 and 7.75% Notes due 2032 (incorporated by reference to Exhibit 4.1 of the Form 8-K of First Industrial, L.P. dated April 4, 2002, File No. 333-21873)
- 4.19 Form of 6.875% Notes due in 2012 in the principal amount of \$200 million issued by First Industrial, L.P. (incorporated by reference to Exhibit 4.2 of the Form 8-K of First Industrial, L.P., dated April 4, 2002, File No. 333-21873)
- Form of 7.75% Notes due 2032 in the principal amount of \$50.0 million issued by First Industrial, L.P. (incorporated by reference to Exhibit 4.3 of the Form 8-K of First 4 20 Industrial, L.P., dated April 4, 2002, File No. 333-21873)

Exhibits	Description
4.21	Supplemental Indenture No. 8, dated as of May 17, 2004, relating to 6.42% Senior Notes due June 1, 2014, by and between First Industrial, L.P. and U.S. Bank National Association (incorporated by reference to Exhibit 4.1 of the Form 8-K of First Industrial, L.P., dated May 27, 2004, File No. 333-21873)
4.22	Supplemental Indenture No. 9, dated as of June 14, 2004, relating to 5.25% Senior Notes due 2009, by and between the Operating Partnership and U.S. Bank National Association (incorporated by reference to Exhibit 4.1 of the Form 8-K of First Industrial, L.P., dated June 17, 2004, File No. 333-21873)
4.23	Supplemental Indenture No. 10, dated as of January 10, 2006, relating to 5.75% Senior Notes due 2016, by and between the Operating Partnership and U.S. Bank National Association (incorporated by reference to Exhibit 4.1 of the Form 8-K of the Company, filed January 11, 2006, File No. 1-13102)
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10.38†	Letter agreement dated October 24, 2008 between the Compensation Committee and W. Ed Tyler (incorporated by reference to Exhibit 10.1 of the Form 8-K of the Company filed October 30, 2008, File No. 1-13102)
21*	Subsidiaries of the Registrant
23*	Consent of PricewaterhouseCoopers LLP
31.1*	Certification of Principal Executive Officer pursuant to Rule 13a-14(a) under the Securities Exchange Act of 1934, as amended
31.2*	Certification of Principal Financial Officer pursuant to Rule 13a-14(a) under the Securities Exchange Act of 1934, as amended
32**	Certification of the Principal Executive Officer and Principal Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes —
	Oxley Act of 2002

* Filed herewith.

** Furnished herewith.

† Indicates a compensatory plan or arrangement contemplated by Item 15 a (3) of Form 10-K.

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Report of Independent Registered Public Accounting Firm

To the Board of Directors and Stockholders of First Industrial Realty Trust, Inc.:

In our opinion, the consolidated financial statements listed in the index appearing under Item 15(a)(1) present fairly, in all material respects, the financial position of First Industrial Realty Trust, Inc. and its subsidiaries ("the Company") at December 31, 2008 and 2007, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2008 in conformity with accounting principles generally accepted in the United States of America. In addition, in our opinion, the financial statement schedule listed in the index appearing under Item 15(a)(2) presents fairly, in all material respects, the information set forth therein when read in conjunction with the related consolidated financial statements. Also in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2008, based on criteria established in *Internal Control — Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). The Company's management is responsible for these financial statement schedule, for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting based on our integrated audits. We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assumate about whether the financial statements are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the financial statements are free of material misstatement presentation. Our audit of internal control over financial reporting was maintained in all material respects. Our audits of the financial statements and disclosures in the financial statements, assessing the overall financial statement presentat

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

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

/s/ PricewaterhouseCoopers LLP Chicago, Illinois

March 2, 2009

CONSOLIDATED BALANCE SHEETS

	De	cember 31, 2008	December 31, 2007 pt share and per share ata)	
	(In			
ASSETS		ua	<i>(u)</i>	
Assets:				
Investment in Real Estate:				
Land	\$	776,991	\$	655,523
Buildings and Improvements		2,551,450		2,599,784
Construction in Progress		57,156		70,961
Less: Accumulated Depreciation		(523,108)		(509,981)
Net Investment in Real Estate		2,862,489		2,816,287
Real Estate Held for Sale, Net of Accumulated Depreciation and Amortization of \$2,251 and \$3,038 at December 31, 2008 and December 31, 2007, respectively	_	21.117	_	37.875
Cash and Cash Equivalents		3.182		5,757
Restricted Cash		109		24,903
Tenant de casin		10.414		9.665
Investments in Joint Ventures		16,299		57,543
Deferred Rent Receivable. Net		32,984		32,665
Deferred Financing Costs, Net		12,197		15,373
Deferred Leasing Intangibles, Net		90.342		87,019
Prepaid Expenses and Other Assets, Net		174,743		170,946
Total Assets	s	3.223.876	¢	3,258,033
LIABILITIES AND STOCKHOLDERS' EOUITY				
Liabilities:				
Mortgage Loans Payable, Net	\$	77,396	\$	73,550
Senior Unsecured Debt. Net	-	1.516.298	-	1.550.991
Unsecured Line of Credit		443,284		322,129
Accounts Payable, Accrued Expenses and Other Liabilities		128.828		146,308
Deferred Leasing Intangibles, Net		30,754		22.041
Rents Received in Advance and Security Deposits		26,181		31,425
Leasing Intangibles Held for Sale, Net of Accumulated Amortization of \$254 and \$0 at December 31, 2008 and December 31, 2007, respectively		541		_
Dividends Payable		13,846		37,311
Total Liabilities	_	2,237,128		2,183,755
Commitments and Contingencies	_			_,,
Communication and Confingencies Minority Interest		122,548		150,359
Stockholders' Equity:		122,540		130,333
Preferred Stock (\$0.01 par value, 10,000,000 shares authorized, 500, 250, 600, and 200 shares of Series F, G, J, and K Cumulative Preferred Stock, respectively, issued and				
outstanding at December 31, 2008 and December 31, 2007, having a liquidation preference of \$100,000 per share (\$50,000). \$100,000 per share (\$50,000), \$250,000 per share				
(\$150,000), and \$250,000 per share (\$50,000), respectively)		_		
Common Stock (\$0.01 par value, 100,000,000 shares authorized, 48,976,296 and 47,996,263 shares issued and 44,652,182 and 43,672,149 shares outstanding at December 31, 2008				
and Determber 31, 2007, respectively)		490		480
Additional Paid-in-Capital		1.390.358		1.354.674
Distributions in Excess of Accumulated Earnings		(366,962)		(281,587)
Accumulated Other Comprehensive Loss		(19,668)		(9,630)
Treasury Shares at Cost (4,324,114 shares at December 31, 2008 and December 31, 2007)		(140,018)		(140,018)
Total Stockholders' Emity	_	864.200	_	923,919
	\$	3.223.876	¢	3.258.033
Total Liabilities and Stockholders' Equity	2	3,223,876	\$	3,258,033

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

CONSOLIDATED STATEMENTS OF OPERATIONS

		ar Ended cember 31, 2008	Year Ended December 31, 2007			ear Ended cember 31, 2006	
	(In thousands except per sha						
Revenues:							
Rental Income	\$	272,797	\$	241,942	\$	202,098	
Tenant Recoveries and Other Income		106,198		102,692		87,545	
Construction Revenues		147,299		35,628		10,540	
Total Revenues		526,294		380,262		300,183	
Expenses:							
Property Expenses		124,963		110,438		97,989	
General and Administrative		84,627		92,101		77,497	
Restructuring Costs		27,349		_		—	
Depreciation and Other Amortization		161,027		137,429		115,009	
Construction Expenses		139,539		34,553		10,263	
Total Expenses		537,505		374,521		300,758	
Other Income (Expense):							
Interest Income		3,690		1,926		1,614	
Interest Expense		(111,559)		(119,314)		(121,141)	
Amortization of Deferred Financing Costs		(2,879)		(3,210)		(2,666)	
Mark-to-Market Loss on Settlement of Interest Rate Protection Agreements		(3,073)				(3,112)	
Gain (Loss) From Early Retirement of Debt		2,749		(393)		_	
Total Other Income (Expense)		(111,072)		(120,991)		(125,305)	
Loss from Continuing Operations Before Equity in (Loss) Income of Joint Ventures, Income Tax Benefit and Loss Allocated To Minority Interest		(122, 283)		(115,250)		(125,880)	
Equity in (Loss) Income of Joint Ventures		(33,178)		30,045		30,673	
Income Tax Benefit		12,259		10,653		9,935	
Minority Interest Allocable to Continuing Operations		20,048		12,392		13,919	
Loss from Continuing Operations		(123,154)		(62,160)	-	(71,353)	
Income from Discontinued Operations (Including Gain on Sale of Real Estate of \$172,167, \$244,962, and \$213,442 for the Years Ended December 31,		()		(,)		(,)	
2008, 2007 and 2006, respectively)		183,561		280,422		258,072	
Provision for Income Taxes Allocable to Discontinued Operations (including \$3,732, \$36,032, and \$47,511 allocable to Gain on Sale of Real Estate for				,			
the Years Ended December 31, 2008, 2007 and 2006, respectively)		(4,188)		(38,126)		(51,155)	
Minority Interest Allocable to Discontinued Operations		(22,242)		(30,626)		(26,920)	
Income Before Gain on Sale of Real Estate		33,977		149.510		108,644	
Gain on Sale of Real Estate		12,008		9,425		6.071	
Provision for Income Taxes Allocable to Gain on Sale of Real Estate		(3,782)		(3,082)		(2,119)	
Minority Interest Allocable to Gain on Sale of Real Estate		(1,020)		(802)		(514)	
Net Income		41.183		155.051		112.082	
Less: Preferred Dividends		(19,428)		(21,320)		(21,424)	
Less: Referention of Preferred Stock		(15,420)		(2,017)		(672)	
Net Income Available to Common Stockholders	\$	21.755	\$	131.714	\$	89,986	
Basic and Diluted Earnings Per Share:	-	21,700	-	101,711	-	05,500	
Loss from Continuing Operations	¢	(3.13)	¢	(1.81)	¢	(2.05)	
	¢.		\$		¢	4.09	
Income from Discontinued Operations	3	3.64	3	4.80	3		
Net Income Available to Common Stockholders	\$	0.50	\$	2.99	\$	2.04	
Weighted Average Shares Outstanding		43,193		44,086		44,012	
Dividends/Distributions declared per Common Share Outstanding	\$	2.41	\$	2.85	\$	2.81	

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

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

		Year Ended Vecember 31, 2008 Year Ended December 31, 2007 (Dollars in thousands)		cember 31, 2007	31, December 31 2006	
Net Income	\$	41,183	\$	155,051	\$	112,082
Settlement of Interest Rate Protection Agreements		_		(4,261)		(1,729)
Mark-to-Market of Interest Rate Protection Agreements, Net of Income Tax Benefit of \$610, \$254 and \$0 for the years ended						
December 31, 2008, 2007 and 2006, respectively		(8,676)		3,819		(2,800
Amortization of Interest Rate Protection Agreements		(792)		(916)		(912
Write-off of Unamortized Settlement Amounts of Interest Rate Protection Agreements		831		_		
Foreign Currency Translation Adjustment, Net of Tax Benefit (Provision) of \$3,498, \$(1,149) and \$0 for the years ended						
December 31, 2008, 2007 and 2006, respectively		(2,792)		2,134		_
Other Comprehensive Loss (Income) Allocable to Minority Interest		1,391		(142)		698
Other Comprehensive Income	\$	31,145	\$	155,685	\$	107,339
The accompanying notes are an integral part of the consolidated f	nancial st	atomonts				

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

CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY

		ar Ended ember 31, 2008	Year Ended December 31, 		Year Ended December 31, 2006	
Desfamed Charles - Destanting of Very	\$		(Dona) \$	is in thousands)	\$	
Preferred Stock — Beginning of Year Issuance of Preferred Stock	\$		\$		Э	_
Redemption of Preferred Stock		_		_		_
Preferred Stock — End of Year	s		\$	_	\$	
	\$	480	\$	475	\$	470
Common Stock — Beginning of Year Net Proceeds from the Issuance of Common Stock	\$	480	\$	4/5	Э	4/0
Issuance of Restricted Stock		6		5		3
Repurchase and Retirement of Common Stock		(2)		_		(1)
Conversion of Units to Common Stock		6				2
Common Stock — End of Year	\$	490	\$	480	\$	475
Additional Paid-In-Capital — Beginning of Year	\$	1,354,674	\$	1,388,311	\$	1,384,712
Offering Costs		(321)		(46)		_
Proceeds from the Issuance of Common Stock		174		613		3,819
Issuance of Restricted Stock Repurchase and Retirement of Restricted Stock/Common Stock		(6)		(5)		(3)
Repurchase and Retirement of Restricted Stock/Common Stock Call Spread		(4,579)		(3,210)		(2,463) (6,835)
Net Proceeds from the Issuance of Preferred Stock		_		_		192.624
Redemption of Preferred Stock				(47,997)		(181,484)
Conversion of Units to Common Stock		14,610		2,858		5,142
Reclassification to initially adopt SFAS 123R						(16,825)
Amortization of Restricted Stock Grants		25,806		14,150	-	9,624
Additional Paid-In-Capital — End of Year	\$	1,390,358	\$	1,354,674	\$	1,388,311
Dist. In Excess of Accum. Earnings — Beginning of Year	\$	(281,587)	\$	(284,955)	\$	(248,686)
Preferred Stock Dividends		(19,428)		(21,320)		(21,424)
Distributions (\$2.41, \$2.85, and \$2.81 per Share/Unit at December 31, 2008, 2007 and 2006, respectively) Redemption of Preferred Stock		(121,882)		(146,126) (2,017)		(144,720) (672)
Repurchase and Retirement of Restricted Stock/Common Stock		(266)		(728)		(269)
Net Income Before Minority Interest		44,397		174,087		125,597
Minority Interest:						
Allocation of Income		(3,214)		(19,036)		(13,515)
Distributions (\$2.41, \$2.85, and \$2.81 per Unit at December 31, 2008, 2007 and 2006, respectively)		15,018		18,508		18,734
Dist. In Excess of Accum. Earnings — End of Year	\$	(366,962)	\$	(281,587)	\$	(284,955)
Unearned Value of Rest. Stock Grants — Beginning of Year	\$	_	\$	-	\$	(16,825)
Issuance of Restricted Stock		_		-		-
Amortization of Restricted Stock Grants Restricted Stock Forfeitures		_				_
Reclassification to initially adopt SFAS 123R		_		_		16,825
Unearned Value of Rest. Stock Grants — End of Year	\$	_	\$	_	\$	10,020
	\$	(140,018)	\$	(70,588)	\$	(70,588)
Treasury Shares, at cost — Beginning of Year Purchase of Treasury Shares	\$	(140,018)	\$	(69,430)	Э	(70,588)
Treasury Shares, at cost — End of Year	\$	(140,018)	\$	(140,018)	\$	(70,588)
Accum, Other Comprehensive Loss — Beginning of Year	\$	(9,630)	\$	(10,264)	\$	(5,521)
Settlement of Interest Rate Protection Agreements	3	(9,030)	æ	(4,261)	э	(1,729)
Mark-to-Market of Interest Rate Protection Agreements, Net of Tax Benefit		(8,676)		3.819		(2,800)
Amortization of Interest Rate Protection Agreements		(792)		(916)		(912)
Write-off of Unamortized Settlement Amounts of Interest Rate Protection Agreements		831				-
Foreign Currency Translation Adjustment, Net of Tax Benefit (Provision)		(2,792)		2,134		
Other Comprehensive Loss (Income) Allocable to Minority Interest	A	1,391	<u>^</u>	(142)	¢	698
Accum. Other Comprehensive Loss — End of Year	\$	(19,668)	\$	(9,630)	\$	(10,264)
Total Stockholders' Equity at End of Year	\$	864,200	\$	923,919	\$	1,022,979

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

CONSOLIDATED STATEMENTS OF CASH FLOWS

	ır Ended ember 31, 2008	Year Ended December 31, 2007	Year Ended December 31, 2006
CASH FLOWS FROM OPERATING ACTIVITIES:			
Net Income	\$ 41,183	\$ 155,051	\$ 112,082
Adjustments to Reconcile Net Income to Net Cash Provided by Operating Activities:			
Allocation of Income to Minority Interest	3,214	19,036	13,515
Depreciation	114,925	121,584	121,347
Amortization of Deferred Financing Costs	2,879	3,210	2,666
Other Amortization	70,455	54,556	40,965
Provision for Bad Debt	3,346	2,212	2,289
Mark-to-Market of Interest Rate Protection Agreements	3,073	—	(16)
(Gain) Loss on Early Retirement of Debt	(2,749)	393	_
Equity in Loss (Income) of Joint Ventures	33,178	(30,045)	(30,673)
Distributions from Joint Ventures	1,520	31,365	31,664
Decrease in Developments for Sale Costs	1,527	1,209	5,883
Gain on Sale of Real Estate	(184,175)	(254,387)	(219,513)
Increase in Tenant Accounts Receivable and Prepaid Expenses and Other Assets, Net	(12,934)	(20,140)	(16,524)
Increase in Deferred Rent Receivable	(7,189)	(9,710)	(10,154)
Increase in Accounts Payable, Accrued Expenses, Other Liabilities, Rents Received in Advance and Security Deposits	(216)	18,408	6,020
Decrease (Increase) in Restricted Cash	90	(6)	_
Cash Book Overdraft.	 3,058	253	
Net Cash Provided by Operating Activities	71,185	92,989	59,551
CASH FLOWS FROM INVESTING ACTIVITIES:	 		
Purchases of and Additions to Investment in Real Estate	(583,414)	(677,461)	(813,840)
Net Proceeds from Sales of Investments in Real Estate	502.929	800.147	907.428
Contributions to and Investments in Joint Ventures	(17,327)	(27,696)	(32,773)
Distributions from Joint Ventures	20,985	22.863	19,734
Funding of Notes Receivable	(10,325)	(8,385)	15,754
Repayment of Mortgage Loans Receivable	68,722	26,350	34,987
Decrease (Increase) in Restricted Cash	24,704	(8,909)	13,611
Net Cash Provided by Investing Activities	 6,274	126,909	129,147
	 0,274	120,909	123,147
CASH FLOWS FROM FINANCING ACTIVITIES: Offering Costs	(321)	(46)	(280)
Proceeds from the Issuance of Common Stock	(321)	(40)	3,742
Proceeds from the Issuance of Common Stock Proceeds from the Issuance of Preferred Stock	1/4	613	200.000
Profered Stock Offering Costs	—		
Redemption of Preferred Stock	_	(50,014)	(7,103) (182,156)
Repurchase of Restricted Stock	(4,847)	(3,938)	(182,150) (2,660)
Proceeds from Senior Unsecured Debt	(4,047)	149.595	399,306
Other Costs from Senior Unsecured Debt	—	(4,261)	(1,729)
Repayment of Senior Unsecured Debt	(32,525)	(150.000)	(150,000)
Nepayment of Senior Ordectined Debt	(145,347)	(146,660)	(143,858)
Prefered Stock Dividends	(19,428)	(26,023)	(143,030) (19,248)
Purchas of Treasury Shares	(19,420)	(69,430)	(19,240)
Repayments of Mortgage Loans Payable	(3,271)	(41,475)	(12,618)
Repayments of Worldage Loans Payable Proceeds from Unsecured Line of Credit	550,920	879.129	779,300
Repayments on Unsecured Line of Credit	(425,030)	(764,000)	(1,029,800)
Call Spread	(423,030)	(704,000)	(1,025,000) (6,835)
Call spiratu Debt Issuance Costs and Costs Incurred in Connection with the Early Retirement of Debt	(79)	(3,766)	(6,861)
Net Cash Used in Financing Activities	 (79,754)	(230,276)	(180,800)
Net Effect of Exchange Rate Changes on Cash and Cash Equivalents	(280)	_	_
Net (Decrease) Increase in Cash and Cash Equivalents	(2,295)	(10,378)	7,898
Cash and Cash Equivalents, Beginning of Year	5,757	16,135	8,237
Cash and Cash Equivalents, End of Year	\$ 3,182	\$ 5,757	\$ 16,135

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

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands except share and per share data)

1. Organization and Formation of Company

First Industrial Realty Trust, Inc. was organized in the state of Maryland on August 10, 1993. First Industrial Realty Trust, Inc. is a real estate investment trust ("REIT") as defined in the Internal Revenue Code of 1986, (the "Code"). Unless the context otherwise requires, the terms the "Company," "we," "us," and "our" refer to First Industrial Realty Trust, Inc., First Industrial L.P. and their other controlled subsidiaries. We refer to our operating partnership, First Industrial L.P., as the "Operating Partnership," and our taxable REIT subsidiary, First Industrial Investment, Inc., as the "TRS."

We began operations on July 1, 1994. Our operations are conducted primarily through the Operating Partnership, of which we are the sole general partner, and the TRS, of which the Operating Partnership is the sole stockholder. We also conduct operations through other partnerships, corporations, and limited liability companies, the operating data of which, together with that of the Operating Partnership and the TRS, is consolidated with that of the Company as presented herein.

We also own minority equity interests in, and provide various services to, seven joint ventures whose purpose is to invest in industrial properties (the "2003 Net Lease Joint Venture," the "2005 Development/Repositioning Joint Venture," the "2005 Core Joint Venture," the "2006 Net Lease Co-Investment Program," the "2006 Land/Development Joint Venture," the "2007 Canada Joint Venture," and the "2007 Europe Joint Venture," together the "Joint Ventures"). The Joint Ventures are accounted for under the equity method of accounting. One of the Joint Venture, the 2007 Europe Joint Venture, and the "2007 Europe Joint Venture".

The operating data of our Joint Ventures is not consolidated with that of the Company as presented herein.

As of December 31, 2008, we owned 799 industrial properties (inclusive of developments in progress) located in 28 states in the United States and one province in Canada, containing an aggregate of approximately 71.2 million square feet of gross leasable area ("GLA").

Any references to the number of buildings and square footage in the financial statement footnotes are unaudited.

2. Current Business Risks and Uncertainties

The real estate markets have been significantly impacted by the continued deterioration of the global credit markets. The current recession has resulted in downward pressure on our net operating income and has impaired our ability to sell properties at favorable terms.

Our unsecured revolving credit facility that has a borrowing capacity of \$500,000 (the "Unsecured Line of Credit") and the indentures under which our senior unsecured indebtedness is, or may be, issued contain certain financial covenants, including, among other things, debt service coverage and fixed charge coverage ratios, as well as limitations on our ability to incur secured and unsecured indebtedness. Consistent with our prior practice, we will, in the future, continue to interpret and certify our performance under these covenants in a good faith manner that we deem reasonable and appropriate. However, these financial covenants are complex and there can be no assurance that these provisions would not be interpreted by our lenders in a manner that could impose and cause us to incur material costs. Any violation of these covenants would subject us to higher finance costs and fees, or accelerated maturities. In addition, our credit facilities and senior debt securities contain certain cross-default provisions, which are triggered in the event that our other material indebtedness is in default. Under the Unsecured Line of Credit, an event of default can also occur if the lenders, in their good faith judgment, determine that a material adverse change has occurred which could prevent timely repayment or materially impair our ability to perform our obligations under the loan agreement.

We believe that we were in compliance with our financial covenants as of December 31, 2008, and we anticipate that we will be able to operate in compliance with our financial covenants in 2009. However, our ability to meet our financial covenants may be reduced if 2009 economic and credit market conditions limit our property sales and reduce our net operating income below our projections. We expect to refinance indebtedness maturing in 2009 and to comply with our financial covenants in 2009 and beyond. We plan to enhance our liquidity through a combination of capital retention, mortgage financing and asset sales.

- Retained Capital We plan to retain capital by adjusting our dividend policy to distribute the minimum amount required to maintain our REIT status. We will not pay a dividend
 in April 2009 and may not pay common dividends in future quarters in 2009 depending on our taxable income. If we are required to pay common stock dividends in 2009, we
 may elect to satisfy this obligation by distributing a combination of cash and common shares.
- Mortgage Financing In June 2009, we have \$125,000 of unsecured debt maturing, and in July 2009 we have \$5,025 of secured mortgage debt maturing. We are in active
 discussions with various lenders regarding the origination of mortgage financing. The total loan proceeds are expected to be sufficient to meet these maturities. No assurances can
 be made that new secured financing will be obtained. If we fail to timely retire our maturing debt, we will be in default under our Unsecured Line of Credit and our senior
 unsecured debt securities.
- Asset Sales We are in various stages of discussions with third parties for the sale of properties during the first quarter of 2009, and will continue to market other properties for
 sale throughout 2009. If we are unable to sell properties on an advantageous basis, this may impair our liquidity and our ability to meet our financial covenants.

In addition, we may from time to time repurchase or redeem our outstanding securities. Any repurchases or redemptions would depend upon prevailing market conditions, our liquidity requirements, contractual restrictions and other factors we consider important. Future repurchases or redemptions may materially impact our liquidity, future tax liability and results of operations.

Although we believe we will be successful in meeting our liquidity needs through a combination of capital retention, mortgage financing and asset sales, if we were to be unsuccessful in executing one or more of the strategies outlined above, we would be materially adversely effected.

3. Basis of Presentation

First Industrial Realty Trust, Inc. is the sole general partner of the Operating Partnership, with an approximate 88.5% and 87.1% common ownership interest at December 31, 2008 and 2007, respectively. Minority interest at December 31, 2008 and 2007 represents the approximate 11.5% and 12.9%, respectively, aggregate partnership interest in the Operating Partnership held by the limited partners thereof.

Our consolidated financial statements at December 31, 2008 and 2007 and for each of the years ended December 31, 2008, 2007 and 2006 include the accounts and operating results of the Company and our subsidiaries. Such financial statements present our minority equity interests in our Joint Ventures under the equity method of accounting. All intercompany transactions have been eliminated in consolidation.

4. Summary of Significant Accounting Policies

In order to conform with generally accepted accounting principles, we are required in preparation of our financial statements to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of December 31, 2008 and 2007, and the reported amounts of revenues and expenses for each of the years ended December 31, 2008, 2007 and 2006. Actual results could differ from those estimates.



Cash and Cash Equivalents

Cash and cash equivalents include all cash and liquid investments with an initial maturity of three months or less. The carrying amount approximates fair value due to the short term maturity of these investments.

Restricted Cash

At December 31, 2008 and 2007, restricted cash includes cash held in escrow in connection with mortgage debt requirements and/or gross proceeds from the sales of certain industrial properties. These sales proceeds will be disbursed as we exchange into properties under Section 1031 of the Code. The carrying amount approximates fair value due to the short term maturity of these investments.

Investment in Real Estate and Depreciation

Investment in Real Estate is carried at cost. We review our properties on a periodic basis for impairment and provide a provision if impairments are found. To determine if an impairment may exist, we review our properties and identify those that have had either an event of change or event of circumstances warranting further assessment of recoverability (such as a decrease in occupancy). If further assessment of recoverability is needed, we estimate the future net cash flows expected to result from the use of the property and its eventual disposition, on an individual property basis. If the sum of the expected future net cash flows (undiscounted and without interest charges) is less than the carrying amount of the property on an individual property basis, we will recognize an impairment loss based upon the estimated fair value of such property. For properties we consider held for sale, we cease depreciating the property as held and used. Such property is measured at the lower of its carrying amount (adjusted for any depreciation and amortization expense that would have been recognized had the property been continuously classified as held and used) or fair value at the date of the subsequent decision not to sell. To calculate the fair value of properties held for sale, we deduct from the estimated sales price of the property the estimated costs to close the sale. We classify properties as held for sale when all criteria within Financial Accounting Standard's Board's (the "FASB") Statement of Financial Accounting Standard ("SFAS") No. 144 "Accounting for the Impairment or Disposal of Long-Lived Assets" ("SFAS 144") are met.

Interest costs, real estate taxes, compensation costs of development personnel and other directly related costs incurred during construction periods are capitalized and depreciated commencing with the date the property is substantially completed. Upon substantial completion, we reclassify construction in progress to building, tenant improvements and leasing commissions. Such costs begin to be capitalized to the development projects from the point we are undergoing necessary activities to get the development ready for its intended use and ceases when the development projects are substantially completed and held available for occupancy. Depreciation expense is computed using the straight-line method based on the following useful lives:

	Tears
Buildings and Improvements	8 to 50
Land Improvements	3 to 15
Furniture, Fixtures and Equipment	5 to 10

Veare

Construction expenditures for tenant improvements, leasehold improvements and leasing commissions (inclusive of compensation costs of personnel attributable to leasing) are capitalized and amortized over the terms of each specific lease. Capitalized compensation costs of personnel attributable to leasing relate to time directly attributable to originating leases with independent third parties that result directly from and are essential to originating those leases and would not have been incurred had these leasing transactions not

occurred. Repairs and maintenance are charged to expense when incurred. Expenditures for improvements are capitalized.

We account for all acquisitions entered into subsequent to June 30, 2001 in accordance with SFAS No. 141, "Business Combinations" ("SFAS 141"). Upon acquisition of a property, we allocate the purchase price of the property based upon the fair value of the assets acquired, which generally consist of land, buildings, tenant improvements, leasing commissions and intangible assets including in-place leases, above market and below market leases and tenant relationships. We allocate the purchase price to the fair value of the tangible assets of an acquired property by valuing the property as if it were vacant. Acquired above and below market leases are valued based on the present value of the difference between prevailing market rates and the in-place rates measured over a period equal to the remaining term of the lease for above market leases and the initial term plus the term of any below market fixed rate renewal options for below market leases, and the below market leases values are amortized as a reduction of rental revenue over the remaining term of the respective leases, and the below market lease values are amortized as an increase to base rental revenue over the remaining initial terms plus the terms of any below market fixed rate renewal options that are considered bargain renewal options of the respective leases.

The purchase price is further allocated to in-place lease values and tenant relationships based on our evaluation of the specific characteristics of each tenant's lease and our overall relationship with the respective tenant. The value of in-place lease intangibles and tenant relationships, which are included as components of Deferred Leasing Intangibles, Net (see below) are amortized over the remaining lease term (and expected renewal periods of the respective lease for tenant relationships) as adjustments to depreciation and other amortization expense. If a tenant terminates its lease early, the unamortized portion of the tenant improvements, leasing commissions, above and below market leases, the in-place lease value and tenant relationships is immediately written off.

Deferred Leasing Intangibles, exclusive of deferred leasing intangibles held for sale, included in our total assets consist of the following:

	Dec	December 31, 2008		December 31, 2007	
In-Place Leases	\$	84,424	\$	86,398	
Less: Accumulated Amortization		(30,350)		(24,860)	
	\$	54,074	\$	61,538	
Above Market Leases	\$	15,830	\$	6,440	
Less: Accumulated Amortization		(2,607)		(2,519)	
	\$	13,223	\$	3,921	
Tenant Relationships	\$	28,717	\$	24,970	
Less: Accumulated Amortization		(5,672)		(3,410)	
	\$	23,045	\$	21,560	
Total Deferred Leasing Intangibles, Net	\$	90,342	\$	87,019	

Deferred Leasing Intangibles, exclusive of deferred leasing intangibles held for sale, included in our total liabilities consist of the following:

	Dec	ember 31, 2008	December 31, 2007		
Below Market Leases	\$	42,856	\$	31,668	
Less: Accumulated Amortization		(12,102)		(9,627)	
Total Deferred Leasing Intangibles, Net	\$	30,754	\$	22,041	
Total Deterred Deterred Principality Free	÷	50,751		22,0	

Amortization expense related to in-place leases and tenant relationships of deferred leasing intangibles was \$30,228, \$23,913, and \$17,403 for the years ended December 31, 2008, 2007, and 2006, respectively. Rental revenues increased by \$8,100, \$4,265 and \$3,656 related to net amortization of above/(below) market leases for the years ended December 31, 2008, 2007, and 2006, respectively. We will recognize net amortization expense related to deferred leasing intangibles over the next five years, for properties owned as of December 31, 2008, as follows:

	Estimated Net Amortization of In-Place Leases and Tenant Relationships	 Estimated Net Increase to Rental Revenues Related to Above and Below Market Leases
2009	\$ 16,390	\$ 4,411
2010	12,755	3,241
2011	9,914	1,747
2012	8,205	1,252
2013	6,938	950
2012	8,205	1,252

Construction Revenues and Expenses

During 2008, 2007 and 2006, the TRS entered into contracts with third parties to construct industrial properties and during 2008 and 2007, also acted as general contractor to construct industrial properties, including properties for the 2005 Development/Repositioning Joint Venture. We use the percentage-of-completion contract method to recognize revenue. Using this method, revenues are recorded based on estimates of the percentage of completion of individual contracts. The percentage of completion estimates are based on a comparison of the contract expenditures incurred to the estimated final costs. Changes in job performance, job conditions and estimated profitability may result in revisions to costs and income and are recognized in the period in which the revisions are determined.

Foreign Currency Transactions and Translation

During 2008, we owned one industrial property and two land parcels located in Toronto, Canada for which the functional currency was determined to be the Canadian dollar. Additionally, the 2007 Canada Joint Venture owns two industrial properties and several land parcels in Canadia for which the functional currency is the Canadian dollar. The assets and liabilities of these industrial properties and land parcels are translated to U.S. dollars from the Canadian dollar based on the current exchange rate prevailing at each balance sheet date. The income statement accounts of the industrial properties and the land parcels are translated using the average exchange rate for the period. The resulting translation adjustments are included in accumulated other comprehensive income. For the years ended December 31, 2008 and 2007, we recorded \$(6,290) and \$3,283 in foreign currency translation (loss) gain, respectively, offset by \$3,498 and \$(1,149) of income tax benefit (provision), respectively.

Deferred Financing Costs

Deferred financing costs include fees and costs incurred to obtain long-term financing. These fees and costs are being amortized over the terms of the respective loans. Accumulated amortization of deferred financing costs was \$17,918 and \$15,089 at December 31, 2008 and 2007, respectively. Unamortized deferred financing costs are written-off when debt is retired before the maturity date.

Investments in Joint Ventures

Investments in Joint Ventures represent our minority equity interests in our Joint Ventures. We account for our Investments in Joint Ventures under the equity method of accounting, as we do not have operational control or a majority voting interest. Under the equity method of accounting, our share of earnings or losses of our Joint Ventures is reflected in income as earned and contributions or distributions increase or decrease, respectively, our Investments in Joint Ventures as paid or received, respectively. Differences between our carrying value of our Investments in Joint Ventures and our underlying equity of such Joint Ventures are amortized over the respective lives of the underlying assets.

On a periodic basis, we assess whether there are any indicators that the value of our Investments in Joint Ventures may be impaired in accordance with APB Opinion No. 18, "The Equity Method of Accounting for Investments in Common Stock" ("APB 18"). An investment is impaired only if our estimate of the value of the investment is less than the carrying value of the investment, and such decline in value is deemed to be other than temporary. To the extent impairment has occurred, the loss shall be measured as the excess of the carrying amount of the investment over the value of the investment. Our estimates of value for each investment are based on a number of subjective assumptions that are subject to economic and market uncertainties including, among others, demand for space, market rental rates and operating costs, the discount rate used to value the cash flows of the properties and the discount rate used to value the Joint Ventures' debt. As these factors are difficult to predict and are subject to future events that may alter our assumptions, our values estimated in the impairment analyses may not be realized.

Stock Based Compensation

Effective January 1, 2006 we adopted SFAS No. 123R, "Share Based Payment", using the modified prospective application method, which requires measurement of compensation cost for all stock-based awards at fair value on the date of grant and recognition of compensation over the service period for awards expected to vest.

Revenue Recognition

Rental income is recognized on a straight-line method under which contractual rent increases are recognized evenly over the lease term. Tenant recovery income includes payments from tenants for real estate taxes, insurance and other property operating expenses and is recognized as revenue in the same period the related expenses are incurred by us.

Revenue is recognized on payments received from tenants for early lease terminations after we determine that all the necessary criteria have been met in accordance with SFAS No. 13, "Accounting for Leases".

Interest income on mortgage loans receivable is recognized based on the accrual method unless a significant uncertainty of collection exists. If a significant uncertainty exists, interest income is recognized as collected.

We provide an allowance for doubtful accounts against the portion of tenant accounts receivable which is estimated to be uncollectible. Accounts receivable in the consolidated balance sheets are shown net of an

allowance for doubtful accounts of \$2,918 and \$2,833 as of December 31, 2008 and 2007, respectively. For accounts receivable we deem uncollectible, we use the direct write-off method.

Gain on Sale of Real Estate

Gain on sale of real estate is recognized using the full accrual method, when appropriate. Gains relating to transactions which do not meet the full accrual method of accounting are deferred and recognized when the full accrual method of accounting criteria are met or by using the installment or deposit methods of profit recognition, as appropriate in the circumstances. As the assets are sold, their costs and related accumulated depreciation are written off with resulting gains or losses reflected in net income or loss. Estimated future costs to be incurred by us after completion of each sale are included in the determination of the gain on sales.

Income Taxes

We have elected to be taxed as a REIT under Sections 856 through 860 of the Code. As a result, we generally are not subject to federal income taxation to the extent of the income which we distribute if we satisfy the requirements set forth in Section 856 of the Code (pertaining to its organization and types of income and assets) necessary to maintain our status as a REIT. We are required to distribute annually at least 90% of our REIT taxable income, as defined in the Code, to our stockholders and we satisfy certain other requirements.

A provision has been made for federal income taxes in the accompanying consolidated financial statements for activities conducted in the TRS, which has been accounted for under SFAS No. 109, "Accounting for Income Taxes" ("SFAS 109"). In accordance with SFAS 109, the total benefit/expense has been separately allocated to income from continuing operations, income from discontinued operations and gain on sale of real estate.

We and certain of our subsidiaries are subject to certain state and local income, excise and franchise taxes. The provision for excise and franchise taxes has been reflected in general and administrative expense in the consolidated statements of operations and has not been separately stated due to its insignificance. State and local income taxes are included in the provision/benefit for income taxes which is allocated to income from continuing operations, income from discontinued operations and gain on sale of real estate.

We file income tax returns in the U.S., and various states and foreign jurisdictions. At December 31, 2007 the TRS was under examination by the Internal Revenue Service for tax years 2004 and 2005. During 2008 we received notification from the Internal Revenue Service that they have completed their examinations of the TRS for the 2004 and 2005 tax years. There were no changes to taxable income of the TRS as a result of the examination. In general, the statutes of limitations for income tax returns remain open for the years 2005 through 2008.

Earnings Per Common Share

Net income per weighted average share — basic is based on the weighted average common shares outstanding (excluding restricted stock that has not yet vested). Net income per weighted average share — diluted is based on the weighted average common shares outstanding (excluding restricted stock that has not yet vested) plus the dilutive effect of in-the-money employee stock options, restricted stock and 2011 Exchangeable Notes (hereinafter defined). See Note 11 for further disclosure about earnings per share.

Fair Value of Financial Instruments

On January 1, 2008, we adopted SFAS 157, "Fair Value Measurements" ("SFAS 157"), which defines fair-value, establishes a framework for measuring fair-value, and expands disclosures about fair-value measurements. SFAS 157 applies to reported balances that are required or permitted to be measured at fair-

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS ---- (Continued)

value under existing accounting pronouncements; accordingly, the standard does not require any new fair-value measurements of reported balances. As of December 31, 2008, we have applied the provisions of SFAS 157 to the valuation of our interest rate swaps and our proportionate share of interest rate swaps entered into by certain Joint Ventures, which are the only financial instruments measured at fair-value on a recurring basis. Additionally, we have applied the provisions of SFAS 157 to the valuations of our Joint Ventures for purpose of our APB 18 analysis.

Other financial instruments include short-term investments, tenant accounts receivable, net, mortgage notes receivable, accounts payable, other accrued expenses, mortgage loans payable, unsecured line of credit and senior unsecured debt. The fair values of the short-term investments, tenant accounts receivable, net, accounts payable and other accrued expenses approximates their carrying or contract values. See Note 6 for the fair values of the mortgage loans payable, unsecured line of credit and senior unsecured debt and see Note 9 for the fair values of our mortgage notes receivable.

Derivative Financial Instruments

Historically, we have used interest rate protection agreements ("Agreements") to fix the interest rate on anticipated offerings of senior unsecured debt or convert floating rate debt to fixed rate debt. Receipts or payments that result from the settlement of Agreements used to fix the interest rate on anticipated offerings of senior unsecured debt are amortized over the life of the senior unsecured debt and included in interest expense. Receipts or payments resulting from Agreements used to convert floating rate debt to fixed rate debt are recognized as a component of interest expense. Agreements which qualify for hedge accounting are marked-to-market and any gain or loss that is effective is recognized in other comprehensive income (shareholders' equity). Any Agreements which no longer qualify for hedge accounting are marked-to-market and any gain or loss is recognized in net income immediately. The credit risks associated with Agreements are controlled through the evaluation and monitoring of the creditworthiness of the counterparty. In the event that the counterparty fails to meet the terms of Agreements, our exposure is limited to the current value of the interest rate differential, not the notional amount, and our carrying value of Agreements on the balance sheet. See Note 16 for more information on Agreements.

Discontinued Operations

SFAS 144 addresses financial accounting and reporting for the disposal of long lived assets. SFAS 144 requires that the results of operations and gains or losses on the sale of property or property held for sale be presented in discontinued operations if both of the following criteria are met: (a) the operations and cash flows of the property have been (or will be) eliminated from the ongoing operations of the Company as a result of the disposal transaction and (b) we will not have any significant continuing involvement in the operations of the property after the disposal transaction. SFAS 144 also requires prior period results of operations for these properties to be reclassified and presented in discontinued operations in prior consolidated statements of operations.

Segment Reporting

Management views the Company as a single segment based on its method of internal reporting.

Recent Accounting Pronouncements

In December 2007, the FASB issued SFAS No. 141 (revised 2007), "Business Combinations" ("SFAS 141R"). SFAS 141R establishes principles and requirements for how an acquirer recognizes and measures in its financial statements the identifiable assets acquired, the liabilities assumed, any noncontrolling interest in the acquiree and the goodwill acquired. SFAS 141R also establishes disclosure requirements to enable the evaluation of the nature and financial effects of the business combination. SFAS 141R is effective

for financial statements issued for fiscal years beginning after December 15, 2008. We do not expect the adoption of SFAS 141R will have a material impact on our consolidated financial statements.

In December 2007, the FASB issued SFAS No. 160, "Noncontrolling Interests in Consolidated Financial Statements-and Amendment of ARB No. 51" ("SFAS 160"). SFAS 160 establishes accounting and reporting standards pertaining to ownership interests in subsidiaries held by parties other than the parent, the amount of net income attributable to the parent and to the noncontrolling interest, changes in a parent's ownership interest, and the valuation of any retained noncontrolling equity investment when a subsidiary is deconsolidated. This statement also establishes disclosure requirements that clearly identify and distinguish between the interests of the parent and the interests of the noncontrolling owners. SFAS 160 is effective for fiscal years beginning on or after December 15, 2008. We do not expect the adoption of SFAS 160 will have a material impact on our consolidated financial statements.

Effective January 1, 2008, the Company adopted SFAS 157 and SFAS No. 159 "*The Fair Value Option for Financial Assets and Financial Liabilities*" ("SFAS 159"). Fair value is defined under SFAS 157 as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. SFAS 159 allows an entity the irrevocable option to elect fair value for the initial and subsequent measurement for certain financial assets and liabilities on a contract-by-contract basis. The adoption of SFAS 159 had no impact on our consolidated financial statements.

In February 2008, the FASB issued FASB Staff Position 157-2, which deferred the effective date of SFAS 157 for one-year for nonfinancial assets and nonfinancial liabilities that are recognized or disclosed at fair value on a nonrecurring basis. SFAS 157 is now effective for those assets and liabilities for years beginning after November 15, 2008.

In March 2008, the FASB issued SFAS No. 161, "Disclosures about Derivative Instruments and Hedging Activities — an Amendment of FASB Statement No. 133" ("SFAS 161"). SFAS 161 requires entities that utilize derivative instruments to provide qualitative disclosures about their objectives and strategies for using such instruments, as well as any details of creditrisk-related contingent features contained within derivatives. SFAS 161 also requires entities to disclose additional information about the amounts and location of derivatives located within the financial statements, how the provisions of SFAS 133 have been applied, and the impact that hedges have on an entity's financial position, financial performance, and cash flows. SFAS 161 is effective for fiscal years and interim periods beginning after November 15, 2008, with early application encouraged. We do not anticipate the adoption of SFAS 161 will have a material impact on the disclosures contained in our financial statements.

In May 2008, the FASB issued Staff Position No. APB 14-1, "Accounting for Convertible Debt Instruments That May Be Settled in Cash upon Conversion (Including Partial Cash Settlement)" ("FSP APB 14-1"), that requires the liability and equity components of convertible debt instruments that may be settled in cash upon conversion (including partial cash settlement) to be separately accounted for in a manner that reflects the issuer's nonconvertible debt borrowing rate. FSP APB 14-1 dictates the debt component to be recorded be based upon the estimated fair value of a similar nonconvertible debt. The resulting debt discount would be amortized over the period during which the debt is expected to be outstanding (i.e. through the first optional redemption date) as additional non-cash interest expense. FSP APB 14-1 will become effective beginning in our first quarter of 2009 and is required to be applied retrospectively to all presented periods, as applicable. The adoption of FSP APB 14-1 is expected to result in us recognizing additional non-cash interest expense of approximately \$1.5 million per annum.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS ---- (Continued)

5. Investments in Joint Ventures and Property Management Services

On September 28, 1998, we entered into the 1998 Core Joint Venture with an institutional investor to invest in industrial properties. At December 31, 2006 we owned a 10% equity interest in the 1998 Core Joint Venture and provided property and asset management services to the 1998 Core Joint Venture. On January 31, 2007, we purchased the remaining 90% equity interest from the institutional investor in the 1998 Core Joint Venture. We paid \$18,458 in cash and assumed \$30,340 in mortgage loans payable. As of December 31, 2007, we paid off and retired the mortgage loan payable. In connection with the early repayment of the mortgage loans payable, we incurred prepayment penalties and a write-off of unamortized deferred financing fees totaling \$265.

On May 16, 2003, we entered into the 2003 Net Lease Joint Venture with an institutional investor to invest in industrial properties. We own a 15% equity interest in and provide property management services to the 2003 Net Lease Joint Venture. For the year ended December 31, 2008, we recorded an impairment loss of \$1,249 in equity in income of Joint Ventures in accordance with APB 18. As of December 31, 2008, the 2003 Net Lease Joint Venture owned 10 industrial properties comprising approximately 5.1 million square feet of GLA.

On March 18, 2005, we entered into the 2005 Development/Repositioning Joint Venture with an institutional investor to invest in, own, develop, redevelop and operate certain industrial properties. We own a 10% equity interest in and provide property management, asset management, development management, disposition, incentive and leasing management services to the 2005 Development/Repositioning Joint Venture. During the year ended December 31, 2008, we recorded an impairment loss of \$483 in equity in income of Joint Ventures which represents our proportionate share of SFAS 144 impairment loss of \$25,332 in equity in income of Joint Ventures. Additionally, for the year ended December 31, 2008 we recorded an impairment loss of \$26,332 in equity in income of Joint Ventures in accordance with APB 18. As of December 31, 2008, the 2005 Development/Repositioning Joint Venture owned 44 industrial properties comprising approximately 7.8 million square feet of GLA and several land parcels.

On September 7, 2005, we entered into the 2005 Core Joint Venture with an institutional investor to invest in, own and operate certain industrial properties. We own a 10% equity interest in and provide property management, asset management, development management, disposition, incentive and leasing management services to the 2005 Core Joint Venture. For the year ended December 31, 2008, we recorded an impairment loss of \$3,153 in equity in income of Joint Ventures in accordance with APB 18. As of December 31, 2008, the 2005 Core Joint Venture owned 48 industrial properties comprising approximately 3.9 million square feet of GLA and several land parcels.

On March 21, 2006, we entered into the 2006 Net Lease Co-Investment Program with an institutional investor to invest in industrial properties. We own a 15% equity interest in and provide property management, asset management and leasing management services to the 2006 Net Lease Co-Investment Program. During the year ended December 31, 2008, we recorded an impairment loss of \$2,216 in equity in income of Joint Ventures which represents our proportionate share of the SFAS 144 impairment loss related to two industrial properties owned by the 2006 Net Lease Co-Investment Program owned 12 industrial properties comprising approximately 5.0 million square feet of GLA.

On July 21, 2006, we entered into the 2006 Land/Development Joint Venture with an institutional investor to invest in land and vertical development. We own a 10% equity interest in and provide property management, asset management, development management and leasing management services to the 2006 Land/Development Joint Venture. For the year ended December 31, 2008 we recorded an impairment loss of \$10,105 in equity in income of Joint Ventures in accordance with APB 18. As of December 31, 2008, the



2006 Land/Development Joint Venture owned one industrial property comprising approximately 0.8 million square feet and several land parcels.

During July 2007, we entered into a management arrangement with an institutional investor to provide property management, leasing, acquisition, disposition and portfolio management services for industrial properties (the "July 2007 Fund"). We do not own an equity interest in the July 2007 Fund, however are entitled to incentive payments if certain economic thresholds related to the industrial properties are achieved.

During December 2007, we entered into the 2007 Canada Joint Venture and the 2007 Europe Joint Venture with an institutional investor to invest in, own, develop, redevelop and operate industrial properties. We own a 10% interest in and will provide property management, asset management, development management and leasing management services to the 2007 Canada Joint Venture and the 2007 Europe Joint Venture. As of December 31, 2008, the 2007 Canada Joint Venture owned two industrial properties comprising approximately 0.2 million square feet and several land parcels. As of December 31, 2008, the 2007 Europe Joint Venture did not own any properties and is inactive.

The 2006 Land/Development Joint Venture and the 2007 Canada Joint Venture are considered variable interest entities in accordance with SFAS Interpretation No. 46(R), "Consolidation of Variable Interest Entities". However we are not considered the primary beneficiary for either venture. As of December 31, 2008 our investments in the 2006 Land/Development Joint Venture and the 2007 Canada Joint Venture are \$0 and \$1,486, respectively. We calculate our maximum exposure to loss to equal our investment balance for each venture as of year end plus any future contributions we make to the ventures.

During the year ended December 31, 2006, we sold two land parcels to the 2005 Development/Repositioning Joint Venture. During the year ended December 31, 2005, we sold eight industrial properties comprising approximately 1.6 million square feet of GLA and several land parcels to the 2005 Development/Repositioning Joint Venture. We deferred 10% of the gain from the sales, which is equal to our economic interest in the 2005 Development/Repositioning Joint Venture. On May 18, 2007, we repurchased 66 acres of the land we had sold to the 2005 Development/Repositioning Joint Venture for a purchase price of \$6,379. Since we had deferred 10% of the gain on sale from the original sale in 2005, we netted the unamortized deferred gain amount, along with our 10% economic interest in the gain on sale and distributions in excess of our 10% economic interest we received from the sale against the basis of the land.

On October 15, 2007, we purchased 10 acres of land from the 2005 Development/Repositioning Joint Venture for a purchase price of \$3,714. We netted our 10% economic interest in the gain on sale and distributions in excess of our 10% economic interest we received from the sale against the basis of the land.

During the year ended December 31, 2008 we earned acquisition fees from the 2006 Land/Development Joint Venture. During the year ended December 31, 2007, we earned acquisition fees from the 2006 Land/Development Joint Venture and the July 2007 Fund. During the year ended December 31, 2006, we earned acquisition fees from the 2003 Net Lease Joint Venture, the 2005 Core Joint Venture, the 2006 Net Lease Co-Investment Program and the July 2007 Fund. We deferred 15% of the acquisition fees earned from the 2003 Net Lease Joint Venture and the 2006 Net Lease Co-Investment Program activity and 10% of the acquisition fees earned the 2006 Core Joint Venture and the 2006 Net Lease Co-Investment Program activity of the acquisition fees earned the 2006 Land/Development Joint Venture activity. The deferral seduced our investment in the Joint Ventures and are amortized into income over the life of the underlying properties, generally 25 to 40 years.

At December 31, 2008 and 2007, we have a receivable from the Joint Ventures and the July 2007 Fund of \$3,939 and \$6,068, respectively, which mainly relates to development, leasing, property management and asset management fees due to us from the Joint Ventures and the July 2007 Fund and reimbursement for development expenditures made by the TRS who is acting in the capacity of the general contractor for development projects for the 2005 Development/Repositioning Joint Venture. These amounts are included in Prepaid Expenses and Other Assets, Net.

During the years ended December 31, 2008, 2007 and 2006, we invested the following amounts in, as well as received distributions from, our Joint Ventures and recognized fees from acquisition, disposition, leasing, development, incentive, property management and asset management services from our Joint Ventures and the July 2007 Fund in the following amounts:

	Year Ended December 31, 2008			ar Ended ember 31, 2007		ar Ended cember 31, 2006
Contributions	\$	16,623	\$	25,482	\$	29,194
Distributions	\$	22,505	\$	54,228	\$	51,398
Fees	\$	19,757	\$	25,116	\$	22,507
The combined summarized financial information of the investments in Joint Ventures is as follows:			Dec	ember 31, 2008	Dec	cember 31, 2007
Condensed Combined Balance Sheets						

Gross Real Estate Investment	\$ 1,967,717	\$ 1,777,964
Less: Accumulated Depreciation	 (93,215)	 (69,811)
Net Real Estate	 1,874,502	 1,708,153
Other Assets	 186,881	 163,583
Total Assets	\$ 2,061,383	\$ 1,871,736
Debt	\$ 1,442,464	\$ 1,264,769
Other Liabilities	130,407	112,268
Equity	 488,512	 494,699
Total Liabilities and Equity	\$ 2,061,383	\$ 1,871,736
Company's share of Equity	\$ 56,066	\$ 56,494
Basis Differentials(1)	 (39,767)	 1,049
Carrying Value of the Company's investments in Joint Ventures	\$ 16,299	\$ 57,543

(1) This amount represents the aggregate difference between our historical cost basis and the basis reflected at the joint venture level. Basis differentials are primarily comprised of impairments we recorded in accordance with APB 18, a gain deferral related to a property we sold to the 2003 Net Lease Joint Venture, deferred fees and certain equity costs which are not reflected at the joint venture level.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS — (Continued)

	Year Ended December 31,					
	_	2008		2007	_	2006
Condensed Combined Statements of Operations						
Total Revenues	\$	91,754	\$	85,691	\$	71,897
Expenses:						
Operating and Other		38,897		28,238		21,951
Interest		55,071		48,345		30,205
Depreciation and Amortization		48,768		45,433		38,539
Impairment Loss		20,208		—		_
Total Expenses		162,944		122,016	_	90,695
Income from Discontinued Operations (Including Gain on Sale of Real Estate of \$33,518, \$92,652 and \$66,927 for the years ended						
December 31, 2008, 2007 and 2006, respectively)		34,812		84,998		41,732
Gain on Sale of Real Estate		18,460		15,523		27,425
Net (Loss) Income	\$	(17,918)	\$	64,196	\$	50,359
Company's Share of Net Income	_	6,661		30,045	_	30,673
Company's Impairment in Accordance with APB 18		(39,839)		—		
Equity in (Loss) Income of Joint Ventures	\$	(33,178)	\$	30,045	\$	30,673

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

6. Mortgage Loans Payable, Net, Senior Unsecured Notes, Net and Unsecured Line of Credit

The following table discloses certain information regarding our mortgage loans, senior unsecured notes and unsecured line of credit:

		Outsta Balar	ice at			Interest Rate at		Effective Interest Rate at	
	De	cember 31, 2008	D	ecember 31, 2007	December 31, 2008		De	cember 31, 2008	Maturity Date
									July 2009 -
Mortgage Loans Payable, Net	\$	77,396	\$	73,550	5.50%	- 9.25%	4.58%	- 9.25%	September 2024
Unamortized Premiums		(1,717)		(2,196)					
Mortgage Loans Payable, Gross	\$	75,679	\$	71,354					
Senior Unsecured Notes, Net			_						
2016 Notes	\$	194,524	\$	199,442	5.750%		5.91%		01/15/16
2017 Notes		99,914		99,905	7.500%		7.52%		12/01/17
2027 Notes		15,056		15,056	7.150%		7.11%		05/15/27
2028 Notes		199,846		199,838	7.600%		8.13%		07/15/28
2011 Notes		199,868		199,807	7.375%		7.39%		03/15/11
2012 Notes		199,546		199,408	6.875%		6.85%		04/15/12
2032 Notes		49,480		49,457	7.750%		7.87%		04/15/32
2009 Notes		124,980		124,937	5.250%		4.10%		06/15/09
2014 Notes		114,921		113,521	6.420%		6.54%		06/01/14
2011 Exchangeable Notes*		200,000		200,000	4.625%		4.63%		09/15/11
2017 II Notes		118,163		149,620	5.950%		6.37%		05/15/17
Subtotal	\$	1,516,298	\$	1,550,991					
Unamortized Discounts		12,202		14,079					
Senior Unsecured Notes, Gross	\$	1,528,500	\$	1,565,070					
Unsecured Line of Credit	\$	443,284	\$	322,129	1.981%		1.981%		09/28/12

* Holders of the 2011 Exchangeable Notes may exchange their notes for our common shares prior to the close of business on the second business day immediately preceding the stated maturity date at any time beginning on July 15, 2011 and also under other certain circumstances. The 2011 Exchangeable Notes are convertible into common shares of the Company at a price of \$50.93.

Mortgage Loans Payable, Net

On June 6, 2008, we assumed a mortgage loan payable of \$4,097 bearing interest at a rate of 6.83%. In conjunction with the assumption of the mortgage loan, we recorded a premium in the amount of \$256 which will be amortized as an adjustment to interest expense through maturity on June 1, 2018. On July 24, 2008, we assumed two mortgage loans payable of \$2,502 and \$997 bearing interest at rate of 6.97% and 7.07%, respectively, that each mature on July 1, 2018. As of December 31, 2008, mortgage loans payable of \$77,396 are collateralized by industrial properties with a carrying value of \$156,336. We believe the Operating Partnership and the Company were in compliance with all covenants relating to mortgage loans payable as of December 31, 2008.

Senior Unsecured Notes, Net

On January 10, 2006, we issued \$200,000 of senior unsecured debt which matures on January 15, 2016 and bears interest at a rate of 5.75% (the "2016 Notes"). The issue price of the 2016 Notes was 99.653%. In December 2005, we also entered into interest rate protection agreements which were used to fix the interest



rate on the 2016 Notes prior to issuance. We settled the interest rate protection agreements on January 9, 2006 for a payment of approximately \$1,729, which is included in other comprehensive income.

On June 6, 2008, we repurchased and retired \$5,000 of the 2016 Notes at a redemption price of 89.75% of par. In connection with the partial retirement, we recognized \$430 as gain on early retirement of debt, which is the difference between the repurchase amount of \$4,488 and the principal amount retired of \$5,000, net of the pro rata write off of the unamortized debt issue discount, the unamortized loan fees and the unamortized settlement amount of the interest rate protection agreements related to the 2016 Notes of \$13, \$36 and \$33, respectively.

On May 7, 2007, we issued \$150,000 of senior unsecured debt which matures on May 15, 2017 and bears interest at a rate of 5.95% (the "2017 II Notes"). The issue price of the 2017 II Notes was 99.730%. In April 2006, we also entered into interest rate protection agreements to fix the interest rate on the 2017 II Notes prior to issuance. We settled the effective portion of the interest rate protection agreements on May 1, 2007 for \$4,261 which is included in other comprehensive income.

On June 6, 2008, we repurchased and retired \$16,570 of the 2017 II Notes at a redemption price of 89.750% of par. In connection with the partial retirement, we recognized \$1,059 as gain on early retirement of debt, which is the difference between the repurchase amount of \$14,872 and the principal amount retired of \$16,570, net of the pro rata write off of the unamortized debt issue discount, the unamortized loan fees and the unamortized settlement amount of the interest rate protection agreements related to the 2017 II Notes of \$40, \$177 and \$422, respectively. On July 1, 2008, we repurchased and retired \$5,000 of the 2017 II Notes at a redemption price of 88.915% of par. In connection with the partial retirement, we recognized \$363 as gain on early retirement of debt, which is the difference between the repurchase amount of \$4,446 and the principal amount retired of \$5,000, net of the pro rata write off of the unamortized debt issue discount, the unamortized loan fees, and the unamortized settlement amount of the interest rate protection agreements related to the 2017 II Notes of \$12, \$53 and \$126, respectively. On August 12, 2008, we repurchased and retired \$10,000 of the 2017 II Notes at a redemption price of 87.200% of par. In connection with the partial retirement, we recognized \$897 as gain on early retirement of debt, which is the difference between the repurchase amount of \$4,446 and the principal amount retired of \$10,000, net of the pro rata write off of the unamortized loan fees, and the unamortized settlement amount of the interest rate protection agreements related to the 2017 II Notes of \$12, \$53 and \$126, respectively. On August 12, 2008, we repurchased and retired \$10,000 of the 2017 II Notes at a redemption price of 87.200% of par. In connection with the partial retirement, we recognized \$897 as gain on early retirement of debt, which is the difference between the repurchase amount of \$8,720 and the principal amount retired of \$10,000, net of the pro rata write off of the unamortized bet issue

In conjunction with certain issuances of senior unsecured debt, we entered into interest rate protection agreements to fix the interest rate on anticipated offerings of senior unsecured debt. In the next 12 months, we will amortize approximately \$97 into net income by decreasing interest expense.

All of our senior unsecured debt (except for the 2011 Exchangeable Notes) contains certain covenants, including limitations on incurrence of debt and debt service coverage. We believe the Operating Partnership and the Company were in compliance with all covenants relating to senior unsecured debt as of December 31, 2008. However, these financial covenants are complex and there can be no assurance that these provisions would not be interpreted by our noteholders in a manner that could impose and cause us to incur material costs.

Unsecured Line of Credit

We have maintained our Unsecured Line of Credit since 1997. The Unsecured Line of Credit matures on September 28, 2012, has a borrowing capacity of \$500,000 (with the right, subject to certain conditions, to increase the borrowing capacity up to \$700,000) and bears interest at a floating rate of LIBOR plus 0.75%, or the prime rate, at our election. At December 31, 2008, borrowings under the Unsecured Line of Credit bore interest at a weighted average interest rate of 1.981%. On August 18, 2008 we amended our unsecured line of credit agreement dated as of September 28, 2007. As a result of the amendment, the portion of the Unsecured



Line of Credit available in multiple currencies was increased to \$161,000 from \$100,000. The Unsecured Line of Credit contains certain covenants including limitations on incurrence of debt and debt service coverage. Under the Unsecured Line of Credit, an event of default can also occur if the lenders, in their good faith judgment, determine that a material adverse change has occurred which could prevent timely repayment or materially impair our ability to perform our obligations under the loan agreement. We believe that the Operating Partnership and the Company were in compliance with all covenants relating to the Unsecured Line of Credit as of December 31, 2008. However, these financial covenants are complex and there can be no assurance that these provisions would not be interpreted by our lenders in a manner that could impose and cause us to incur material costs.

The following is a schedule of the stated maturities and scheduled principal payments of the mortgage loans, senior unsecured debt and unsecured line of credit, exclusive of premiums and discounts, for the next five years ending December 31, and thereafter:

	Amount
2009	\$ 133,297
2010	15,815
2011	407,657
2012	648,059
2013	2,523
Thereafter	840,112
Total	\$ 2,047,463

Fair Value

At December 31, 2008 and 2007, the fair value of our mortgage loans payable, senior unsecured debt and Unsecured Line of Credit were as follows:

		Decembe	r 31, 2008			December 31, 2007				
	_	Carrying Amount		Fair Value	_	Carrying Amount		Fair Value		
Mortgage Loans Payable	\$	77,396	\$	75,817	\$	73,550	\$	74,867		
Senior Unsecured Debt		1,516,298		1,033,283		1,550,991		1,605,048		
Unsecured Line of Credit		443,284		400,849		322,129		322,129		
Total	\$	2,036,978	\$	1,509,949	\$	1,946,670	\$	2,002,044		

The fair value of the senior unsecured debt was determined by quoted market prices, if available. The fair values of our senior unsecured debt that were not valued by quoted market prices and the fair values of our mortgage loans payable were determined by discounting the future cash flows using the current rates at which similar loans would be made to borrowers with similar credit ratings and for the same remaining maturities. The fair value of the Unsecured Line of Credit was determined by discounting the future cash flows using current rates at which similar loans would be made to borrowers with similar credit ratings and for the same remaining for the same remaining term, assuming no repayment until maturity.

7. Stockholders' Equity

Preferred Stock

On June 6, 1997, we issued 2,000,000 Depositary Shares, each representing 1/100th of a share of our 8⁵/8%, \$0.01 par value, Series C Cumulative Preferred Stock (the "Series C Preferred Stock"), at an initial offering price of \$25.00 per Depositary Share. On June 6, 2007, the Series C Preferred Stock became

redeemable for cash at our option, in whole or in part, at a redemption price equivalent to \$25 per Depositary Share, or \$50,000 in the aggregate, plus dividends accrued and unpaid to the redemption date. We redeemed the Series C Preferred Stock on June 7, 2007, at a redemption price of \$25,00 per Depositary Share, and paid a prorated second quarter dividend of \$0.40729 per Depositary Share, totaling approximately \$815. Due to the redemption of the Series C Preferred Stock, the initial offering costs associated with the issuance of the Series C Preferred Stock of \$2,017 were reflected as a deduction from net income to arrive at net income available to common stockholders in determining earnings per share for the year ended December 31, 2007.

On May 27, 2004, we issued 50,000 Depositary Shares, each representing 1/100th of a share of our 6.236%, \$0.01 par value, Series F Flexible Cumulative Redeemable Preferred Stock (the "Series F Preferred Stock"), at an initial offering price of \$1,000.00 per Depositary Share. Dividends on the Series F Preferred Stock are cumulative from the date of initial issuance and are payable semi-annually in arrears for the period from the date of original issuance through March 31, 2009 (the "Series F Initial Fixed Rate Period"), commencing on September 30, 2004, at a rate of 6.236% per annum of the liquidation preference (the "Series F Initial Distribution Rate") (equivalent to \$62.36 per Depositary Share). On or after March 31, 2009, the Series F Initial Distribution Rate is subject to reset, at our option, subject to certain conditions and parameters, at fixed or floating rates and periods. Fixed rates and periods. Fixed rates and periods. Fixed rates and periods. Fixed rates and periods. Will be determined through a remarketing procedure. Floating rates during floating rate periods will equal 2.375% (the initial credit spread), plus the greater of (i) the 3-month LIBOR Rate, (ii) the 10-year Treasury CMT Rate (as defined in the Articles Supplementary), and (iii) the 30-year Treasury CMT Rate (the adjustable rate)(as defined in the Articles Supplementary), reset quarterly. Dividends on the Series F Preferred Stock are payable semi-annually in arrears for fixed rate periods subsequent to the Series F Initial Fixed Rate Period and quarterly in arrears for floating rate periods. With respect to the payment of dividends and amounts upon liquidation, dissolution or winding up, the Series F Preferred Stock (hereinafter defined). On or after March 31, 2009, subject to any conditions on redemption applicable in any fixed rate period subsequent to the Series F Initial Fixed Rate Period, the Series F Preferred Stock (hereinafter defined). Or or after March 31, 2009, subject to any conditions on redemption applicable in any fixed

On May 27, 2004, we issued 25,000 Depositary Shares, each representing 1/100th of a share our 7.236%, \$0.01 par value, Series G Flexible Cumulative Redeemable Preferred Stock (the "Series G Preferred Stock"), at an initial offering price of \$1,000.00 per Depositary Share. Dividends on the Series G Preferred Stock are cumulative from the date of initial issuance and are payable semi-annually in arrears for the period from the date of original issuance of the Series G Preferred Stock through March 31, 2014 (the "Series G Initial Fixed Rate Period"), commencing on September 30, 2004, at a rate of 7.236% per annum of the liquidation preference (the "Series G Initial Distribution Rate") (equivalent to \$72.36 per Depositary Share). On or after March 31, 2014, the Series G Initial Distribution Rate is subject to reset, at our option, subject to certain conditions and parameters, at fixed or floating rates and periods. Fixed rates and periods will be determined through a remarketing procedure. Floating rates during floating rate periods will equal 2.500% (the initial credit spread), plus the greater of (i) the 3-month LIBOR Rate, (ii) the 10-year Treasury CMT Rate (as defined in the Articles Supplementary), and (iii) the 30-year Treasury CMT Rate (the adjustable rate) (as defined in the Articles Supplementary), nest quarterly. Dividends on the Series G Preferred Stock are payable semi-annually in arrears for fixed rate periods subsequent to the Series G Initial Fixed Rate Period and quarterly in arrears for floating rate periods. With respect to the payment of dividends and amounts upon liquidation, dissolution or winding up, the Series G Preferred Stock ranks senior to payments on our Common Stock and

pari passu with our Series F Preferred Stock, Series J Preferred Stock (hereinafter defined) and Series K Preferred Stock (hereinafter defined). On or after March 31, 2014, subject to any conditions on redemption applicable in any fixed rate period subsequent to the Series G Initial Fixed Rate Period, the Series G Preferred Stock is redeemable for cash at our option, in whole or in part, at a redemption price equivalent to \$1,000.00 per Depositary Share, or \$25,000 in the aggregate, plus dividends accrued and unpaid to the redemption date. The Series G Preferred Stock has no stated maturity and is not convertible into any other securities of the Company.

On November 8, 2005 and November 18, 2005, we issued 600 and 150 Shares, respectively, of \$.01 par value, Series I Flexible Cumulative Redeemable Preferred Stock, (the "Series I Preferred Stock"), in a private placement at an initial offering price of \$250,000 per share for an aggregate initial offering price of \$187,500. We redeemed the Series I Preferred Stock on January 13, 2006 for \$242,875.00 per share, and paid a prorated first quarter dividend of \$470.667 per share, totaling approximately \$353. In accordance with EITF D-42, due to the redemption of the Series I Preferred Stock, the difference between the redemption cost and the carrying value of the Series I Series I Stock of approximately \$672 is reflected as a deduction from net income to arrive at net income available to common stockholders in determining earnings per share for the year ended December 31, 2006.

On January 13, 2006, we issued 6,000,000 Depositary Shares, each representing 1/10,000th of a share of our 7.25%, \$.01 par value, Series J Cumulative Redeemable Preferred Stock (the "Series J Preferred Stock"), at an initial offering price of \$25.00 per Depositary Share. Dividends on the Series J Preferred Stock, represented by the Depositary Shares, are cumulative from the date of initial issuance and are payable quarterly in arrears. However, during any period that both (i) the depositary shares are not listed on the NYSE or AMEX, or quoted on NASDAQ, and (ii) we are not subject to the reporting requirements of the Exchange Act, but the preferred shares are outstanding, we will increase the dividend on the preferred shares to a rate of 8.25% of the liquidation preference per year. However, if at any time both (i) the depositary shares cease to be listed on the NYSE or the AMEX, or quoted on NASDAQ, and (ii) we cease to be subject to the reporting requirements of the Exchange Act, but the preferred shares are outstanding, then the preferred shares will be redeemable, in whole but not in part at our option, within 90 days of the date upon which the depositary shares cease to be subject to such reporting requirements, at a redemption or winding up, the Series J Preferred Stock ranks senior to payments on our Common Stock and pari passu with our Series F Preferred Stock, Series G Preferred Stock and Series K Preferred Stock (hereinafter defined). The Series J Preferred Stock is redeemable for cash at our option, in whole or in part, at a redemption price equivalent to \$25.00 per Depositary Share, Sou per Depositary Share, Super Preferred Stock and unpaid to the reader Stock (hereinafter defined). The Series J Preferred Stock is redeemable for cash at our option, in whole or in part, at a redemption price equivalent to \$25.00 per Depositary Share, Stoce, part and a super Stoce, series J Preferred Stock is redeemable for cash at our option, in whole or in part, at a redemption price equivalent to \$25.00 per Deposit

On August 21, 2006, we issued 2,000,000 Depositary Shares, each representing 1/10,000th of a share of our 7.25%, \$.01 par value, Series K Flexible Cumulative Redeemable Preferred Stock (the "Series K Preferred Stock"), at an initial offering price of \$25.00 per Depositary Share. Dividends on the Series K Preferred Stock, represented by the Depositary Shares, are cumulative from the date of initial issuance and are payable quarterly in arrears. With respect to the payment of dividends and amounts upon liquidation, dissolution or winding up, the Series K Preferred Stock ranks senior to payments on our Common Stock and pari passu with our Series F Preferred Stock, Series G Preferred Stock and Series J Preferred Stock. The Series K Preferred Stock is not redeemable prior to August 15, 2011. On or after August 15, 2011, the Series K Preferred Stock is redeemable for cash at our option, in whole or in part, at a redemption price equivalent to \$25.00 per Depositary Share, or \$50,000 in the aggregate, plus dividends accrued and unpaid to the redemption date. The

Series K Preferred Stock has no stated maturity and is not convertible into any other securities of the Company.

The following table summarizes certain information regarding our preferred stock:

	 Stated Value at						
	ember 31, 2008	De	cember 31, 2007				
Series F Preferred Stock	\$ 50,000	\$	50,000				
Series G Preferred Stock	25,000		25,000				
Series J Preferred Stock	150,000		150,000				
Series K Preferred Stock	50,000		50,000				
Total	\$ 275,000	\$	275,000				

Shares of Common Stock

For the years ended December 31, 2008, 2007 and 2006, 632,492, 119,747, and 213,773, shares of common stock, respectively, were converted from an equivalent number of limited partnership interests in the Operating Partnership ("Units").

Treasury Stock

In March 2000 and in September 2007, our Board of Directors authorized a stock repurchase plan pursuant to which we are permitted to purchase up to \$100,000 (the "March 2000 Program") and \$100,000, respectively, of our outstanding common stock. We may make purchases from time to time in the open market or in privately negotiated transactions, depending on market and business conditions. During the year ended December 31, 2007, we repurchased 1,797,714 shares at an average price per share of \$38.62, including brokerage commissions. During November 2007 we completed the March 2000 Program.

Non-Qualified Employee Stock Options

For the year ended December 31, 2006, certain employees of the Company exercised 125,780 non-qualified employee stock options. Net proceeds to us were approximately \$3,742.

For the year ended December 31, 2007, certain employees of the Company exercised 19,600 non-qualified employee stock options. Net proceeds to us were approximately \$613.

For the year ended December 31, 2008, certain employees of the Company exercised 6,300 non-qualified employee stock options. Net proceeds to us were approximately \$174.

Restricted Stock

During the years ended December 31, 2008, 2007, and 2006 we awarded 583,871, 442,008, and 303,142 restricted shares of common stock, respectively, as well as 4,757, 0, and 0 restricted stock units, respectively, to certain employees of the Company and 21,945, 17,139, and 16,232 restricted shares of common stock, respectively, to certain directors of the Company. See Note 15 for further disclosure on our stock based compensation.

The following table is a roll-forward of our shares of common stock outstanding, including unvested restricted shares of common stock for the three years ended December 31, 2008:

	Shares of Common Stock Outstanding
Balance at December 31, 2005	44,444,710
Stock Option Exercises	125,780
Issuance of Restricted Stock Shares	319,374
Repurchase and Retirement of Restricted Stock Shares	(93,007)
Conversion of Operating Partnership Units	213,773
Balance at December 31, 2006	45,010,630
Stock Option Exercises	19,600
Issuance of Restricted Stock Shares	459,147
Repurchase of Treasury Shares	(1,797,714)
Repurchase and Retirement of Restricted Stock Shares	(139,261)
Conversion of Operating Partnership Units	119,747
Balance at December 31, 2007	43,672,149
Stock Option Exercises	6,300
Issuance of Common Stock in connection with Restricted Stock Award	138
Issuance of Restricted Stock Shares	605,816
Repurchase and Retirement of Restricted Stock Shares	(264,713)
Conversion of Operating Partnership Units	632,492
Balance at December 31, 2008	44,652,182

Dividends/Distributions

The following table summarizes dividends/distributions declared for the past three years:

	_	Year End Dividend/ Distribution per Share/ Unit	 8 Total Dividend/ Distribution	_	Year End Dividend/ Distribution per Share/ Unit)7 Total Dividend/ Distribution	Year Er Dividend/ Distribution per Share/ Unit		ibution Total Share/ Dividend/	
Common Stock/Operating Partnership Units	\$	2.4100	\$ 121,882	\$	2.8500	\$ 146,126	\$	2.8100	\$	144,720
Series C Preferred Stock	\$	_	\$ _	\$	94.6353	\$ 1,893	\$	215.6240	\$	4,313
Series F Preferred Stock	\$	6,236.0000	\$ 3,118	\$	6,236.0000	\$ 3,118	\$	6,236.0000	\$	3,118
Series G Preferred Stock	\$	7,236.0000	\$ 1,809	\$	7,236.0000	\$ 1,809	\$	7,236.0000	\$	1,809
Series I Preferred Stock	\$	_	\$ _	\$	_	\$ _	\$	470.6667	\$	353
Series J Preferred Stock	\$	18,125.2000	\$ 10,875	\$	18,125.2000	\$ 10,875	\$	17,521.0000	\$	10,512
Series K Preferred Stock	\$	18,125.2000	\$ 3,625	\$	18,125.2000	\$ 3,625	\$	6,595.6000	\$	1,319

8. Acquisition and Development of Real Estate

In 2006, we acquired 91 industrial properties comprising, in the aggregate, approximately 10.5 million square feet of GLA and several land parcels for a total purchase price of approximately \$610,745 (approximately \$1,288 of which was made through the issuance of 31,473 Units relating to two properties)

excluding costs incurred in conjunction with the acquisition of the properties. We also substantially completed development of 15 properties comprising approximately 5.0 million square feet of GLA at a cost of approximately \$188,592. We reclassed the costs of the substantially completed developments from construction in progress to building, tenant improvements and leasing commissions.

In 2007, we acquired 105 industrial properties comprising, in the aggregate, approximately 8.6 million square feet of GLA and several land parcels, including 41 industrial properties comprising approximately 1.3 million square feet of GLA in connection with the purchase of the 90% equity interest from the institutional investor of the 1998 Core Joint Venture and one industrial property comprising 0.3 million square feet of GLA in connection with the redemption of the 85% equity interest in one property from the institutional investor in the 2003 Net Lease Joint Venture. The purchase price of these acquisitions totaled approximately \$470,784, excluding costs incurred in conjunction with the acquisition of the industrial properties and land parcels. We also substantially completed development of 15 properties comprising approximately 3.7 million square feet of GLA at a cost of approximately \$144,790. We reclassed the costs of the substantially completed developments from construction in progress to building, tenant improvements and leasing commissions.

In 2008, we acquired 26 industrial properties comprising, in the aggregate, approximately 3.1 million square feet of GLA and several land parcels. The purchase price of these acquisitions totaled approximately \$339,650, excluding costs incurred in conjunction with the acquisition of the industrial properties and land parcels. We also substantially completed development of eight properties comprising approximately 4.5 million square feet of GLA at a cost of approximately \$148,236. We reclassed the costs of the substantially completed developments from construction in progress to building, tenant improvements and leasing commissions.

Intangible Assets Subject To Amortization in the Period of Acquisition

The fair value of in-place leases, above market leases, tenant relationships and below market leases recorded as a result of the above acquisitions was \$23,038, \$1,000, \$10,007 and \$(8,108), respectively, for the year ended December 31, 2007. The weighted average life in months of in-place leases, above market leases, tenant relationships and below market leases recorded as a result of 2007 acquisitions was 76, 99, 114, and 132 months, respectively.

The fair value of in-place leases, above market leases, tenant relationships, and below market leases recorded as a result of the above acquisitions was \$21,054, \$61, \$7,163 and \$(7,070), respectively, for the year ended December 31, 2008. The weighted average life in months of in-place leases, above market leases, tenant relationships, and below market leases recorded as a result of 2008 acquisitions was 115, 43, 99, and 137 months, respectively.

9. Sale of Real Estate, Real Estate Held for Sale and Discontinued Operations

In 2006, we sold 125 industrial properties comprising approximately 17.1 million square feet of GLA and several land parcels, totaling gross proceeds of \$946,800. The gain on sale of real estate was approximately \$219,513, of which \$213,442 is shown in discontinued operations. The 125 sold industrial properties meet the criteria established by SFAS 144 to be included in discontinued operations. Therefore, in accordance with SFAS 144, the results of operations and gain on sale of real estate, net of income taxes and minority interest, for the 125 sold industrial properties are included in discontinued operations. The results of operations and gain on sale of real estate, net of income taxes and minority interest, for the several land parcels that do not meet the criteria established by SFAS 144 are included in continuing operations.

In 2007, we sold 164 industrial properties comprising approximately 13.7 million square feet of GLA and several land parcels. Gross proceeds from the sales of the 164 industrial properties and several land parcels were approximately \$881,278. The gain on sale of real estate was approximately \$254,387, of which \$244,962

is shown in discontinued operations. One-hundred sixty-one of the 164 sold industrial properties meet the criteria established by SFAS 144 to be included in discontinued operations. Therefore, in accordance with SFAS 144, the results of operations and gain on sale of real estate, net of income taxes and minority interest for the 161 sold industrial properties that meet the criteria established by SFAS 144 are included in discontinued operations. The results of operations and gain on sale of real estate, net of income taxes and minority interest for the three industrial properties and several land parcels that do not meet the criteria established by SFAS 144 are included in continuing operations.

In 2008, we sold 114 industrial properties comprising approximately 9.1 million square feet of GLA and several land parcels. Gross proceeds from the sales of the 114 industrial properties and several land parcels were approximately \$583,211. The gain on sale of real estate was approximately \$184,175, of which \$172,167 is shown in discontinued operations. One-hundred thirteen of the 114 sold industrial properties meet the criteria established by SFAS 144 to be included in discontinued operations. Therefore, in accordance with SFAS 144, the results of operations and gain on sale of real estate, net of income taxes and minority interest for the 113 sold industrial properties that meet the criteria established by SFAS 144 are included in discontinued operations. The results of operations and gain on sale of real estate, net of income taxes and minority interest for the one industrial property and several land parcels that do not meet the criteria established by SFAS 144 are included in discontinued operations. The results of operations and gain on sale of real estate, net of income taxes and minority interest for the one industrial property and several land parcels that do not meet the criteria established by SFAS 144 are included in discontinued operations.

At December 31, 2008, we had six industrial properties comprising approximately 0.4 million square feet of GLA held for sale. In accordance with SFAS 144, the results of operations of the six industrial properties held for sale at December 31, 2008 are included in discontinued operations. There can be no assurance that such industrial properties held for sale will be sold.

The following table discloses certain information regarding the industrial properties included in our discontinued operations for the years ended December 31, 2008, 2007 and 2006.

	 Year Ended December 31,				
	 2008	2007		200	6
Total Revenues	\$ 28,993	\$ 98,6	534 5	5 133	3,302
Property Expenses	(10,654)	(33,0)71)	(43	3,386)
Depreciation and Amortization	(6,945)	(30,1	03)	(45	5,286)
Gain on Sale of Real Estate	172,167	244,9	962	213	3,442
Provision for Income Taxes	(4,188)	(38,1	26)	(5)	1,155)
Minority Interest	(22,242)	(30,6	526)	(20	6,920)
Income from Discontinued Operations	\$ 157,131	\$ 211,6	570 5	5 179	9,997

At December 31, 2008 and 2007, we had mortgage notes receivables outstanding of approximately \$34,532 and \$30,317, respectively, in conjunction with certain property sales that we provided seller financing, which is included as a component of Prepaid Expenses and Other Assets, Net. At December 31, 2008 and 2007, the fair value of those mortgage notes receivables were \$28,081 and \$30,251, respectively.

10. Supplemental Information to Statements of Cash Flows

Supplemental disclosure of cash flow information:

		ear Ended cember 31, 2008		ear Ended cember 31, 2007		/ear Ended ecember 31, 2006
Interest paid, net of capitalized interest	\$	113,062	\$	118,909	\$	114,7091
Capitalized Interest	\$	7,775	\$	8,413	\$	5,159
Income Taxes Paid	\$	2,355	\$	42,169	\$	36,374
Supplemental schedule of noncash investing and financing activities:						
Distribution payable on common stock/Units	\$	12,614	\$	36,079	\$	36,613
Distribution payable on preferred stock	\$	1,232	\$	1,232	\$	5,935
Exchange of units for common stock:						
Minority interest	\$	(14,616)	\$	(2,858)	\$	(5,144)
Common stock		6		—		2
Additional paid-in-capital		14,610		2,858		5,142
	\$		\$		\$	
In conjunction with property and land acquisitions, the following assets and liabilities were assumed:						
Accounts payable and accrued expenses	\$	(464)	\$	(6,095)	\$	(1,928)
Issuance of Operating Partnership Units	\$	_	\$	_	\$	(1,288)
Mortgage debt	\$	(7,852)	\$	(38,590)	\$	(33,982)
Write-off of fully depreciated assets	\$	72,406	\$	45,031	\$	30,596
In conjunction with certain property sales, we provided seller financing or assigned a mortgage loan payable:						
Notes receivable	\$	62,613	\$	48,282	\$	11,200
Mortgage Note Payable	\$		\$	769	\$	
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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS ---- (Continued)

11. Earnings Per Share ("EPS")

The computation of basic and diluted EPS is presented below.

	Year Ended Jecember 31, 2008	Year Ended December 31, 2007	Year Ended December 31, 2006
Numerator:			
Loss from Continuing Operations	\$ (123,154)	\$ (62,160)	\$ (71,353)
Gain on Sale of Real Estate, Net of Minority Interest and Income Tax	7,206	5,541	3,438
Less: Preferred Stock Dividends	(19,428)	(21,320)	(21,424)
Less: Redemption of Preferred Stock	_	(2,017)	(672)
Loss from Continuing Operations Available to Common Stockholders, Net of Minority Interest and			
Income Tax — For Basic and Diluted EPS	(135,376)	(79,956)	(90,011)
Discontinued Operations, Net of Minority Interest and Income Tax	157,131	211,670	179,997
Net Income Available to Common Stockholders — For Basic and Diluted EPS	\$ 21,755	\$ 131,714	\$ 89,986
Denominator:			
Weighted Average Shares — Basic and Diluted	43,192,969	44,085,998	44,011,503
Basic and Diluted EPS:			
Loss from Continuing Operations Available to Common Stockholders, Net of Minority Interest and			
Income Tax	\$ (3.13)	\$ (1.81)	\$ (2.05)
Discontinued Operations, Net of Minority Interest and Income Tax	\$ 3.64	\$ 4.80	\$ 4.09
Net Income Available to Common Stockholders	\$ 0.50	\$ 2.99	\$ 2.04

The number of weighted average shares — diluted is the same as the number of weighted average shares — basic for the years ended December 31, 2008, 2007 and 2006 as the dilutive effect of stock options and restricted stock/Units was excluded as its inclusion would have been antidilutive to the loss from continuing operations available to common stockholders, net of minority interest and income taxes. The dilutive effect of stock options and restricted stock/Units excluded from the computation are 0 and 976, respectively, for the year ended December 31, 2008, 90,386 and 73,837, respectively, for the year ended December 31, 2007, and 116,155 and 93,643, respectively, for the year ended December 31, 2006.

Unvested restricted stock/Units of 761,660, 909,966 and 778,535 were outstanding as of December 31, 2008, 2007 and 2006, respectively. Unvested restricted stock/Units aggregating 757,390, 470,009 and 109,517 were antidilutive at December 31, 2008, 2007 and 2006, respectively, as the issue price of these shares was higher than the Company's average stock price during the respective periods and accordingly was excluded from dilution computations.

Additionally, options to purchase common stock of 278,601, 355,901 and 381,976 were outstanding as of December 31, 2008, 2007 and 2006, respectively. Options to purchase common stock of 278,601 were antidilutive at December 31, 2008, as the strike price of these stock options was higher than the Company's

average stock price during the respective periods and accordingly was excluded from dilution computations. In 2007 and 2006, all of the stock options were dilutive.

The \$200,000 of senior unsecured debt (the "2011 Exchangeable Notes") issued during 2006, which are convertible into common shares of the Company at a price of \$50.93, were not included in the computation of diluted EPS as our average stock price did not exceed the strike price of the conversion feature.

12. Income Taxes

For income tax purposes, distributions paid to common shareholders are classified as ordinary income, capital gain, return of capital or qualified dividends. For the years ended December 31, 2008, 2007 and 2006, the distributions per common share were classified as follows:

	2008	As a Percentage of Distributions	2007	As a Percentage of Distributions	2006	As a Percentage of Distributions
Ordinary income	\$ 0.1127	4.68%	\$ 0.6158	21.61%	\$ 0.2613	9.30%
Long-term capital gains	1.3166	54.63%	1.2950	45.44%	0.3364	11.97%
Unrecaptured Section 1250 gain	0.8141	33.78%	0.6721	23.58%	0.2408	8.57%
Return of capital	_	0.00%	0.2671	9.37%	1.3918	49.53%
Qualified Dividends	0.1666	6.91%	—	0.00%	0.5797	20.63%
	\$ 2.4100	100.00%	\$ 2.8500	100.00%	\$ 2.810	100.00%

For income tax purposes, distributions paid to preferred shareholders are classified as ordinary income, capital gain, or qualified dividends. For the years ended December 31, 2008, 2007 and 2006, the preferred distributions per depositary share were classified as follows:

Series C Preferred Stock			2007	As a Percentage of Distributions	2006	As a Percentage of Distributions
Ordinary income			\$ 0.1285	23.84%	\$ 0.3972	18.42%
Long-term capital gains			0.2703	50.14%	0.5115	23.72%
Unrecaptured Section 1250 gain			0.1403	26.02%	0.3661	16.98%
Qualified Dividends			—	0.00%	0.8814	40.88%
			\$ 0.5391	100.00%	\$ 2.1562	100.00%
Series J Preferred Stock	2008	As a Percentage of Distributions	2007	As a Percentage of Distributions	2006	As a Percentage of Distributions

-	2008	01 DISTRIDUTIONS	2007	01 Distributions	2000	of Distributions
Ordinary income	\$ 0.0847	4.68%	\$ 0.4322	23.84%	0.3227	18.42%
Long-term capital gains	0.9902	54.63%	0.9087	50.14%	0.4156	23.72%
Unrecaptured Section 1250 gain	0.6123	33.78%	0.4716	26.02%	0.2975	16.98%
Qualified Dividends	0.1253	6.91%		0.00%	0.7163	40.88%
	\$ 1.8125	100.00%	\$ 1.8125	100.00%	1.7521	100.00%

Series K Preferred Stock	2008	As a Percentage of Distributions	2007	As a Percentage 2007 of Distributions 20		As a Percentage of Distributions
Ordinary income	\$ 0.0847	4.68%	\$ 0.4322	23.84%	0.1215	18.42%
Long-term capital gains	0.9902	54.63%	0.9087	50.14%	0.1564	23.72%
Unrecaptured Section 1250 gain	0.6123	33.78%	0.4716	26.02%	0.1120	16.98%
Qualified Dividends	0.1253	6.91%	—	0.00%	0.2696	40.88%
	\$ 1.8125	100.00%	\$ 1.8125	100.00%	0.6595	100.00%

The components of income tax benefit (expense) for the TRS for the years ended December 31, 2008, 2007 and 2006 are comprised of the following:

	2008	2007	2006
Current:			
Federal	\$ 5,114	\$ (28,209)	\$ (39,531)
State	814	(4,934)	(7,734)
Foreign	(649)	_	_
Deferred:			
Federal	(526)	3,977	3,548
State	(107)	571	695
Foreign	671	_	_
	\$ 5,317	\$ (28,595)	\$ (43,022)

In addition to income tax benefit (expense) recognized by the TRS, \$1,028, \$1,960 and \$317 of state income tax expense was recognized by the Company and is included in income tax expense on the consolidated statement of operations for the years ended December 31, 2008, 2007 and 2006, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

Deferred income taxes represent the tax effect of the temporary differences between the book and tax basis of assets and liabilities. Deferred tax assets (liabilities) of the TRS include the following as of December 31, 2008 and 2007.

	 2008	2007	
Bad debt expense	\$ 196	\$	32
Investment in Joint Ventures	19,621		2,677
Fixed assets	9,625		8,204
Prepaid rent	494		215
Capitalized general and administrative expense under 263A	3,711		2,671
Deferred losses/gains	71		905
Capitalized interest under 263A	_		613
Accrued contingency loss	377		289
Restricted stock	2,326		2,744
Accrual for Restructuring Costs	751		—
Abandoned Project Costs	1,150		—
State net operating loss carrying forward	131		—
Valuation Allowance	(19,501)		—
Other	 836		
Total deferred tax assets	\$ 19,788	\$	18,350
Straight-line rent	 (1,936)		(967)
Build to suit development	_		(97)
Fixed assets	(53)		(130)
Capitalized interest under 263(A)	(362)		—
Other	 (243)		
Total deferred tax liabilities	\$ (2,594)	\$	(1,194)
Total net deferred tax asset	\$ 17,194	\$	17,156

As of December 31, 2008 and 2007, the TRS had net deferred tax assets of \$17,194 and \$17,156, after valuation allowances of \$19,501 and \$0, respectively. Included in net income for the TRS for the year ended December 31, 2008 is \$39,073 of impairment loss in Equity in Income of Joint Ventures recorded in accordance with APB 18 and SFAS 144. We recorded a valuation allowance to offset the deferred tax asset that was created by these impairments during the year ended December 31, 2008. We believe that it is more likely than not the results of future operations of the TRS will generate sufficient taxable income to recognize the net deferred tax asset. These future operations are dependent upon the TRS's profitability, the timing and amounts of gains on property sales and other factors affecting the results of the TRS.

The TRS has a net operating loss carryforward related to state taxes of \$131 at December 31, 2008. The TRS does not have any tax credit carryforwards.

The TRS's components of income tax benefit (expense) for the years ended December 31, 2008, 2007 and 2006 are as follows:

	2008		 2007		2006
Tax expense associated with income from operations on sold properties which is included in discontinued operations	\$	(456)	\$ (2,094)	\$	(3,644)
Tax expense associated with gains and losses on the sale of real estate which is included in discontinued operations		(3,732)	(36,032)		(47,511)
Tax expense associated with gains and losses on the sale of real estate		(3,782)	(3,082)		(2,119)
Income tax benefit		13,287	12,613		10,252
Income tax benefit (expense)	\$	5,317	\$ (28,595)	\$	(43,022)

The income tax benefit pertaining to income from continuing operations and gain on sale of real estate for the TRS differs from the amounts computed by applying the applicable federal statutory rate as follows:

	2008	2007	2006
Tax benefit at federal rate related to continuing operations	\$ 27,751	\$ 8,174	\$ 6,771
State tax benefit, net of federal benefit	2,734	1,006	808
Non-deductible permanent items	(1,852)	(121)	(24)
Prior year provision to return adjustments	7	436	484
Change in valuation allowance	(19,501)	—	—
Foreign taxes, net	337	—	—
Other	29	36	94
Net income tax benefit	\$ 9,505	\$ 9,531	\$ 8,133

We adopted FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes" ("FIN 48"), on January 1, 2007. The adoption of FIN 48 had no effect on our financial statements as we had no unrecognized tax benefits. As of the adoption date, we had paid approximately \$1,400 (representing taxes and interest) to the State of Michigan regarding business loss carryforwards for which we are currently litigating. That amount will favorably affect our effective income tax rate in future periods should we prevail.

On December 11, 2007, the Michigan Court of Claims rendered a decision against us regarding the business loss carryforwards. Also, the court ruled against us on an alternative position involving Michigan's Capital Acquisition Deduction. We filed an appeal to the Michigan Appeals Court in January 2008. However, as a result of the lower court's decision, \$750 was accrued for both tax and financial statement purposes; therefore, there is no unrecognized tax benefit related to this issue.

We had no unrecognized tax benefits as of December 31, 2008 and 2007. To the extent we have unrecognized tax benefits in the future, it will be our policy to recognize interest and penalties related to unrecognized tax benefits in income tax expense.

13. Restructuring Costs

During the three months ended December 31, 2008 the Compensation Committee of the Board of Directors committed the Company to a plan to reduce organizational and overhead costs. As a result of the plan we recorded as reorganization costs, a pre-tax charge of \$27,349 to provide for employee severance and benefits (\$24,825), costs associated with the termination of certain office leases (\$1,162) and contract cancellation and other costs (\$1,362) associated with implementing the restructuring plan for the year ended December 31, 2008. Included in employee severance costs is \$9,585 of non-cash costs which represents the

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS ---- (Continued)

accelerated recognition of restricted stock for certain employees. At December 31, 2008 the Company has \$6,695 included in Accounts Payable and Accrued Expenses related to severance obligations, remaining lease payments and other costs incurred but not yet paid. See Note 19.

14. Future Rental Revenues

Our properties are leased to tenants under net and semi-net operating leases. Minimum lease payments receivable, excluding tenant reimbursements of expenses, under non-cancelable operating leases in effect as of December 31, 2008 are approximately as follows:

2009	\$ 251,308
2010	209,739
2011 2012 2013	163,201
2012	125,896
2013	94,312
Thereafter	 453,157
Total	\$ 1,297,613

15. Stock Based Compensation

We maintain three stock incentive plans (the "Stock Incentive Plans") which are administered by the Compensation Committee of the Board of Directors. There are approximately 10.0 million shares reserved under the Stock Incentive Plans. Only officers, certain employees, our Independent Directors and our affiliates generally are eligible to participate in the Stock Incentive Plans.

The Stock Incentive Plans authorize (i) the grant of stock options that qualify as incentive stock options under Section 422 of the Code, (ii) the grant of stock options that do not so qualify, (iii) restricted stock/Unit awards, (iv) performance share awards and (v) dividend equivalent rights. The exercise price of the stock options is determined by the Compensation Committee. Special provisions apply to awards granted under the Stock Incentive Plans in the event of a change in control in the Company. As of December 31, 2008, stock options and restricted stock/Units covering 1.0 million shares were outstanding and 1.3 million shares were available under the Stock Incentive Plans. At December 31, 2008, all outstanding stock options are vested. Stock option transactions are summarized as follows:

	Shares	A	eighted werage xercise Price	 Exercise Price per Share	I	ggregate ntrinsic Value
Outstanding at December 31, 2006	381,976	\$	31.65	\$ 25.13-\$33.15	\$	5,823
Exercised	(19,600)	\$	31.27	\$ 30.38-\$33.13	\$	230
Expired or Terminated	(6,475)	\$	30.85	\$ 27.25-\$33.13		
Outstanding at December 31, 2007	355,901	\$	31.68	\$ 25.13-\$33.15	\$	3,669
Exercised	(6,300)	\$	27.58	\$ 25.13-\$31.13	\$	24
Expired or Terminated	(71,000)	\$	31.13	\$ 31.13-\$31.13		
Outstanding at December 31, 2008	278,601	\$	31.92	\$ 27.25-\$33.15	\$	0

The following table summarizes currently outstanding and exercisable options as of December 31, 2008:

Range of Exercise Price	Number Outstanding and Exercisable	Weighted Average Remaining Contractual Life	A E	eighted verage xercise Price
\$27.25 - \$30.53	95,601	2.37	\$	30.03
\$31.05 - \$33.15	183,000	2.24	\$	32.90

In September 1994, the Board of Directors approved and we adopted a 401(k)/Profit Sharing Plan. Under our 401(k)/Profit Sharing Plan, all eligible employees may participate by making voluntary contributions. We may make, but are not required to make, matching contributions. For the years ended December 31, 2008, 2007 and 2006, we made matching contributions of \$0, \$542, and \$451, respectively.

For the years ended December 31, 2008, 2007 and 2006, we awarded 588,628, 442,008, and 303,142 restricted stock awards to our employees having a fair value at grant date of \$18,860, \$20,882, and \$11,519, respectively. We also awarded 21,945, 17,139, and 16,232 restricted stock awards to our directors having a fair value at grant date of \$603, \$688, and \$633, respectively. Restricted stock awards granted to employees generally vest over a period of three years and restricted stock awards granted to directors generally vest over a period of three years. For the years ended December 31, 2008, 2007 and 2006, we recognized \$25,883, \$14,150, and \$9,624 in restricted stock awards in related to restricted stock awards, of which \$1,519, \$1,707, and \$967, respectively, were capitalized in connection with development activities. At December 31, 2008, we have \$16,556 in unearned compensation related to unvested restricted stock awards. The weighted average period that the unrecognized compensation is expected to be incurred is 1.11 years. We have not awarded options to our employees or our directors during the years ended December 31, 2008, 2007 and 2006, and therefore no stock-based employee compensation expense related to options is included in net income available to common stockholders.

Restricted stock transactions for the years ended December 31, 2008 and 2007 are summarized as follows:

	Shares	A Gr	/eighted werage ant Date ir Value
Outstanding at December 31, 2006	778,535	\$	35.49
Issued	459,147	\$	46.98
Vested	(272,745)	\$	37.74
Forfeited	(54,971)	\$	39.59
Outstanding at December 31, 2007	909,966	\$	41.88
Issued	610,573	\$	31.88
Vested	(733,666)	\$	22.97
Forfeited	(25,213)	\$	35.17
Outstanding at December 31, 2008	761,660	\$	36.00

On October 23, 2008, we granted stock appreciation rights (SARs) to our interim Chief Executive Officer that entitles him to a special cash payment equal to the appreciation in value of 75,000 shares of our common stock. The payment is to be based on the excess of the closing price of our common stock on October 22, 2009 over \$7.94, the closing price on the grant date. The award fully vested during the three months ended December 31, 2008 upon his acceptance of the position.

The fair value of the stock appreciation rights was determined using the Black-Scholes option pricing model with the following assumptions:

	ember 31, 2008
Stock price	\$ 7.55
Exercise price	\$ 7.94
Expected dividend yield	17.6%
Expected stock volatility	133.5%
Risk-free interest rate	0.33%
Expected life (years)	0.81
Value	\$ 2.62

During the three months ended December 31, 2008, we recognized compensation expense of \$197 relating to the SARs.

16. Derivatives

As of December 31, 2008, we have two forward starting swaps with a total notional value of \$119,500, which fixed the interest rate on forecasted debt to replace the 2009 Notes which come due in June 2009 (the "Forward Starting Agreements"). We designated the Forward Starting Agreements as cash flow hedges. We anticipate that the Forward Starting Agreements will be highly effective, and, as a result, the change in value is shown in other comprehensive income. We recorded \$6,881 related to the Forward Starting Agreements in mark to market loss, which is included in other comprehensive income for the year ended December 31, 2008.

As of December 31, 2008, we also have an interest rate swap agreement with a notional value of \$50,000 which fixed the LIBOR rate on a portion of our outstanding borrowings on our Unsecured Line of Credit at 2.4150% (the "Interest Rate Swap Agreement"). Monthly payments or receipts are treated as a component of interest expense. We designated this transaction as a cash flow hedge. We anticipate that the Interest Rate Swap Agreement will be highly effective, and, as a result, the change in the fair value is shown in other comprehensive income. We recorded \$858 in mark to market loss, which is included in other comprehensive income for the year ended December 31, 2008.

On or after March 31, 2009, our Series F Preferred Stock is subject to a coupon rate reset. The coupon rate resets every quarter beginning March 31, 2009 at 2.375% plus the greater of i) the 30 year U.S. Treasury rate, ii) the 10 year U.S. Treasury rate or iii) 3-month LIBOR. In October 2008, we entered into an interest rate swap agreement with a notional value of \$50,000 to mitigate our exposure to floating interest rates related to the forecasted reset rate of our Series F Preferred Stock (the "Series F Agreement"). This Series F Agreement fixes the 30-year U.S. Treasury rate at 5.2175%. SFAS 133 does not permit hedge accounting treatment related to equity instruments and therefore the mark to market gains or losses related to this agreement are recorded in the income statement. We recorded \$3,073 in mark to market loss which is included in mark to market/loss on settlement of interest rate protection agreements for the year ended December 31, 2008.



The following is a summary of the terms of the forward starting swaps and the interest rate swaps and their fair values, which are included in other liabilities on the accompanying consolidated balance sheet as of December 31, 2008:

Hedge Product	Notic	onal Amount	Strike	Trade Date	Maturity Date	Fair Value
Forward-Starting Agreement	\$	59,750	4.0725%	January 2008	May 15, 2014	\$ (3,429)
Forward-Starting Agreement		59,750	4.0770%	January 2008	May 15, 2014	(3,452)
Interest Rate Swap Agreement		50,000	2.4150%	March 2008	April 1, 2010	(858)
Series F Agreement		50,000	5.2175%	October 2008	October 1, 2013	(3,073)
Total	\$	219,500			Total	\$ (10,812)

Additionally as of December 31, 2008, two of the Joint Ventures have interest rate protection agreements outstanding which effectively convert floating rate debt to fixed rate debt on a portion of their total variable debt. The hedge relationships are considered highly effective and as such, we have recorded our proportionate share of the mark to market gain (loss) in other comprehensive income. In the aggregate, we recorded \$1,547 in mark to market loss (net of \$610 of income tax benefit) which is included in mark to market of interest rate protection agreements in other comprehensive income for the year ended December 31, 2008. In the aggregate, we recorded \$650 in mark to market loss (net of \$254 of income tax benefit) which is included in other comprehensive income for the year ended December 31, 2007.

We adopted the provisions of SFAS 157 as of January 1, 2008, for financial instruments recorded at fair value. SFAS 157 establishes a three-tier fair value hierarchy, which prioritizes the inputs used in measuring fair value. These tiers include: Level 1, defined as observable inputs such as quoted prices in active markets; Level 2, defined as inputs other than quoted prices in active markets that are either directly or indirectly observable; and Level 3, defined as unobservable inputs in which little or no market data exists, therefore requiring an entity to develop its own assumptions.

The following table sets forth our financial liabilities that are accounted for at fair value on a recurring basis as of December 31, 2008:

		Fair	Fair Value Measurements at Reporting Date Using:					
Description	ember 31, 2008	Quoted Prices in Active Markets for Identical Assets (Level 1)		nificant Other ervable Inputs (Level 2)	1	bservable Inputs Level 3)		
Liabilities:								
Forward Starting Agreements	\$ 6,881	—	\$	6,881		_		
Interest Rate Swap Agreement	\$ 858	—	\$	858		—		
Series F Agreement	\$ 3,073	—		—	\$	3,073		

The valuation of the forward starting swap agreements and the interest rate swap agreement are determined using widely accepted valuation techniques including discounted cash flow analysis on the expected cash flows of each instrument. This analysis reflects the contractual terms of the agreements, including the period to maturity, and uses observable marketbased inputs, including interest rate curves and implied volatilities. In adjusting the fair value of the interest rate protection agreements for the effect of nonperformance risk, we have considered the impact of netting and any applicable credit enhancements. To comply with the provisions of SFAS 157, we incorporated credit valuation adjustments ("CVA") to appropriately reflect both our own nonperformance risk and the respective counterparty's nonperformance risk in the fair value measurements. However, assessing significance of inputs is a matter of judgment that should consider a variety of factors. One factor we consider is the CVA and its materiality to the overall valuation of

the derivatives on the balance sheet and to their related changes in fair value. We believe the inputs obtained related to our CVAs are observable and therefore fall under Level 2 of the fair value hierarchy. Accordingly, the liabilities related to the Forward Starting Agreements and the Interest Rate Swap Agreement are classified as Level 2 amounts.

We utilize the same valuation technique as the forward swap agreement and the interest rate swap agreement, however, we consider the Series F Agreement to be classified as Level 3 in the fair value hierarchy due to a significant number of unobservable inputs. The Series F Agreement swaps a fixed rate 5.2175% for floating rate payments based on 30-year Treasury. No market observable prices exist for long-dated Treasuries past 30 years. Therefore, we have classified the Series F Agreement in its entirety as a Level 3.

Additionally for the year ended December 31, 2008, we determined that the carrying value of some of the Joint Ventures was greater than the fair value and accordingly, recorded impairment charges in accordance with APB 18 (See Note 5). The fair value of each Joint Venture was based on internal modeling techniques which included a number of subjective inputs. No observable market prices exist for the inputs used and therefore, we would classify the fair values of the Joint Ventures as Level 3.

The following table presents a reconciliation for our liabilities classified as Level 3 at December 31, 2008:

	Usi Unob	lue Measurements ng Significant servable Inputs (Level 3) Derivatives
Beginning liability balance	\$	—
Total unrealized losses		
Losses included in earnings		3, 073
Ending liability balance	\$	3,073

17. Related Party Transactions

We periodically engage in transactions for which CB Richard Ellis, Inc. acts as a broker. A relative of Michael W. Brennan, the former President and Chief Executive Officer and a former director of the Company, is an employee of CB Richard Ellis, Inc. For the years ended December 31, 2008, 2007 and 2006 this relative received approximately \$95, \$240 and \$341, respectively, in brokerage commissions or other fees for transactions with the Company and the Joint Ventures.

18. Commitments and Contingencies

In the normal course of business, we are involved in legal actions arising from the ownership of our properties. In our opinion, the liabilities, if any, that may ultimately result from such legal actions are not expected to have a materially adverse effect on the consolidated financial position, our operations or our liquidity.

Seven properties have leases granting the tenants options to purchase the property. Such options are exercisable at various times at appraised fair market value or at a fixed purchase price in excess of our depreciated cost of the asset. We have no notice of any exercise of any tenant purchase option.

We have committed to the construction of certain development projects totaling approximately 1.1 million square feet of GLA. The estimated total construction costs are approximately \$53,982. Of this amount, approximately \$11,932 remains to be funded. There can be no assurance that the actual completion cost will not exceed the estimated completion cost stated above.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

At December 31, 2008, we had 16 letters of credit outstanding in the aggregate amount of \$5,580. These letters of credit expire between January 2009 and January 2010.

Ground and Operating Lease Agreements

For the years ended December 31, 2008, 2007 and 2006, we recognized \$4,072, \$3,102 and \$2,737 in operating and ground lease expense.

Future minimum rental payments under the terms of all non-cancelable ground and operating leases under which we are the lessee, as of December 31, 2008, are as follows:

2009	\$	3,864
2010		3,450 3,014
2011		3,014
2012		2,236
2013		2,071
Thereafter	_	33,472 48,107
Total		48,107

19. Subsequent Events

On January 21, 2009, we paid a fourth quarter 2008 distribution of \$0.25 per common share/unit, totaling approximately \$12,614.

From January 1, 2009 to February 20, 2009, we awarded 8,612 shares of restricted common stock to certain Directors. These shares of restricted common stock had a fair value of approximately \$61 on the date of grant. The restricted common stock and units vest over a period of five years. Compensation expense will be charged to earnings over the respective vesting period.

From January 1, 2009 to February 20, 2009, we acquired one land parcel for a total estimated investment of approximately \$208. There were no industrial properties sold during this period.

On February 25, 2009, the Board of Directors approved additional modifications to the restructuring plan consisting of further organizational and overhead cost reductions. We anticipate our total pre-tax restructuring costs to range between \$32,900 and \$33,500, including the \$27,349 that was recorded for the year ended December 31, 2008. The additional modifications primarily consist of employee severance and benefits, office closing costs and other related costs.

20. Quarterly Financial Information (unaudited)

The following table summarizes our quarterly financial information. The first, second and third fiscal quarters of 2008 and all fiscal quarters in 2007 have been revised in accordance with FAS 144.

Net income available to common stockholders and basic and diluted EPS from net income available to common stockholders has not been affected.

	_			Year Ended Dec	ember 3			
		First Quarter		Second Quarter		Third Quarter		Fourth Quarter
Total Revenues	\$	113,553	\$	128,891	\$	138,476	\$	145,374
Equity in Income (Loss) of Joint Ventures		3,302		3,268		725		(40,473)
Minority Interest Allocable to Continuing Operations		3,639		3,094		2,430		10,885
Loss from Continuing Operations, Net of Income Tax and Minority Interest		(20,031)		(19,087)		(11,885)		(72,151)
Income from Discontinued Operations, Net of Income Tax		78,982		71,397		23,635		5,359
Minority Interest Allocable to Discontinued Operations		(10,078)		(8,588)		(2,933)		(643)
Gain on Sale of Real Estate, Net of Income Tax		5,438		2,788		—		—
Minority Interest Allocable to Gain on Sale of Real Estate		(694)		(326)			_	
Net Income (Loss)		53,617		46,184		8,817		(67,435)
Preferred Stock Dividends		(4,857)		(4,857)		(4,857)		(4,857)
Net Income (Loss) Available to Common Stockholders	\$	48,760	\$	41,327	\$	3,960	\$	(72,292)
Basic and Diluted Earnings Per Share:							_	
Loss From Continuing Operations	\$	(0.47)	\$	(0.50)	\$	(0.39)	\$	(1.77)
Income from Discontinued Operations	\$	1.60	\$	1.46	\$	0.48	\$	0.11
Net Income (Loss) Available to Common Stockholders	\$	1.13	\$	0.96	\$	0.09	\$	(1.66)
Weighted Average Shares Outstanding		42,984	_	43,128	_	43,151	_	43,506

		Year Ended De	ember 31	l, 2007	
	irst arter	Second Quarter		Third Quarter	Fourth Quarter
Total Revenues	\$ 94,060	\$ 93,368	\$	92,126	\$ 100,708
Equity in Income of Joint Ventures	5,631	11,626		6,376	6,412
Minority Interest Allocable to Continuing Operations	3,140	3,024		2,995	3,233
Loss from Continuing Operations, Net of Income Tax and Minority Interest	(15,535)	(13,406)		(16,021)	(17, 198)
Income from Discontinued Operations, Net of Income Tax	55,268	57,602		57,333	72,093
Minority Interest Allocable to Discontinued Operations	(6,997)	(7,223)		(7,207)	(9,199)
Gain on Sale of Real Estate, Net of Income Tax	2,806	503		63	2,971
Minority Interest Allocable to Gain Sale of Real Estate	(355)	(63)		(8)	(376)
Net Income	 35,187	 37,413		34,160	 48,291
Preferred Stock Dividends	(5,935)	(5,671)		(4,857)	(4,857)
Less: Redemption of Preferred Stock	—	(2,017)		—	—
Net Income Available to Common Stockholders	\$ 29,252	\$ 29,725	\$	29,303	\$ 43,434
Basic and Diluted Earnings Per Share:					
Loss From Continuing Operations	\$ (0.43)	\$ (0.46)	\$	(0.47)	\$ (0.45)
Income from Discontinued Operations	\$ 1.09	\$ 1.13	\$	1.13	\$ 1.45
Net Income Available to Common Stockholders	\$ 0.66	\$ 0.67	\$	0.66	\$ 1.00
Weighted Average Shares Outstanding	 44,410	 44,471		44,240	 43,234

21. Pro Forma Financial Information (unaudited)

The following Pro Forma Condensed Statements of Operations for the years ended December 31, 2008 and 2007 (the "Pro Forma Statements") are presented as if the acquisition of 20 operating industrial properties between January 1, 2008 and December 31, 2008 had occurred at the beginning of each year. The Pro Forma Statements do not include acquisitions between January 1, 2008 and December 31, 2008 for industrial properties that were vacant upon purchase, were leased back to the sellers upon purchase or were subsequently sold before December 31, 2008. The Pro Forma Condensed Statements of Operations include all necessary adjustments to reflect the occurrence of purchases and sales of properties during 2008 as of January 1, 2008 and 2007.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The Pro Forma Statements are not necessarily indicative of what our results of operations would have been for the years ended December 31, 2008 and 2007, nor do they purport to present our future results of operations.

Pro Forma Condensed Statements of Operations

	ear Ended cember 31, 2008	ear Ended ecember 31, 2007
Pro Forma Revenues	\$ 531,664	\$ 398,050
Pro Forma Loss from Continuing Operations Available to Common Stockholders, Net of Minority Interest and Income Taxes	\$ (132,174)	\$ (60,909)
Pro Forma Net Income Available to Common Stockholders	\$ 24,956	\$ 150,761
Per Share Data:		
Pro Forma Basic and Diluted Earnings Per Share Data:		
Loss from Continuing Operations Available to Common Stockholders	\$ (3.06)	\$ (1.38)
Net Income Available to Common Stockholders	\$ 0.58	\$ 3.42

The following Pro Forma Condensed Statements of Operations for the years ended December 31, 2007 and 2006 (the "Pro Forma Statements") are presented as if the acquisition of 56 operating industrial properties between January 1, 2007 and December 31, 2007 had occurred at the beginning of each year. The Pro Forma Statements do not include acquisitions between January 1, 2007 and December 31, 2007 for industrial properties that were vacant upon purchase, were leased back to the sellers upon purchase or were subsequently sold before December 31, 2007. The Pro Forma Condensed Statements of Operations include all necessary adjustments to reflect the occurrence of purchases and sales of properties during 2006 as of January 1, 2007 and 2006.

The Pro Forma Statements are not necessarily indicative of what our results of operations would have been for the years ended December 31, 2007 and 2006, nor do they purport to present our future results of operations.

Pro Forma Condensed Statements of Operations

	ear Ended cember 31, 2007	ear Ended cember 31, 2006
Pro Forma Revenues	\$ 441,933	\$ 371,713
Pro Forma Loss from Continuing Operations Available to Common Stockholders, Net of Minority Interest and Income Taxes	\$ (44,798)	\$ (49,248)
Pro Forma Net Income Available to Common Stockholders	\$ 149,955	\$ 115,200
Per Share Data:		
Pro Forma Basic and Diluted Earnings Per Share Data:		
Loss from Continuing Operations Available to Common Stockholders	\$ (1.02)	\$ (1.12)
Net Income Available to Common Stockholders	\$ 3.40	\$ 2.62

SCHEDULE III:

REAL ESTATE AND ACCUMULATED DEPRECIATION As Of December 31, 2008

(c)

					Costs Capitalized Subsequent to Acquisition or			oss Amount Carri ose of Period 12/3		Depreciable	
Building Address	Location (City/State)	(a) Encumbrances	Initi Land	(b) al Cost Buildings	Completion and Valuation Provision	Land (Dollars in	Building and Improvements n thousands)	Total	Accumulated Depreciation 12/31/08	Year Acquired/ Constructed	Depreciable Lives (Years)
Atlanta											
4250 River Green Parkway	Duluth, GA		\$ 264	\$ 1.522	\$ 223	\$ 264	\$ 1.745	\$ 2.009	\$ 658	1994	a
3450 Corporate Parkway	Duluth, GA		506	2,904	455	506	3,359	3.865	1.270	1994	(l (l
1650 GA Highway 155	McDonough, GA		788	4,544	356	788	4,900	5.688	1.714	1994	à
1665 Dogwood Drive	Convers, GA		635	3,662	317	635	3,979	4,614	1,377	1994	à
1715 Dogwood Drive	Convers, GA		288	1,675	1,785	288	3,460	3,748	785	1994	à
11235 Harland Drive	Covington, GA		125	739	163	125	902	1,027	293	1994	(Ì
4051 Southmeadow Parkway	Atlanta, GA		726	4,130	857	726	4,987	5,713	1,637	1994	(Ì
4071 Southmeadow Parkway	Atlanta, GA		750	4,460	1,308	828	5,690	6,518	1,973	1994	(Ì
4081 Southmeadow Parkway	Atlanta, GA		1,012	5,918	1,726	1,157	7,499	8,656	2,553	1994	à
370 Great Southwest Parkway(d)	Atlanta, GA		527	2,984	650	546	3,615	4,161	1,187	1996	(1 (1 (1 (1 (1 (1 (1 (1 (1)))))))))))))
955 Cobb Place	Kennesaw, GA		780	4,420	684	804	5,080	5,884	1,497	1997	(l (l
1005 Sigman Road	Conyers, GA		566	3,134	419	574	3,545	4,119	780	1999	(Ì
2050 East Park Drive	Convers, GA		452	2,504	111	459	2,608	3,067	601	1999	(l (l
1256 Oakbrook Drive	Norcross, GA		336	1,907	335	339	2,239	2,578	510	2001	(Ì
1265 Oakbrook Drive	Norcross, GA		307	1,742	637	309	2,377	2,686	544	2001	(1
1280 Oakbrook Drive	Norcross, GA		281	1,592	311	283	1,901	2,184	403	2001	(l (l
1300 Oakbrook Drive	Norcross, GA		420	2,381	236	423	2,614	3,037	467	2001	(I
1325 Oakbrook Drive	Norcross, GA		332	1,879	335	334	2,212	2,546	488	2001	(Ì
1351 Oakbrook Drive	Norcross, GA		370	2,099	386	373	2,482	2,855	471	2001	(1
1346 Oakbrook Drive	Norcross, GA		740	4,192	703	744	4,891	5,635	877	2001	(1
1412 Oakbrook Drive	Norcross, GA		313	1,776	256	315	2,030	2,345	412	2001	(1
Greenwood Industrial Park	McDonough, GA		1,550	_	7,485	1,550	7,485	9,035	818	2004	(1
3060 South Park Blvd	Ellenwood, GA		1,600	12,464	891	1,603	13,352	14,955	2,171	2003	(1
46 Kent Drive	Cartersville, GA		794	2,252	6	798	2,254	3,052	303	2005	(1 (1 (1 (1 (1 (1 (1 (1 (1)))))))))))))
100 Dorris Williams Industrial-King	Atlanta, GA	(m)	401	3,754	42	406	3,791	4,197	776	2005	(l (l
605 Stonehill Diver	Atlanta, GA		485	1,979	27	490	2,001	2,491	761	2005	(Ì
5095 Phillips Lee Drive	Atlanta, GA		735	3,627	254	740	3.876	4.616	890	2005	(1

				ь)	(c) Costs Capitalized Subsequent to Acquisition or Completion			ss Amount Carri ose of Period 12/3	Year	Depreciable	
Building Address		(a) Encumbrances	Initia Land	al Cost Buildings	and Valuation Provision	Land (Dollars in	Building and Improvements thousands)	Total	Depreciation 12/31/08	Acquired/ Constructed	Lives (Years)
6514 Warren Drive	Norcross, GA		510	1.250	(104)	513	1.143	1.656	142	2005	(1)
6544 Warren Drive	Norcross, GA		711	2.310	65	715	2.371	3.086	370	2005	(i)
720 Industrial Boulevard	Dublin, GA		250	2,632	40	255	2,667	2,922	1,057	2005	(İ)
356 East Ponce DeLeon	One Mountain, GA		604	3,888	(55)	610	3,827	4,437	748	2005	(ĺ)
390 East Ponce DeLeon	One Mountain, GA		397	1.791	(5)	402	1.781	2.183	283	2005	(İ)
755 Enterprise Drive	Buford, GA		712	2,118	(5) 53	716	2,167	2,883	277	2006	(İ)
1555 Atwater Court	Buford, GA		881	3,550	558	885	4,104	4,989	508	2006	(1)
30 Liberty Industrial Parkway	McDonough, GA		756	3,695	212	763	3,900	4,663	306	2007	(1)
96 Bonnie Valentine Way	Pendergrass, GA		2,580	21,730	1,203	2,594	22,919	25,513	786	2007	(1)
1415 Old Roswell Road	Alpharetta, GA		2,403	1.912	90	2,427	1.978	4,405	39	2008	(Ĭ)
95 & 197 Collins Boulevard	Athens, GA		1.410	5.344	65	1.426	5,393	6.819	1.994	2005	(I)
Baltimore				- / -			-,		,		
820 Portal	Baltimore, MD		884	4,891	454	899	5,330	6,229	1,418	1998	(1)
700 Martin Luther King Hwy	Lanham, MD		700	1.920	555	700	2.475	3.175	646	2003	(I)
730 Martin Luther King Hwy	Lanham, MD		500	955	508	500	1.463	1,963	388	2003	(I)
621 Boston Way	Lanham, MD		1,100	3,070	601	1,100	3,671	4,771	780	2003	(l)
720 Boston Way	Lanham, MD		1.200	2,174	541	1.200	2,715	3,915	695	2003	(Ì)
250 Randolph Drive	Dulles, VA		3.200	8,187	36	3,208	8.215	11.423	1.234	2004	(l)
2630 Dulles Summit Court	Dulles, VA		2.200	9,346	131	2,206	9,471	11.677	1.446	2004	(Ĭ)
201 Forbes Boulevard	Lanham, MD		356	1.823	417	375	2,221	2,596	460	2005	(Ì)
1370-4383 Lottsford Vista Road	Lanham, MD		279	1,358	171	296	1,512	1,808	227	2005	(1)
1400 Lottsford Vista Road	Lanham, MD		351	1,955	160	372	2,094	2,466	276	2005	ä
420 Lottsford Vista Road	Lanham, MD		539	2,196	241	568	2,408	2,976	372	2005	(Ì) (Ì)
1204 McCormick Road	Hunt Valley, MD		1,017	3,132	104	1.038	3,215	4,253	506	2005	(l)
1110 Pepper Road	Hunt Valley, MD		918	2,529	271	938	2,780	3,718	445	2005	(i)
11100 Gilroy Road	Hunt Valley, MD		901	1,455	57	919	1,494	2,413	305	2005	(1)
318 Clubhouse	Hunt Valley, MD		701	1.691	14	718	1,688	2,406	363	2005	(i)
336 Clubhouse	Hunt Valley, MD		982	3,158	544	1,004	3,680	4,684	726	2005	(1)
0709 Gilrov Road	Hunt Valley, MD		913	2,705	46	913	2,751	3,664	556	2005	(1)
10707 Gilroy Road	Hunt Valley, MD		1,111	3,819	127	1,136	3,921	5,057	778	2005	(i)
38 Loveton Circle	Hunt Valley, MD		1.648	2,151	(132)	1.690	1,977	3,667	361	2005	(1)
7120-7132 Ambassador Road	Hunt Valley, MD		829	1.329	253	847	1,564	2,411	333	2005	(1)
7142 Ambassador Road	Hunt Valley, MD		924	2.876	415	942	3,273	4.215	345	2005	(1)

			(b) (b)					ss Amount Carri ose of Period 12/3		Year	Depreciable
Building Address	Location (City/State)	(a) Encumbrances	Initial Land		Completion and Valuation Provision	Land (Dollars in	Building and Improvements 1 thousands)	Total	Depreciation 12/31/08	Acquired/ Constructed	Lives (Years)
7144-7160 Ambassador Road	Hunt Valley, MD		979	1,672	145	1,000	1,796	2,796	450	2005	(1)
7223-7249 Ambassador Road	Hunt Valley, MD		1.283	2.674	232	1.311	2.878	4.189	752	2005	(İ)
7200 Rutherford	Hunt Valley, MD		1,032	2,150	165	1,054	2,293	3,347	470	2005	(Ì)
2700 Lord Baltimore	Hunt Valley, MD		875	1,826	275	897	2,079	2,976	520	2005	(1)
800 Martin Luther King Hwy	Lanham, MD		1.200	2,457	281	1.200	2,738	3,938	554	2003	(I)
Baltimore Crossroads @95	Baltimore, MD		2,640	270	13,041	2,823	13,128	15,951	558	2007	(i)
Central Pennsylvania					- / -		- / -				
214-B Freedom Road	Cranberry Township, PA		31	994	613	200	1.438	1.638	930	1994	(1
401 Russell Drive	Middletown, PA		262	857	1,699	287	2,531	2,818	1,462	1994	(1
700 Commerce Drive	Middletown, PA		196	997	714	206	1.701	1.907	1.014	1994	đ
701 Commerce Drive	Middletown, PA		141	859	1.174	164	2,010	2,174	1.042	1994	(l (l
780 Commerce Drive	Middletown, PA		113	743	1.206	209	1.853	2,062	1.081	1994	ď
50 Old Silver Springs Road	Mechanicsburg, PA		510	2.890	5,776	541	8.635	9,176	2,185	1997	(1 (1
6522 Hunters Green Parkway	Hagerstown, MD	(n)	1.390	13,104	3,903	1.863	16.534	18,397	2,311	2003	à
8212 Shawley Drive	Hagerstown, MD	()	1,000	5,847	1,193	1.016	7.024	8,040	974	2004	(l (l
01 Railroad Avenue	Shiremanstown, PA		1.181	4,447	1,542	1.328	5.842	7,170	1,391	2005	à
31 Railroad Avenue	Shiremanstown, PA		1,293	7,164	1.911	1.341	9.027	10.368	1.734	2005	(1 (1
Golden Eagle Business Center	Harrisburg, PA		585	3,176	161	601	3.321	3,922	444	2005	(Î
7 Vallevview Business Park	Jessup, PA		542		2,962	532	2,972	3,504	299	2004	đ
351 Eisenhower Blvd., Bldg 1	Harrisburg, PA		382	2.343	29	387	2.367	2,754	290	2006	ä
351 Eisenhower Blvd., Bldg 2	Harrisburg, PA		436	1,587	(11)	443	1,569	2,012	180	2006	d d
320 Museum Road	Washington, PA		201	1.819	57	208	1,869	2.077	347	2005	(1) (1) (1) (1)
Chicago				2,020		200	2,000	_,/	2.17	2000	(1)
20-730 Landwehr Road	Northbrook, IL		521	2,982	1.415	521	4.397	4.918	1.843	1994	0
20W201 101st Street	Lemont, IL		967	5,554	626	968	6.179	7,147	2,164	1994	(l (l
8600 West Pratt Avenue	Lincolnwood, IL		1,050	5,767	1,205	1.050	6,972	8.022	2,485	1994	(Î
5750 South Sayre Avenue	Bedford Park, IL		224	1,309	642	224	1.951	2,175	695	1994	(1
i85 Slawin Court	Mount Prospect, IL		611	3,505	2.055	615	5,556	6.171	1.568	1994	0
300 Windsor Court	Addison, IL		688	3,943	1.023	696	4,958	5.654	1,745	1994	
3505 Thayer Court	Aurora, IL		430	2,472	90	430	2,562	2,992	909	1994	
305-311 Era Drive	Northbrook, IL		200	1,154	145	205	1,294	1,499	462	1994	(1
12241 Melrose Street	Franklin Park, IL		332	1,931	1.334	469	3,128	3,597	1.024	1995	(1)

					(c) Costs Capitalized Subsequent to Acquisition or			oss Amount Carri ose of Period 12/3	1/08			
Building Address	Location (City/State)	(a) Encumbrances		b) l Cost Buildings	Completion and Valuation Provision	Land (Dollars in	Building and Improvements 1 thousands)	Total	Accumulated Depreciation 12/31/08	Year Acquired/ Constructed	Depreciable Lives (Years)	
3150-3160 MacArthur Boulevard	Northbrook, IL		429	2,518	32	429	2,550	2,979	928	1994	(l)	
365 North Avenue	Carol Stream, IL		1,081	6,882	3,897	1,111	10,749	11,860	3,737	1994	(I)	
11939 S Central Avenue	Alsip, IL		1,208	6,843	3,477	1,305	10,223	11,528	2,555	1997	(l) (l)	
405 East Shawmut	LaGrange, IL		368	2,083	507	388	2,570	2,958	664	1997	(ĺ)	
1010-50 Sesame Street	Bensenville, IL		979	5,546	2,673	1,048	8,150	9,198	1,913	1997	(Ĭ)	
7501 S. Pulaski	Chicago, IL		318	2,038	1,516	318	3,554	3,872	800	1997	(1) (1) (1)	
2120-24 Roberts	Broadview, IL		220	1,248	491	231	1,728	1,959	606	1998	(Ì)	
800 Business Center Drive	Mount Prospect, IL		631	3,493	237	666	3,695	4,361	745	2000	(I)	
580 Slawin Court	Mount Prospect, IL		233	1.292	317	254	1,588	1.842	293	2000	(l) (l) (l) (l) (l)	
1150 Feehanville Drive	Mount Prospect, IL		260	1.437	131	273	1,555	1.828	334	2000	ă	
19W661 101st Street	Lemont, IL		1,200	6,643	2,300	1,220	8,923	10,143	2,143	2001	(I)	
175 Wall Street	Glendale Heights, IL		427	2.363	163	433	2,520	2.953	447	2002	ă	
800-820 Thorndale Avenue	Bensenville, IL		751	4,159	1,638	761	5,787	6,548	961	2002	(l) (l)	
1661 Feehanville Drive	Mount Prospect, IL		985	5,455	2.061	1.044	7,457	8.501	1.718	2004	ă	
1850 Touhy & 1158-60 McCage Ave	Elk Grove Village, IL		1,500	4,842	164	1,514	4,992	6,506	1,009	2004	(İ) (İ)	
1088-1130 Thorndale Avenue	Bensenville, IL		2,103	3,674	129	2,108	3,798	5,906	652	2005	(1) (1) (1)	
855-891 Busse(Route 83)	Bensenville, IL		1,597	2,767	(42)	1.601	2,721	4.322	495	2005	ă	
1060-1074 W. Thorndale Ave	Bensenville, IL		1.704	2,108	179	1,709	2,282	3.991	461	2005	ă	
400 Crossroads Parkway	Bolingbrook, IL		1.178	9,453	850	1,181	10,300	11.481	1.603	2005	(1)	
7609 West Industrial Drive	Forest Park, IL		1.207	2.343	207	1.213	2,544	3,757	503	2005	0	
7801 West Industrial Drive	Forest Park, IL		1.215	3.020	19	1.220	3.034	4.254	600	2005	Ŭ	
825 East 26th Street	LaGrange Park, IL		1.547	2.078	2,761	1.617	4,769	6,386	844	2005	ă	
1111 Davis Road	Elgin, IL		998	1.859	833	1.046	2,644	3.690	706	2006	(l) (l) (l)	
2900 W 166th St	Markham, IL		1.132	4,293	269	1.134	4,560	5.694	541	2007	ă	
555 W Algonquin Rd	Arlington Heights, IL		574	741	2.053	579	2,789	3,368	167	2007	(Ì) (I)	
7000 W 60th Street	Chicago, IL		609	932	106	667	980	1.647	161	2007	ă	
9501 Nevada	Franklin Park, IL		2721	5630	500	2.737	6.114	8.851	319	2008	(l) (l)	
1501 Oakton Street	Elk Grove Village, IL		3369	6121	69	3.412	6,147	9,559	267	2008	Ő	
16500 W 103rd Street	Woodridge, IL		744	2458	101	760	2,544	3,304	85	2008	(l) (l)	
251 Airport Road	Aurora, IL		983	2100	6.681	983	6.681	7.664	1.017	2002	ä	
725 Kimberly Drive	Carol Stream, IL		793	1.395	38	801	1.425	2.226	231	2005	(1) (1) (1)	
17001 S. Vincennes	Thornton, IL		497	504	103	513	591	1.104	176	2005		
Rust-Oleum BTS	Kenosha, WI		4.100		18,418	3.212	19.306	22.518	76	2008	(1)	

					(c) Costs Capitalized Subsequent to Acquisition or			oss Amount Carri ose of Period 12/3	31/08		
Building Address	Location (City/State)	(a) Encumbrances	(b Initial Land		Completion and Valuation Provision	Land (Dollars in	Building and Improvements thousands)	Total	Accumulated Depreciation 12/31/08	Year Acquired/ Constructed	Depreciable Lives (Years)
Cincinnati											
900-9970 Princeton	Cincinnati, OH		545	3.088	1.887	566	4.954	5.520	1.676	1996	(T
940 Highland Avenue	Cincinnati, OH		1.717	9,730	1,794	1.772	11.469	13,241	3,559	1996	
700-4750 Creek Road	Blue Ash, OH		1,080	6.118	1.044	1,109	7,133	8,242	2,158	1996	ă
01 Pleasant Valley Drive	Springboro, OH		304	1.721	333	316	2,042	2,358	560	1998	(I)
436 Muhlhauser Road	Hamilton, OH		630		5.264	630	5.264	5,894	1.035	2002	(Ì)
438 Muhlhauser Road	Hamilton, OH		779	_	6,795	779	6,795	7,574	1,227	2002	(I)
345 Princeton-Glendale Road	West Chester, OH		818	1.648	419	840	2.045	2.885	428	2006	ă
525 Glades Drive	West Chester, OH		347	1.323	87	355	1.402	1,757	145	2007	(1 (1
776-9876 Windisch Road	West Chester, OH		392	1,744	20	394	1.762	2,156	123	2007	(Ì
810-9822 Windisch Road	West Chester, OH		395	2.541	64	397	2.603	3,000	134	2007	(1
842-9862 Windisch Road	West Chester, OH		506	3,148	106	508	3.252	3,760	236	2007	ď
872-9898 Windisch Road	West Chester, OH		546	3,039	47	548	3,084	3,632	170	2007	(l (l
902-9922 Windisch Road	West Chester, OH		623	4.003	92	627	4.091	4,718	291	2007	ă
20 Wars Corner Road	Loveland, OH		600	1.083	1.023	606	2.100	2,706	620	2003	(1
22 Wards Corner Road	Loveland, OH		600	1.811	395	605	2.201	2,806	758	2003	ă
663 Dues Drive	West Chester, OH		858	2.273	1.183	875	3,439	4,314	1.213	2005	(1 (1
181 Darrow Road	Twinsburg, OH		2478	6,791	78	2,496	6.852	9,348	248	2008	(l
leveland	Twilloudg, OTT		21/0	0,701	70	2,100	0,002	5,510	210	2000	(4
368 E. Enterprise Parkway	Twinsburg, OH		294	1.857	28	298	1.881	2.179	333	2006	(1
0311 Emerald Valley Parkway	Glenwillow, OH		681	11.838	1.084	691	12,912	13,603	1,227	2006	(1
0333 Emerald Valley Parkway	Glenwillow, OH		466	5,447	103	475	5,541	6,016	600	2006	(1
800 Cochran Road	Glenwillow, OH		972	7.033	146	991	7,160	8,151	769	2006	(1
900 Cochran Road	Glenwillow, OH		775	6,244	136	792	6,363	7,155	650	2006	(i
905 Cochran Road	Glenwillow, OH		920	6,174	100	945	6,249	7,194	624	2006	(l (l
0600 Carter Street	Solon, OH		989	3.042	408	1.022	3.417	4,439	908	2006	(1
Columbus	501011, 011		505	5,042	+00	1,022	5,41/	4,435	500	2000	(1
800 Lockbourne Industrial Pkwy	Columbus, OH		1.045	6.421	707	1.045	7,128	8.173	2,106	1996	(1
880 Groveport Road	Columbus, OH		1,955	12.154	675	1,955	12.829	14,784	4,156	1996	(1)
319 North Walcutt Road	Columbus, OH		637	4.590	(140)	634	4,453	5,087	1,408	1997	(1)
300 Cemetary Road	Hillard, OH		764	620	(140)	764	620	1,384	41	1997	(1)
115 Leap Road(d)	Hillard, OH		756	4.297	1.471	756	5,768	6,524	1.427	1998	(1)
ris Ecup Roud(u)	Timard, Off		/ 50	4,207	1,4/1	/ 30	3,700	0,524	1,427	1550	(1)
			S-5								

			Capitalized Subsequent to Gross Amount Ca Acquisition or <u>At Close of Period 1</u>								
Building Address	Location (City/State)	(a) Encumbrances	(b Initial Land		Completion and Valuation Provision	Land (Dollars ir	Building and Improvements 1 thousands)	Total	Accumulated Depreciation 12/31/08	Year Acquired/ Constructed	Depreciable Lives (Years)
3300 Lockbourne	Columbus, OH		708	3,920	1.258	710	5,176	5.886	1.299	1998	(1)
1076 Pittsburgh Drive	Delaware, OH	(0)	2,265	4,733	62	2,273	4,787	7,060	888	2005	(İ)
5150 Huntley Road	Columbus, OH	(-)	920	4,810	8	925	4,813	5,738	564	2005	(İ)
1985 Frusta Drive	Obetz, OH		318	837	344	326	1,173	1,499	238	2006	(ĺ)
600 S. Hamilton Road	Groveport, OH		681	5,941	(142)	688	5,792	6,480	496	2006	(İ)
2200 Spiegel	Groveport, OH		780	3,205	308	793	3,500	4,293	208	2007	(ĺ)
4311 Janitrol Road	Columbus, OH		662	4,332	829	675	5,148	5,823	411	2007	(j)
Dallas/Fort Worth				,							0
2406-2416 Walnut Ridge	Dallas, TX		178	1,006	483	172	1,495	1,667	322	1997	(1)
401-2419 Walnut Ridge	Dallas, TX		148	839	239	142	1.084	1.226	278	1997	(İ)
000-906 Great Southwest Pkwy	Arlington, TX		237	1,342	596	270	1,905	2,175	598	1997	(1)
3000 West Commerce	Dallas, TX		456	2,584	526	469	3.097	3,566	837	1997	(İ)
3030 Hansboro	Dallas, TX		266	1,510	529	276	2,029	2,305	500	1997	(İ)
405-407 113th	Arlington, TX		181	1.026	429	185	1.451	1.636	334	1997	(İ)
316 111th Street	Arlington, TX		251	1,421	169	258	1,583	1,841	491	1997	(İ)
7341 Dogwood Park	Richland Hills, TX		79	435	82	84	512	596	145	1998	(İ)
7427 Dogwood Park	Richland Hills, TX		96	532	572	102	1.098	1.200	326	1998	(1)
7348-54 Tower Street	Richland Hills, TX		88	489	283	94	766	860	216	1998	(İ)
7339-41 Tower Street	Richland Hills, TX		98	541	188	104	723	827	179	1998	(1)
7437-45 Tower Street	Richland Hills, TX		102	563	85	108	642	750	163	1998	(1)
7331-59 Airport Freeway	Richland Hills, TX		354	1,958	395	372	2,335	2,707	609	1998	(1)
7338-60 Dogwood Park	Richland Hills, TX		106	587	127	112	708	820	171	1998	(i)
7450-70 Dogwood Park	Richland Hills, TX		106	584	127	112	705	817	173	1998	(1)
7423-49 Airport Freeway	Richland Hills, TX		293	1.621	360	308	1,966	2.274	506	1998	(1)
7400 Whitehall Street	Richland Hills, TX		109	603	91	115	688	803	193	1998	(1)
1602-1654 Terre Colony	Dallas, TX		458	2,596	765	468	3.351	3.819	640	2000	(1)
3330 Duncanville Road	Dallas, TX		197	1,114	68	199	1.180	1.379	247	2000	(1)
2351-2355 Merritt Drive	Garland, TX		101	574	112	103	684	787	140	2000	(i)
701-735 North Plano Road	Richardson, TX		696	3,944	217	705	4.152	4.857	891	2000	(1)
2220 Merritt Drive	Garland, TX		352	1,993	779	356	2,768	3.124	627	2000	(1)
2010 Merritt Drive	Garland, TX		350	1,981	598	357	2,572	2,929	608	2000	(1)
2363 Merritt Drive	Garland, TX		73	412	170	74	581	655	102	2000	(1)
2447 Merritt Drive	Garland, TX		70	395	77	71	471	542	95	2000	(1)
	Garland, TX		91	514	145	92	658	750	125	2000	(i)

					(c) Costs Capitalized Subsequent to Acquisition or			ss Amount Carri se of Period 12/3			
			(I Initia		Completion				Accumulated	Year	Depreciable
Building Address	Location (City/State)	(a) Encumbrances	Land	Buildings	and Valuation Provision	Land (Dollars in	Building and Improvements n thousands)	Total	Depreciation 12/31/08	Acquired/ Constructed	Lives (Years)
2485-2505 Merritt Drive	Garland, TX		431	2,440	562	436	2,997	3.433	587	2000	(1)
2081 Hutton Drive(e)	Carrollton, TX		448	2,540	438	453	2,973	3,426	570	2001	(İ)
2110 Hutton Drive	Carrollton, TX		374	2,117	437	377	2,551	2,928	586	2001	(İ)
2025 McKenzie Drive	Carrollton, TX		437	2,478	351	442	2,824	3,266	557	2001	(ĺ)
2019 McKenzie Drive	Carrollton, TX		502	2,843	519	507	3,357	3,864	726	2001	(İ)
420 Valwood Parkway — Bldg 1(d)	Carrollton, TX		460	2,608	717	466	3,319	3,785	636	2001	(İ)
.620 Valwood Parkway(e)	Carrollton, TX		1,089	6,173	1,266	1,100	7,428	8,528	1,396	2001	(1)
505 Luna Road — Bldg II	Carrollton, TX		167	948	70	169	1,016	1,185	202	2001	(İ)
625 West Crosby Road	Carrollton, TX		617	3,498	459	631	3,943	4,574	824	2001	(Ì)
029-2035 McKenzie Drive	Carrollton, TX		306	1,870	699	306	2,569	2,875	790	2001	(1)
840 Hutton Drive(d)	Carrollton, TX		811	4,597	757	819	5,346	6,165	1,040	2001	(1)
420 Valwood Pkwy — Bldg II	Carrollton, TX		373	2,116	376	377	2,488	2,865	526	2001	(1)
015 McKenzie Drive	Carrollton, TX		510	2,891	415	516	3,300	3,816	659	2001	(1)
009 McKenzie Drive	Carrollton, TX		476	2,699	386	481	3,080	3,561	640	2001	(1)
505 Luna Road — Bldg I	Carrollton, TX		521	2,953	476	529	3,421	3,950	773	2001	(İ)
00-1100 Avenue S	Grand Prairie, TX		623	3,528	1,307	629	4,829	5,458	646	2002	(1)
Plano Crossing(f)	Plano, TX		1,961	11,112	616	1,981	11,708	13,689	1,914	2002	(1)
413A-C Dogwood Park	Richland Hills, TX		110	623	125	111	747	858	115	2002	(ĺ)
450 Tower Street	Richland Hills, TX		36	204	191	36	395	431	106	2002	(1)
436 Tower Street	Richland Hills, TX		57	324	162	58	485	543	118	2002	(ĺ)
426 Tower Street	Richland Hills, TX		76	429	146	76	575	651	103	2002	(İ)
427-7429 Tower Street	Richland Hills, TX		75	427	20	76	446	522	69	2002	(ĺ)
840-2842 Handley Ederville Rd	Richland Hills, TX		112	635	71	113	705	818	124	2002	(Ì)
451-7477 Airport Freeway	Richland Hills, TX		256	1,453	218	259	1,668	1,927	315	2002	(1)
7415 Whitehall Street	Richland Hills, TX		372	2,107	218	375	2,322	2,697	413	2002	(1)
7450 Whitehall Street	Richland Hills, TX		104	591	110	105	700	805	103	2002	(İ)
800 Wesley Way	Richland Hills, TX		208	1,181	18	211	1,196	1,407	187	2002	(1)
325-827 Avenue H(d)	Arlington, TX		600	3,006	248	604	3,250	3,854	670	2004	(ĺ)
013-31 Avenue M	Grand Prairie, TX		300	1,504	83	302	1,585	1,887	332	2004	(1)
172-84 113th Street(d)	Grand Prairie, TX		700	3,509	156	704	3,661	4,365	670	2004	(ĺ)
1200-16 Avenue H(d)	Arlington, TX		600	2,846	92	604	2,934	3,538	588	2004	(1)
1322-66 N. Carrier Parkway(e)	Grand Prairie, TX		1.000	5.012	163	1.006	5,169	6.175	929	2004	(İ)

					Capitalized Subsequent to			ss Amount Carri			
			(6		Acquisition or Completion		At Clo	se of Period 12/3	1/08 Accumulated	Year	Depreciable
Building Address	Location (City/State)	(a) Encumbrances	Land		and Valuation Provision	Land (Dollars i	Building and Improvements n thousands)	Total	Depreciation 12/31/08	Acquired/ Constructed	Lives (Years)
2401-2407 Centennial Dr.	Arlington, TX		600	2,534	209	604	2,739	3.343	564	2004	(1)
3111 West Commerce Street	Dallas, TX		1.000	3,364	63	1.011	3.416	4.427	692	2004	(1)
150 West Royal Lane	Irving, TX		818	3,767	278	820	4.043	4.863	617	2005	(1)
3800 Senlac Drive	Farmers Ranch, TX		823	4,042	12	825	4.052	4.877	781	2005	(i)
801-831 S. Great Southwest Pkwy(g)	Grand Prairie, TX		2,581	16,556	635	2,586	17,186	19,772	4,454	2005	(1)
301-842 Heinz Way	Grand Prairie, TX		599	3.327	142	601	3,467	4.068	612	2005	(1)
001-937 Heinz Way	Grand Prairie, TX		493	2,758	(14)	481	2,756	3.237	537	2005	(1)
2900 Avenue E	Arlington, TX		296	2,750	2.054	296	2.054	2,350	194	2005	ä
451 Dogwood Park	Richland Hills, TX		133	753	25	134	777	911	129	2002	(l) (l)
2104 Hutton Drive	Carrollton, TX		246	1.393	149	249	1.539	1,788	296	2001	(1)
3301 Century Circle	Irving, TX		760	3,856	(16)	771	3.829	4.600	203	2007	(1)
02-210 N Great Southwest Prkwy	Grand Prairie, TX		870	2,754	75	892	2.807	3.699	165	2008	ă
730 Wheeler Avenue	Fort Smith, AR		720	2,800	28	726	2.822	3,548	244	2006	
First Garland District Center 2	Garland, TX		1.912		14.459	1.947	14.424	16.371	337	2008	(1)
Denver			-,		2 1, 100	-,	,				(-)
785 Elati	Denver, CO		173	981	89	175	1,068	1,243	312	1997	(1)
770 Fox Street	Denver, CO		132	750	74	134	822	956	229	1997	(İ)
8871 Revere	Denver, CO		361	2,047	620	368	2,660	3,028	828	1997	(l)
1570 Ivv Street	Denver, CO		219	1.239	171	220	1.409	1.629	418	1997	(Ì)
855 Stapleton Drive North	Denver, CO		288	1,630	228	290	1,856	2,146	544	1997	(l)
885 Stapleton Drive North	Denver, CO		376	2,129	279	380	2,404	2,784	670	1997	(1)
977-5995 North Broadway	Denver, CO		268	1,518	374	271	1.889	2.160	533	1997	(l)
952-5978 North Broadway	Denver, CO		414	2,346	831	422	3,169	3,591	923	1997	(I)
721 Ironton Street	Denver, CO		232	1.313	710	236	2.019	2.255	765	1997	ă
45 Bryant Street	Denver, CO		1,829	10,219	1,870	1,829	12,089	13,918	3,315	1998	(1)
East 47th Drive — A	Denver, CO		441	2.689	(31)	441	2.658	3.099	782	1997	(I)
9500 West 49th Street — A	Wheatridge, CO		283	1,625	243	287	1,864	2,151	737	1997	(1)
9500 West 49th Street — B	Wheatridge, CO		225	1,272	108	227	1,378	1,605	390	1997	(1)
9500 West 49th Street — C	Wheatridge, CO		600	3,409	100	601	3,508	4,109	1,022	1997	(İ)
9500 West 49th Street — D	Wheatridge, CO		246	1,537	115	247	1,651	1,898	474	1997	(l)
51-591 East 124th Avenue	Littleton, CO		383	2,145	815	383	2,960	3,343	1,172	1997	(Ì)
608 Garrison Street	Lakewood, CO		265	1,501	376	269	1,873	2,142	548	1997	(1)
510 Garrison Street	Lakewood, CO		264	1,494	350	268	1,840	2,108	529	1997	ă
15000 West 6th Avenue	Golden, CO		913	5.174	1,096	918	6,265	7,183	2.013	1997	(İ) (İ)

					(c) Costs Capitalized Subsequent to Acquisition or			ss Amount Carri ose of Period 12/3	1/08		
Building Address	Location (City/State)	(a) Encumbrances		b) al Cost Buildings	Completion and Valuation Provision	Land (Dollars in	Building and Improvements thousands)	Total	Accumulated Depreciation 12/31/08	Year Acquired/ Constructed	Depreciable Lives (Years)
14998 West 6th Avenue Bldg E	Golden, CO		565	3,199	239	570	3,433	4,003	984	1997	(1)
14998 West 6th Avenue Bldg F	Englewood, CO		269	1.525	31	273	1.552	1.825	435	1997	ă
12503 East Euclid Drive	Denver, CO		1.208	6,905	947	1.208	7,852	9,060	2,388	1997	ă
6547 South Racine Circle	Denver, CO		739	4,241	406	739	4,647	5,386	1,322	1997	(İ) (İ) (İ)
1600 South Abilene	Aurora, CO		465	2,633	67	467	2,698	3,165	763	1997	(j)
1620 South Abilene	Aurora, CO		268	1,520	70	270	1,588	1,858	447	1997	(l) (l) (l) (l)
1640 South Abilene	Aurora, CO		368	2.085	104	382	2.175	2,557	611	1997	ă
13900 East Florida Ave	Aurora, CO		189	1.071	115	190	1.185	1.375	340	1997	ă
11701 East 53rd Avenue	Denver, CO		416	2,355	193	422	2,542	2,964	751	1997	(j)
5401 Oswego Street	Denver, CO		273	1.547	428	278	1.970	2.248	695	1997	ă
3811 Joilet	Denver, CO		735	4,166	448	752	4,597	5,349	1,212	1998	(l) (l)
14818 West 6th Avenue Bldg A	Golden, CO		468	2,799	391	468	3.190	3.658	910	1997	ă
14828 West 6th Avenue Bldg B	Golden, CO		503	2,942	379	503	3,321	3,824	1,053	1997	(j)
12055 E 49th Ave/4955 Peoria	Denver, CO		298	1.688	499	305	2.180	2,485	669	1998	ă
4940-4950 Paris	Denver, CO		152	861	184	156	1,041	1,197	270	1998	(j)
1970 Paris	Denver, CO		95	537	121	97	656	753	168	1998	(İ)
7367 South Revere Parkway	Englewood, CO		926	5.124	755	934	5.871	6.805	1.554	1998	ă
3200 East Park Meadows Drive(d)	Lone Tree, CO		1,297	7,348	976	1,304	8,317	9,621	1,851	2000	
3250 Quentin(d)	Aurora, CO		1.220	6,911	457	1.230	7,358	8,588	1,538	2000	ă
3835 W. 116th Street	Broomfield, CO		1,151	6,523	975	1,304	7,345	8,649	1,145	2003	
18150 E. 32nd Street	Aurora, CO		563	3,188	803	572	3,982	4,554	1,003	2004	ă
3820 W. 116th Street	Broomfield, CO		338	1,918	282	372	2,166	2,538	321	2003	0
3400 Fraser Street	Aurora, CO		616	3,593	9	620	3,598	4,218	553	2005	(j)
7005 East 46th Avenue	Denver, CO		512	2,025	19	517	2,039	2,556	254	2005	(1)
Hilltop Business Center I — Bldg. B	Littleton, CO		739		3,536	781	3,494	4,275	852	2000	(İ) (İ)
Jeffco Business Center A	Broomfield, CO		312	_	1,404	370	1,346	1,716	243	2001	(j)
Park Centre A	Westminister, CO		441	_	4,489	441	4,489	4,930	1,396	2000	(l) (l)
Park Centre B	Westminister, CO		374	_	3,156	374	3,156	3,530	684	2000	
Park Centre C	Westminister, CO		374	_	2,924	374	2,924	3,298	670	2000	Ő

		Subs Acqu			Costs Capitalized Subsequent to Acquisition or			as Amount Carri se of Period 12/3			
Building Address	Location (City/State)	(a) Encumbrances	(b Initial Land		Completion and Valuation Provision	Land (Dollars in	Building and Improvements n thousands)	Total	Accumulated Depreciation 12/31/08	Year Acquired/ Constructed	Depreciable Lives (Years)
Park Centre D	Westminister, CO		441	_	3.839	441	3.839	4,280	955	2001	(1)
001 Salazar Way	Frederick, CO		1.271	6,508	26	1,276	6.529	7,805	755	2006	(1)
690 S. Abilene	Aurora, CO		406	2.814	83	411	2.892	3,303	372	2006	(ĺ)
909-5915 N. Broadway	Denver, CO		495	1,268	202	500	1,465	1,965	243	2006	(İ)
586 Interstate 25 East Frontage	Longmont, CO		898	5.038	12	967	4,981	5,948	643	2005	(1)
55 Corporate Circle	Golden, CO		397	2,673	(51)	448	2,571	3,019	280	2006	(j)
Detroit					(-)						
731 Thorncroft	Troy, MI		331	1,904	173	331	2,077	2,408	766	1994	(1)
653 E. Maple	Troy, MI Plymouth		192	1,104	156	192	1,260	1,452	440	1994	(1)
7461 Clipper	Township, MI		122	723	128	122	851	973	320	1994	(ĺ)
38 Executive Drive	Troy, MI		52	173	494	100	619	719	553	1994	(İ)
01 Executive Drive	Troy, MI		71	293	731	133	962	1,095	880	1994	(j)
49 Executive Drive	Troy, MI		125	425	1,030	218	1,362	1,580	1,217	1994	(İ)
01 Executive Drive	Troy, MI		71	236	678	129	856	985	570	1994	(İ)
51 Robbins Drive	Troy, MI		96	448	874	192	1,226	1,418	1,089	1994	(İ)
.095 Crooks Road	Troy, MI		331	1,017	2,225	360	3,213	3,573	1,531	1994	(ĺ)
416 Meijer Drive	Troy, MI		94	394	520	121	887	1,008	624	1994	(1)
624 Meijer Drive	Troy, MI		236	1,406	940	373	2,209	2,582	1,566	1994	(ĺ)
972 Meijer Drive	Troy, MI		315	1,301	738	372	1,982	2,354	1,334	1994	(1)
621 Northwood Drive	Troy, MI		85	351	1,028	215	1,249	1,464	1,140	1994	(ĺ)
707 Northwood Drive	Troy, MI		95	262	1,383	239	1,501	1,740	1,042	1994	(İ)
788 Northwood Drive	Troy, MI		50	196	546	103	689	792	605	1994	(ĺ)
821 Northwood Drive	Troy, MI		132	523	757	220	1,192	1,412	1,161	1994	(l)
826 Northwood Drive	Troy, MI		55	208	484	103	644	747	551	1994	(1)
864 Northwood Drive	Troy, MI		57	190	437	107	577	684	572	1994	(l)
277 Elliott Avenue	Troy, MI		48	188	503	104	635	739	579	1994	(1)
451 Elliott Avenue	Troy, MI		78	319	779	164	1,012	1,176	910	1994	(l)
730 Research Drive	Rochester Hills, MI		903	4,215	1,402	903	5,617	6,520	3,200	1994	(1)
791 Research Drive	Rochester Hills, MI		557	2,731	719	560	3,447	4,007	1,980	1994	(İ)
871 Research Drive	Rochester Hills, MI		324	1,487	651	327	2,135	2,462	1,158	1994	(1)
011 Research Drive	Rochester Hills, MI		457	2,104	406	457	2,510	2,967	1,625	1994	(1)
870 Technology Drive	Rochester Hills, MI		275	1,262	283	279	1,541	1,820	984	1994	(1)
2900 Technology Drive	Rochester Hills, MI		214	977	536	219	1,508	1,727	863	1994	(1)
2930 Technology Drive	Rochester Hills, MI		131	594	379	138	966	1.104	519	1994	(ĺ)

					(c) Costs Capitalized Subsequent to Acquisition or			s Amount Carri se of Period 12/3			
Building Address	Location (City/State)	(a) Encumbrances		b) Il Cost Buildings	Completion and Valuation Provision	Land (Dollars i	Building and Improvements n thousands)	Total	Accumulated Depreciation 12/31/08	Year Acquired/ Constructed	Depreciable Lives (Years)
2950 Technology Drive	Rochester Hills, MI		178	819	374	185	1,186	1,371	648	1994	(1)
23014 Commerce Drive	Farmington Hills, MI		39	203	178	56	364	420	241	1994	(1)
3028 Commerce Drive	Farmington Hills,1 MI		98	507	278	125	758	883	520	1994	(1)
3035 Commerce Drive	Farmington Hills, MI		71	355	263	93	596	689	435	1994	(l)
3042 Commerce Drive	Farmington Hills, MI		67	277	310	89	565	654	410	1994	(1)
3065 Commerce Drive	Farmington Hills, MI		71	408	207	93	593	686	402	1994	(1)
3070 Commerce Drive	Farmington Hills, MI		112	442	346	125	775	900	541	1994	ă
3079 Commerce Drive	Farmington Hills, MI		68	301	216	79	506	585	347	1994	(İ) (İ)
3093 Commerce Drive	Farmington Hills, MI		211	1,024	844	295	1,784	2,079	1,295	1994	(1)
3135 Commerce Drive	Farmington Hills, MI		146	701	344	158	1.033	1.191	617	1994	(İ) (İ)
3163 Commerce Drive	Farmington Hills, MI		111	513	342	138	828	966	520	1994	(Í)
3177 Commerce Drive	Farmington Hills, MI		175	1.007	596	254	1.524	1,778	977	1994	(1)
3206 Commerce Drive	Farmington Hills, MI		125	531	349	137	868	1,005	587	1994	(1)
3370 Commerce Drive	Farmington Hills, MI		59	233	174	66	400	466	315	1994	(İ) (İ)
451 East Lincoln Avenue	Madison Heights, MI		299	1,703	273	306	1,969	2,275	680	1995	(Í)
400 Purks Drive	Auburn Hills, MI		602	3,410	3,205	612	6,605	7,217	1,990	1995	(1)
515 Cobb Drive	Sterling Heights, MI		305	1.753	325	305	2.078	2,383	746	1994	ă
32450 N Avis Drive	Madison Heights, MI		281	1,590	193	286	1,778	2,064	559	1996	(İ) (İ)
2707 Eckles Road	Plymouth Township, MI		255	1.445	235	267	1.668	1,935	484	1996	(İ)
300-9328 Harrison Rd	Romulus, MI		147	834	404	154	1,231	1,385	332	1996	(l)
330-9358 Harrison Rd	Romulus, MI		81	456	277	85	729	814	214	1996	(1)
28420-28448 Highland Rd	Romulus, MI		143	809	172	149	975	1.124	327	1996	ă
28450-28478 Highland Rd	Romulus, MI		81	461	258	85	715	800	198	1996	(İ) (İ)
28421-28449 Highland Rd	Romulus, MI		109	617	404	114	1,016	1,130	285	1996	Ű
28451-28479 Highland Rd	Romulus, MI		107	608	322	112	925	1,037	271	1996	(l) (l)
8825-28909 Highland Rd	Romulus, MI		70	395	314	73	706	779	215	1996	ă
28933-29017 Highland Rd	Romulus, MI		112	634	322	117	951	1,068	283	1996	() ()
28824-28908 Highland Rd	Romulus, MI		134	760	221	140	975	1,115	295	1996	(I)
28932-29016 Highland Rd	Romulus, MI		123	694	311	128	1,000	1,128	346	1996	(1)
9710-9734 Harrison Rd	Romulus, MI		125	706	95	130	796	926	239	1996	(I)
9740-9772 Harrison Rd	Romulus, MI		132	749	235	138	978	1.116	292	1996	(1)
9840-9868 Harrison Rd	Romulus, MI		144	815	169	151	977	1,128	296	1996	
9800-9824 Harrison Rd	Romulus, MI		117	664	127	123	785	908	244	1996	(1)
29265-29285 Airport Dr	Romulus, MI		140	794	214	147	1.001	1.148	302	1996	(1)
29185-29225 Airport Dr	Romulus, MI		140	792	307	146	1,093	1,239	326	1996	(1)

			(c) Costs Capitalized Subsequent to Acquisition or (b) Completion				Gros At Clos	1/08			
Building Address	Location (City/State)	(a) Encumbrances	(l Initia Land		Completion and Valuation Provision	Land	Building and Improvements	Total	Accumulated Depreciation 12/31/08	Year Acquired/ Constructed	Depreciable Lives (Years)
20140 20165 1			246	1 225	270		thousands)	4.000	5.45	1000	0
29149-29165 Airport Dr	Romulus, MI		216	1,225 738	379 297	226 136	1,594	1,820	547	1996 1996	(1)
29101-29115 Airport Dr	Romulus, MI Romulus, MI		130 124	738	297	136	1,029 866	1,165 996	340 261	1996	(1)
29031-29045 Airport Dr 29050-29062 Airport Dr	Romulus, MI Romulus, MI		124	704	108	130	829	996	251	1996	(Ì) (I)
									335		(1)
29120-29134 Airport Dr	Romulus, MI Romulus, MI		161 170	912 963	245 300	169 178	1,149	1,318 1.433	335	1996 1996	(1)
29200-29214 Airport Dr 9301-9339 Middlebelt Rd				963 703	300	178	1,255 986		3/2		(1)
26980 Trollev Industrial Drive	Romulus, MI Taylor, MI		124 450	2,550	289	463	3.472	1,116 3,935	1.061	1996 1997	
			450	2,550	332	463	3,4/2		1,061	1997	(1)
32975 Capitol Avenue	Livonia, MI		135		332 408	144 704		1,215			(1)
2725 S. Industrial Highway 32920 Capitol Avenue	Ann Arbor, MI Livonia, MI		660 76	3,654 422	408	/04	4,018 529	4,722 611	1,075 141	1998 1998	
				422	278	128	935			1998	(1)
1923 Brookfield Avenue 1965 Brookfield Avenue	Livonia, MI Livonia, MI		120 120	665	2/8	128	935 724	1,063 852	259 192	1998	(1) (1)
					136		387			1998	(1
3405 Stark Road	Livonia, MI		46	254 1.380	255	49 266		436	140	1998	
170 Chicago Road	Troy, MI		249 268	1,380	255	266	1,618 1,739	1,884 2,025	419 446	1998	(1
200 Chicago Road	Troy, MI										(1
50 Robbins Drive	Troy, MI		166	920	260	178	1,168	1,346	299	1998	(1
230 Chicago Road	Troy, MI		271	1,498	156	289	1,636	1,925	433	1998	
2886 Westmore Avenue	Livonia, MI		190	1,050	194	202	1,232	1,434	323	1998	(1
2898 Westmore Avenue	Livonia, MI		190	1,050	235	202	1,273	1,475	365	1998	(1
33025 Industrial Road	Livonia, MI		80	442	92	85	529	614	132	1998	(1)
7711 Clipper Street	Plymouth Township, MI		539	2,983	265	575	3,212	3,787	852	1998	([
32975 Industrial Road	Livonia, MI		160	887	343	171	1,219	1,390	413	1998	(1)
32985 Industrial Road	Livonia, MI		137	761	154	147	905	1,052	245	1998	(1) (1) (1) (1) (1)
32995 Industrial Road	Livonia, MI		160	887	187	171	1,063	1,234	270	1998	(1)
12874 Westmore Avenue	Livonia, MI		137	761	239	147	990	1,137	307	1998	
33067 Industrial Road	Livonia, MI		160	887	314	171	1,190	1,361	346	1998	([
1775 Bellingham	Troy, MI		344	1,902	297	367	2,176	2,543	556	1998	(1)
1785 East Maple	Troy, MI		92	507	95	98	596	694	153	1998	(1)
1807 East Maple	Troy, MI		321	1,775	371	342	2,125	2,467	533	1998	(1)
980 Chicago	Troy, MI		206	1,141	176	220	1,303	1,523	330	1998	(İ) (İ)
1840 Enterprise Drive	Rochester Hills, MI		573	3,170	346	611	3,478	4,089	935	1998	(1)
1885 Enterprise Drive	Rochester Hills, MI		209	1,158	146	223	1,290	1,513	338	1998	(1)
1935-55 Enterprise Drive	Rochester Hills, MI		1,285	7,144	704	1,371	7,762	9,133	2,088	1998	
5500 Enterprise Court	Warren, MI		675	3,737	646	721	4,337	5,058	1,199	1998	(1)

					(c) Costs Capitalized Subsequent to Acquisition or			ss Amount Carri ose of Period 12/3	1/08		
Building Address	Location (City/State)	(a) Encumbrances		b) l Cost Buildings	Completion and Valuation Provision	Land (Dollars in	Building and Improvements thousands)	Total	Accumulated Depreciation 12/31/08	Year Acquired/ Constructed	Depreciable Lives (Years)
750 Chicago Road	Troy, MI		323	1,790	483	345	2,251	2,596	571	1998	(1)
800 Chicago Road	Troy, MI		283	1.567	351	302	1.899	2.201	478	1998	(İ)
850 Chicago Road	Troy, MI		183	1,016	261	196	1,264	1,460	331	1998	(İ)
2805 S. Industrial Highway	Ann Arbor, MI		318	1,762	638	340	2,378	2,718	601	1998	(ĺ)
5833 Center Drive	Sterling Heights, MI		467	2.583	218	493	2.775	3,268	754	1998	(İ)
32201 North Avis Drive	Madison Heights, MI		345	1.911	232	349	2,139	2,488	567	1998	(ĺ)
1100 East Mandoline Road	Madison Heights, MI		888	4.915	1.023	897	5,929	6.826	1.522	1998	(İ)
30081 Stephenson Highway	Madison Heights, MI		271	1,499	349	274	1.845	2,119	494	1998	(ĺ)
1120 John A. Papalas Drive(e)	Lincoln Park, MI		366	3.241	1.040	469	4,178	4.647	1.098	1998	(İ)
1872 S. Lapeer Road	Lake Orion Twsp, MI		1,342	5.441	2,215	1.412	7,586	8,998	2,928	1999	(İ)
22701 Trolley Industrial	Taylor, MI		795		7,329	849	7,275	8,124	1,470	1999	(1)
400 Allen Drive	Troy, MI		209	1.154	254	212	1.405	1.617	290	2000	ă
408 Allen Drive	Troy, MI		151	834	133	153	965	1.118	188	2000	(l) (l)
305 Stephenson Hwy	Troy, MI		345	1.907	255	350	2.157	2,507	409	2000	(1)
2505 Industrial Drive	Madison Heights, MI		345	1,910	501	351	2,405	2,756	672	2000	(1)
799-1813 Northfield Drive(d)	Rochester Hills, MI		481	2.665	291	490	2.947	3,437	591	2000	
32200 N. Avis	Madison Heights, MI		503	3.367	1.348	503	4,715	5,218	412	2005	(I)
100 Kay Industrial	Orion. MI		677	2.018	404	685	2,414	3.099	650	2005	
849 West Maple Road	Troy, MI		1.688	2,790	30	1.700	2,808	4,508	435	2005	(I)
2555 Merrill Road	Sterling Heights, MI		1.080	2,300	3,702	1.090	5,992	7.082	746	2006	(i)
28435 Automation Blvd.	Wixom, MI		1,000	621	3.804	628	3,797	4,425	456	2004	(1)
2441 N. Opdyke Road	Auburn Hills, MI		530	737	16	538	745	1,283	147	2004	(1)
200 Northpointe Drive	Orion Township, MI		723	2,063	36	734	2,088	2,822	241	2006	(1)
32500 Capitol Avenue	Livonia, MI		258	1.032	324	260	1.354	1.614	99	2005	(1)
32650 Capitol Avenue	Livonia, MI		282	1,128	55	284	1,181	1,465	113	2005	(1)
1800 Sears Drive	Livonia, MI		693	1,507	2,053	703	3,550	4,253	521	2005	(1)
.099 Church Road	Troy, MI		1.277	1.332	2,033	1.316	1.375	2.691	400	2005	(l) (l)
Jouston	110y, WI		1,277	1,332	02	1,510	1,373	2,051	400	2005	(1)
2102-2314 Edwards Street	Houston, TX		348	1.973	1.572	382	3.511	3.893	919	1997	(1)
351 Rauch St	Houston, TX		272	1,973	203	278	1.738	2.016	470	1997	(1)
3351 Kaleli St 3851 Yale St	Houston, TX		413	2,343	601	425	2,932	3,357	913	1997	(1)
337-3347 Rauch Street	Houston, TX		227	2,343	215	233	2,932	3,357	403	1997	(l) (l)
337-3347 Rauch Street 3505 N Loop East	Houston, TX		439	2,489	729	233 449	3,208	3.657	403 906	1997	
1749-4799 Eastpark Dr			439 594	2,489	1.151	449 611	4,502	5,113		1997	(l)
+/49-4/99 Easipark DF	Houston, TX		594	3,308	1,151	011	4,502	5,115	1,148	1997	(1)
			S-13	3							

	Location	Location (a)						ss Amount Carri se of Period 12/3		Year Acquired/	Depreciable Lives
Building Address	· · · · =	Encumbrances	Land	Buildings	and Valuation Provision	Land (Dollars in	Improvements thousands)	Total	12/31/08	Constructed	(Years)
4851 Homestead Road	Houston, TX		491	2,782	867	504	3,636	4,140	994	1997	(l)
3365-3385 Rauch Street	Houston, TX		284	1,611	390	290	1,995	2,285	518	1997	(İ)
5050 Campbell Road	Houston, TX		461	2,610	405	470	3,006	3,476	816	1997	(ĺ)
4300 Pine Timbers	Houston, TX		489	2,769	568	499	3,327	3,826	922	1997	(1)
2500-2530 Fairway Park Drive	Houston, TX		766	4.342	1.007	792	5.323	6.115	1.337	1997	(İ)
6550 Longpointe	Houston, TX		362	2,050	516	370	2,558	2,928	710	1997	(1)
1815 Turning Basin Dr	Houston, TX		487	2.761	584	531	3.301	3.832	896	1997	ă
1819 Turning Basin Dr	Houston, TX		231	1.308	537	251	1.825	2.076	542	1997	ă
1805 Turning Basin Drive	Houston, TX		564	3,197	721	616	3,866	4,482	1.051	1997	ă
9835A Genard Road	Houston, TX		1,505	8,333	3.246	1.581	11.503	13.084	2,373	1999	ă
9835B Genard Road	Houston, TX		245	1.357	646	256	1,992	2.248	414	1999	ă
11505 State Highway 225	LaPorte City, TX		940	4.675	615	940	5,290	6,230	672	2005	ă
South by Southwest	Sugarland, TX		608	3.679	270	617	3,940	4.557	277	2007	ă
7230-7238 Wynnwood	Houston, TX		254	764	94	259	853	1.112	120	2007	
7240-7248 Wynnwood	Houston, TX		271	726	77	276	798	1.074	86	2007	ă
7250-7260 Wynnwood	Houston, TX		200	481	35	203	513	716	52	2007	ă
1500 E. Main	LaPorte City, TX		201	1.328	24	204	1.349	1.553	328	2005	ă
6400 Long Point	Houston, TX		188	898	1	188	899	1.087	120	2007	ă
12705 S Kirkwood Ste 100-150	Houston, TX		154	626	9	155	634	789	67	2007	Ŭ
12705 S Kirkwood Ste 200-220	Houston, TX		404	1.698	93	413	1.782	2.195	195	2007	(1) (1) (1)
8850 Jameel	Houston, TX		171	826	65	171	891	1.062	103	2007	Ő
8800 Jameel	Houston, TX		163	798	4	163	802	965	108	2007	Ő
8700 Jameel	Houston, TX		170	1.020	128	170	1.148	1.318	88	2007	(İ) (İ)
8600 Jameel	Houston, TX		163	818	(23)	163	795	958	85	2007	(1)
Indianapolis					(==)						(-)
2900 N Shadeland Avenue	Indianapolis, IN		2,057	13,565	4,042	2.057	17,607	19.664	5,720	1996	Ο
7901 West 21st St.	Indianapolis, IN		1,048	6,027	300	1.048	6,327	7,375	1,833	1997	(l) (l)
1445 Brookville Way	Indianapolis, IN		459	2,603	767	476	3,353	3.829	1.151	1996	Ő
1440 Brookville Way	Indianapolis, IN		665	3,770	1,091	685	4,841	5,526	1,683	1996	(1) (1) (1)
1240 Brookville Way	Indianapolis, IN		247	1.402	310	258	1.701	1.959	549	1996	Ő
1345 Brookville Way	Indianapolis, IN	(p)	586	3,321	865	601	4,171	4,772	1,409	1996	(i)
1350 Brookville Way	Indianapolis, IN	(P)	205	1,161	291	212	1,445	1,657	444	1996	(i)
1341 Sadlier Circle E Dr	Indianapolis, IN	(q)	131	743	255	136	993	1,129	372	1996	(1)

			(c) Costs Capitalized Subsequent to Acquisition or (b) Completion				Gros At Clo	1/08			
Building Address	Location (City/State)	(a) Encumbrances	(t Initia Land		Completion and Valuation Provision	Land (Dollars in	Building and Improvements 1 thousands)	Total	Accumulated Depreciation 12/31/08	Year Acquired/ Constructed	Depreciable Lives (Years)
1322-1438 Sadlier Circle E Dr	Indianapolis, IN	(q)	145	822	208	152	1.023	1.175	325	1996	(1)
1327-1441 Sadlier Circle E Dr	Indianapolis, IN	(q)	218	1.234	394	225	1,621	1,846	528	1996	<i>m</i>
1304 Sadlier Circle E Dr	Indianapolis, IN	(q)	71	405	112	75	513	588	173	1996	(l) (l)
1402 Sadlier Circle E Dr	Indianapolis, IN	(q)	165	934	367	171	1.295	1,466	450	1996	(1)
1504 Sadlier Circle E Dr	Indianapolis, IN	(q)	219	1.238	390	226	1.621	1.847	460	1996	(1)
1311 Sadlier Circle E Dr	Indianapolis, IN	(q)	54	304	109	57	410	467	136	1996	(1)
1365 Sadlier Circle E Dr	Indianapolis, IN	(q)	121	688	295	126	978	1.104	318	1996	(İ)
1352-1354 Sadlier Circle E Dr	Indianapolis, IN	(q)	178	1.008	396	184	1,398	1.582	496	1996	(1)
1335 Sadlier Circle E Dr	Indianapolis, IN	(q)	81	460	326	85	782	867	242	1996	(1)
1327 Sadlier Circle E Dr	Indianapolis, IN	(q)	52	295	51	55	343	398	107	1996	(İ)
425 Sadlier Circle E Dr	Indianapolis, IN	(q)	21	117	39	23	154	177	48	1996	(I)
951 E 30th St	Indianapolis, IN		256	1.449	192	265	1.632	1.897	543	1996	ă
701 E 30th St	Indianapolis, IN		78	443	59	82	498	580	154	1996	(l) (l)
737 E 30th St	Indianapolis, IN		385	2,181	305	398	2,473	2,871	851	1996	(j)
225 Brookville Way	Indianapolis, IN		60	_	461	68	453	521	133	1997	(l) (l)
555 E 30th St	Indianapolis, IN		484	4,760	1,616	484	6,376	6,860	2,101	1996	(ĺ)
402-8440 E 33rd St	Indianapolis, IN		222	1,260	561	230	1,813	2,043	550	1996	(Ĭ)
520-8630 E 33rd St	Indianapolis, IN		326	1,848	649	336	2,487	2,823	776	1996	(ĺ)
710-8768 E 33rd St	Indianapolis, IN		175	993	417	187	1,398	1,585	414	1996	(1)
316-3346 N. Pagosa Court	Indianapolis, IN		325	1,842	522	335	2,354	2,689	834	1996	(Ì)
751 E 30th St	Indianapolis, IN		728	2,837	356	741	3,180	3,921	917	1997	(1)
200 East 146th Street	Noblesville, IN		181	1,221	918	181	2,139	2,320	618	1998	(ĺ)
575 East 30th Street	Indianapolis, IN		118	—	2,014	128	2,004	2,132	524	1998	(ĺ) (l)
585 East 30th Street	Indianapolis, IN		196	_	3,195	196	3,195	3,391	860	1998	(1)
525 E. 33rd Street	Indianapolis, IN		1,300	2,091	586	1,308	2,669	3,977	518	2003	(l) (l)
705-97 Park Plaza Ct	Indianapolis, IN	(r)	600	2,194	421	609	2,606	3,215	483	2003	(1)
319-9341 Castlegate Drive	Indianapolis, IN		530	1,235	1,017	544	2,238	2,782	656	2003	(l) (l)
332-9350 Castlegate Drive	Indianapolis, IN		420	646	701	429	1,338	1,767	428	2003	(1)
133 Northwest L Street	Richmond, IN	(s)	201	1,358	68	208	1,419	1,627	450	2006	(1)
380 Perry Road	Plainfield, IN		781	5,156	136	785	5,288	6,073	735	2005	(1)
210 East 146th Street	Noblesville, IN		66	684	818	66	1,502	1,568	674	1998	(İ) (İ)
IelmerSpec BTS	Noblesville, IN		647	-	3,855	743	3,759	4,502	126	2007	(1)
			S-15	5							

			Si		Costs Capitalized Subsequent to Acquisition or			ss Amount Carri se of Period 12/3	1/08		
Building Address	Location (City/State) <u>E</u>	(a) Encumbrances	(b) Initial Land		Completion and Valuation Provision	Land (Dollars in t	Building and Improvements housands)	Total	Accumulated Depreciation 12/31/08	Year Acquired/ Constructed	Depreciable Lives (Years)
nland Empire											
3411 N Perris Blvd	Riverside, CA		8,125	7.150	99	8,560	6.814	15.374	890	2007	(D)
00 W Sinclair	Riverside, CA		6,042	4,298	1,095	5,617	5,818	11,435	480	2007	(l) (l)
4050 Day Street	Moreno Valley, CA		2,538	2,538	258	2,565	2,768	5,333	111	2008	(1)
2925 Marlay Avenue	Fontana, CA		6.072	7.891	(27)	6.090	7,846	13,936	329	2008	(i)
os Angeles						.,	<i>,</i>				(-)
50-390 Manville St.	Compton, CA		2,300	3,768	111	2,313	3,866	6,179	738	2004	(1)
944 Vista Bella Way	Rancho Dominguez, CA		1,746	3,148	584	1,822	3,656	5,478	539	2005	(1)
000 Vista Bella Way	Rancho Dominguez, CA		817	1,673	295	853	1,932	2,785	297	2005	(1)
835 East Ana Street Drive	Rancho Dominguez, CA		1.682	2,750	141	1.772	2.801	4.573	535	2005	ă
65 N. Baldwin Park Blvd	City of Industry, CA		2,124	5.219	1.517	2,143	6.717	8.860	534	2006	(1)
7801 Avenue Scott	Santa Clarita, CA		2,890	7.020	576	2,902	7,584	10.486	639	2006	ă
610 & 2660 Columbia Street	Torrance, CA		3,008	5,826	(15)	3,031	5,788	8,819	434	2006	(1)
33 Alaska Avenue	Torrance, CA		681	168	5	684	170	854	53	2006	ă
1730-21748 Marilla Street	Chatsworth, CA		2,585	3,210	145	2,608	3,332	5,940	287	2007	(l) (l)
015 Paramount	Pico Riviera, CA		3,616	3,902	61	3,657	3,922	7,579	315	2007	(l)
365 E. Slauson	Los Angeles, CA		2,367	3.243	40	2.396	3.254	5.650	276	2007	(Ì)
015 E Ana & 18744 Reves	Los Angeles, CA		19,678	9,321	7,361	20,144	16,216	36,360	731	2007	(İ)
9067 Reves Ave	Rancho Dominguez, CA		9,281	3,920	119	9.381	3,939	13.320	353	2007	(Ĭ) (I)
250 Rancho Conejo Blvd	Thousand Oaks, CA		1,435	779	36	1,441	809	2,250	63	2007	(İ)
260 Rancho Coneio Blvd	Thousand Oaks, CA		1,353	722	226	1.359	942	2,301	56	2007	(1)
270 Rancho Conejo Blvd	Thousand Oaks, CA		1,224	716	21	1.229	732	1.961	66	2007	ă
280 Rancho Conejo Blvd	Thousand Oaks, CA		2,043	3,408	40	2,051	3,440	5,491	227	2007	(j) (j)
290 Rancho Conejo Blvd	Thousand Oaks, CA		1.754	2,949	35	1.761	2,977	4,738	197	2007	ă
011 Rancho Conejo	Thousand Oaks, CA		7,717	2,518	46	7,752	2,528	10,280	192	2008	(j) (j)
300 Corporate Center Drive	Thousand Oaks, CA		6,506	4,885	51	6,541	4,901	11,442	268	2008	(İ)
0700 Denker	Torrance, CA		5,767	2,538	324	5,964	2,666	8,630	126	2008	(1)
8408 Laurel Park Road	Rancho Dominguez, CA		2,850	2,850	615	2,874	3,441	6,315	72	2008	(İ)
901 Raymond Ave SW — Berg	Renton, WA	(t)	4,458	2,659	211	4,594	2,734	7,328	78	2008	(İ)
9014 64th Ave South	Kent, WA	()	1,990	3,979	147	2,042	4,075	6,117	103	2008	(İ)
8640 68th Ave South	Kent, WA	(u)	1,218	1,950	98	1,258	2,008	3,266	59	2008	(1)
uget Sound Terminal 7	Seattle, WA	(-)	9,139	0	185	9,324	_	9,324	_	2008	(1)
9021 S Reyes Ave	Rancho Dominguez, CA		8,183	7,501	553	8,565	7,672	16,237	164	2008	(1)
020 S. Compton Ave	Los Angeles, CA		3,800	7,330	71	3.825	7.376	11.201	543	2006	(i)

		Subs			Capitalized Subsequent to			ss Amount Carri			
				(b)	Acquisition or Completion		At Clo	se of Period 12/3	1/08 Accumulated	Year	Depreciable
Building Address		(a) Encumbrances		al Cost Buildings	and Valuation Provision	Land (Dollars in	Building and Improvements thousands)	Total	Depreciation 12/31/08	Acquired/ Constructed	Lives (Years)
Santa Fe	Compton, CA		6,720		6.897	8,792	15.689	231	2007	(1)	
Louisville	compton, or c		-,	0,0 00	0,000	0,102				(-)	
Penske BTS	Louisville, KY		2.074	_	9,679	2,119	9.634	11,753	413	2007	(1
Miami	,		_,		0,010	_,	0,001	,			(-
1700 NW 15th Ave	Ft.Lauderdale, FL		908	1.883	43	912	1.922	2.834	154	2007	(1
4710 NW 15th Ave	Ft.Lauderdale, FL		830	2,722	167	834	2,885	3,719	175	2007	(l
4720 NW 15th Ave	Ft.Lauderdale, FL		937	2,455	23	942	2,473	3,415	206	2007	(1
4740 NW 15th Ave	Ft.Lauderdale, FL		1.107	3.111	24	1.112	3,130	4,242	212	2007	d d
4750 NW 15th Ave	Ft.Lauderdale, FL		947	3.079	129	951	3,204	4,155	197	2007	
4800 NW 15th Ave	Ft.Lauderdale, FL		1.092	3,308	347	1.097	3,650	4,747	332	2007	ä
Smurfit Container	Medley, FL		857	3,428	2,762	864	6,183	7.047	175	2007	(1
Milwaukee	incurey, i E		007	0,120	2,7 02	001	0,100	7,017	1/0	2007	(*
N25 W23050 Paul Road	Pewaukee, WI		474	2.723	1.938	485	4.650	5.135	1.693	1994	(1
N25 W23255 Paul Road	Pewaukee, WI		569	3,270	331	573	3,597	4,170	1,210	1994	
N27 W23293 Roundy Drive	Pewaukee, WI		412	2.837	106	424	2,931	3.355	1.039	1994	(l (l
5523 N Sydney Place	Glendale, WI		172	976	352	176	1.324	1,500	421	1995	(i
5355 South Westridge Drive	New Berlin, WI		1,630	7.058	46	1.646	7.088	8,734	976	2004	(l (l
320-34 W. Vogel	Milwaukee, WI		506	3,199	40	508	3,237	3,745	735	2004	(i
4950 S. 6th Avenue	Milwaukee, WI		299	1.565	99	301	1.662	1.963	485	2005	(1 (1
1711 Paramount Court	Waukee, WI		308	1,762	41	311	1,800	2.111	231	2005	0
17005 W. Rverson Road	New Berlin, WI		403	3,647	16	405	3,661	4.066	644	2005	(1 (1
W 140 N9059 Lilly Road	Iomonee Falls, WI		343	1.153	248	366	1.378	1,744	291	2005	(1 (1
200 W. Vogel Ave., Bldg B	Milwaukee, WI		301	2.150	240	302	2,149	2,451	425	2005	(l (l
16600 West Glendale Avenue	New Berlin, WI		704	1.923	442	715	2,354	3.069	490	2005	0
1921 S. 2nd Street	Milwaukee, WI		101	713	3	101	716	817	143	2000	(ľ (ľ
500 Peebles Drive	Richland Center, WI		1,577	1.018	(211)	1.603	781	2,384	488	2005	(1
2905 S 160th Street	New Berlin, WI		261	672	108	265	776	1.041	400	2003	(1
2855 S 160th Street	New Berlin, WI		201	628	100	205	726	951	82	2007	(1
2485 Commerce Drive	New Berlin, WI		483	1.516	102	491	1.683	2.174	150	2007	(1 (1
14518 Whittaker Way	New Berlin, WI		405	1,082	83	491	1,157	1.602	146	2007	(1
Alinneapolis/St. Paul	new Defilli, WI		437	1,002	05	-44J	1,137	1,002	140	2007	(1
5201 West 111th Street	Bloomington, MN	(v)	1,358	8.622	4,719	1.499	13,200	14.699	7,340	1994	(1
7251-7267 Washington Avenue	Edina, MN	(V)	1,336	382	692	1,499	1.021	14,099	7,340	1994	
7301-7325 Washington Avenue	Edina, MN Edina, MN		174	382	(74)	182	298	491	/93	1994	(1 (1
501-7525 washington Avenue	Eunia, Min		1/4	391	(74)	193	298	491	53	1994	(1

					(c) Costs Capitalized Subsequent to Acquisition or			ss Amount Carri ose of Period 12/3			
Building Address	Location (City/State)	(a) Encumbrances	Initi Land	(b) al Cost Buildings	Completion and Valuation Provision	Land (Dollars in	Building and Improvements n thousands)	Total	Accumulated Depreciation 12/31/08	Year Acquired/ Constructed	Depreciable Lives (Years)
7101 Winnetka Avenue North	Brooklyn Park, MN		2.195	6.084	4.078	2.228	10.129	12.357	5.714	1994	(1)
9901 West 74th Street	Eden Prairie, MN		621	3,289	3,268	639	6,539	7,178	4,029	1994	ă
1030 Lone Oak Road	Eagan, MN		456	2,703	617	456	3.320	3,776	1.152	1994	(l) (l)
1060 Lone Oak Road	Eagan, MN		624	3,700	621	624	4.321	4,945	1,588	1994	
5400 Nathan Lane	Plymouth, MN		749	4,461	923	757	5,376	6,133	1,795	1994	(1)
10120 W 76th Street	Eden Prairie, MN		315	1,804	438	315	2.242	2,557	707	1995	ä
12155 Nicollet Ave	Burnsville, MN		286	_	1.731	288	1,729	2.017	573	1995	(ĺ) (l)
6655 Wedgewood Road	Maple Grove, MN		1.466	8.342	3,259	1.466	11.601	13.067	3,707	1994	(Î)
4100 Peavey Road	Chaska, MN		277	2,261	844	277	3,105	3,382	969	1996	(1)
5205 Highway 169	Plymouth, MN		446	2,525	988	740	3,219	3,959	967	1996	ä
7100-7198 Shady Oak Road	Eden Prairie, MN		715	4.054	1.153	736	5,186	5,922	1,478	1996	(ĺ) (l)
7500-7546 Washington Square	Eden Prairie, MN		229	1,300	741	235	2.035	2,270	535	1996	ă
7550-7558 Washington Square	Eden Prairie, MN		153	867	178	157	1.041	1.198	296	1996	(l) (l)
5240-5300 Valley Industrial Blvd S	Shakopee, MN		362	2.049	1.022	371	3.062	3,433	1.108	1996	ă
7102 Winnetka Ave, North	Brooklyn Park, MN		1.275	_	6.849	1.343	6,781	8,124	325	2007	(l) (l)
1157 Valley Park Drive	Shakopee, MN		760	_	6,362	888	6,234	7,122	1,428	1999	(ĺ)
500-530 Kasota Avenue SE	Minneapolis, MN		415	2,354	844	434	3,179	3.613	944	1998	ă
2530-2570 Kasota Avenue	St. Paul, MN		407	2,308	972	467	3,220	3,687	848	1998	ă
9600 West 76th Street	Eden Prairie, MN		1.000	2,450	44	1.034	2,460	3,494	367	2004	ă
9700 West 76th Street	Eden Prairie, MN		1.000	2,709	138	1.038	2,809	3.847	390	2004	(l) (l) (l) (l)
5017 Boone Avenue North	New Hope, MN	(w)	1.000	1,599	58	1.009	1.648	2,657	550	2005	(1)
2300 West Highway 13(I-35 Dist Ctr)	Burnsville, MN	()	2,517	6.069	(416)	2,524	5.646	8,170	1.605	2005	ă
1087 Park Place	Shakopee, MN		1,195	4,891	15	1,198	4,903	6,101	896	2005	(ĺ) (l)
5391 12th Avenue SE	Shakopee, MN		1.392	8,149	(18)	1.395	8,128	9,523	1.082	2005	ă
4701 Valley Industrial Boulevard	Shakopee, MN		1,296	7,157	(81)	1,299	7,073	8,372	1,255	2005	(l) (l)
Park 2000 III	Shakopee, MN		590	· -	5,721	590	5,721	6,311	1,075	1998	
7600 69th Avenue	Greenfield, MN		1,500	8,328	1,808	1,510	10,126	11,636	1,676	2004	
316 Lake Hazeltine Drive	Chaska, MN		714	944	166	729	1,095	1,824	304	2006	
6455 City West Parkway	Eden Prairie, MN		659	3,189	(311)	665	2,872	3,537	268	2006	(l) (l)
1225 Highway 169 North	Plymouth, MN		1,190	1,979	60	1,207	2,022	3,229	344	2006	(ĺ)
139 Eva Street	St. Paul, MN		2,132	3,105	90	2,175	3,152	5,327	50	2008	(İ)

			(b		(c) Costs Capitalized Subsequent to Acquisition or Completion			oss Amount Carri ose of Period 12/3		Year	Depreciable
Building Address	Location (City/State)	(a) Encumbrances	Initial Land		and Valuation Provision	Land (Dollars in	Building and Improvements 1 thousands)	Total	Depreciation 12/31/08	Acquired/ Constructed	Lives (Years)
9200 10th Ave	Golden Valley, MN		892	2,306	126	902	2,422	3,324	312	2007	(1)
Nashville	,						,	- / -			()
1621 Heil Ouaker Boulevard	Nashville, TN		413	2,383	1.687	430	4.053	4,483	1.483	1995	(1)
3099 Barry Drive	Portland, TN		418	2,368	164	421	2,529	2,950	756	1996	(İ)
3150 Barry Drive	Portland, TN		941	5,333	5,946	981	11,239	12.220	1.802	1996	(1)
5599 Highway 31 West	Portland, TN		564	3,196	166	571	3,355	3,926	1,006	1996	(İ)
1650 Elm Hill Pike	Nashville, TN		329	1.867	330	332	2,194	2,526	643	1997	(I)
1931 Air Lane Drive	Nashville, TN		489	2,785	288	493	3,069	3,562	847	1997	(İ) (İ)
4640 Cummings Park	Nashville, TN		360	2,040	306	365	2,341	2,706	513	1999	(j)
1740 River Hills Drive	Nashville, TN		848	4,383	1.052	888	5.395	6.283	1.370	2005	ă
Royal Park Business Center - 211 Ellery Ct	Nashville, TN		606	3,192	524	616	3,706	4,322	358	2007	(l) (l)
600 Greene Drive	Greenville, KY		294	8,570	3	296	8,571	8.867	784	2008	(1)
Northern New Jersey											0
14 World's Fair Drive	Franklin, NJ		483	2,735	643	503	3.358	3.861	1.046	1997	0
12 World's Fair Drive	Franklin, NJ		572	3,240	530	593	3,749	4,342	1,145	1997	(l) (l)
22 World's Fair Drive	Franklin, NJ		364	2,064	656	375	2,709	3,084	756	1997	(İ)
26 World's Fair Drive	Franklin, NJ		361	2.048	376	377	2,408	2,785	713	1997	(İ)
24 World's Fair Drive	Franklin, NJ		347	1,968	523	362	2,476	2,838	761	1997	(1)
20 World's Fair Drive Lot 13	Sumerset, NJ		9	_	2,543	691	1,861	2,552	396	1999	ă
45 Route 46	Pine Brook, NJ		969	5.491	967	978	6,449	7,427	1,424	2000	(İ) (İ)
43 Route 46	Pine Brook, NJ		474	2,686	431	479	3,112	3,591	667	2000	(1)
39 Route 46	Pine Brook, NJ		260	1.471	198	262	1.667	1,929	342	2000	ă
26 Chapin Road	Pine Brook, NJ		956	5,415	697	965	6,103	7,068	1,311	2000	
30 Chapin Road	Pine Brook, NJ		960	5,440	758	969	6,189	7,158	1,437	2000	ă
20 Hook Mountain Road	Pine Brook, NJ		1.507	8,542	2.868	1.534	11.383	12.917	2,199	2000	(l) (l)
30 Hook Mountain Road	Pine Brook, NJ		389	2,206	322	396	2,521	2.917	545	2000	ă
55 Route 46	Pine Brook, NJ		396	2.244	196	403	2,433	2,836	537	2000	(l) (l)
16 Chapin Road	Pine Brook, NJ		885	5,015	508	901	5,507	6,408	1,168	2000	(j) (l)
20 Chapin Road	Pine Brook, NJ		1,134	6,426	525	1,154	6,931	8,085	1,502	2000	(j)
Sayreville Lot 3	Savreville, NJ		996		5,332	996	5,332	6,328	603	2003	(İ)
Savreville Lot 4	Savreville, NJ		944	_	4,752	944	4,752	5.696	887	2002	(1)
309-319 Pierce Street	Somerset, NJ		1,300	4,628	1,069	1,309	5,688	6,997	903	2004	(İ)
50 Triangle Blvd	Carlstadt, NJ		497	2,195	259	532	2,419	2.951	350	2005	(i)

					(c) Costs Capitalized Subsequent to Acquisition or			oss Amount Carri ose of Period 12/3	1/08		
Building Address	Location (City/State)	(a) Encumbrances	(b Initial Land		Completion and Valuation Provision	Land (Dollars in	Building and Improvements thousands)	Total	Accumulated Depreciation 12/31/08	Year Acquired/ Constructed	Depreciable Lives (Years)
Philadelphia											
230-240 Welsh Pool Road	Exton, PA		154	851	285	170	1.120	1.290	266	1998	0
264 Welsh Pool Road	Exton, PA		147	811	243	162	1.039	1.201	249	1998	Ő
254 Welsh Pool Road	Exton, PA		152	842	404	184	1,214	1,398	299	1998	(l) (l) (l) (l) (l)
213 Welsh Pool Road	Exton, PA		149	827	174	173	977	1,150	267	1998	Ő
251 Welsh Pool Road	Exton, PA		144	796	487	159	1.268	1.427	297	1998	
253-255 Welsh Pool Road	Exton, PA		113	626	175	125	789	914	221	1998	(1)
151-161 Philips Road	Exton, PA		191	1.059	257	229	1.278	1.507	353	1998	
216 Philips Road	Exton, PA		199	1.100	238	220	1.317	1.537	365	1998	(Ĭ) (l)
14 McFadden Road	Palmer, PA		600	1.349	56	625	1.380	2,005	339	2004	ă
2801 Red Lion Road	Philadelphia, PA		950	5,916	(542)	964	5,360	6.324	947	2005	(İ) (İ)
200 Cascade Drive — Bldg 1	Allentown, PA		2.133	17,562	902	2,769	17.828	20,597	1.651	2007	ă
200 Cascade Drive — Bldg 2	Allentown, PA		310	2,268	117	316	2,379	2.695	187	2007	(l) (l)
6300 Bristol Pike	Levittown, PA		1074	2,642	74	1.078	2,712	3,790	164	2008	ă
3240 S.78th Street	Philadelphia, PA		515	1.245	71	540	1,291	1.831	197	2005	
2455 Boulevard of the Generals	Norristown, PA		1200	4,800	878	1,226	5,652	6,878	256	2008	(İ)
Southpoint II	Carlisle, PA		1.500	_	12.370	2.341	11.529	13.870	427	2007	(İ)
Covington Land — E2	Harrisburg, PA		7,022	_	57,338	7,023	57,337	64,360	455	2008	(ĺ)
225 Cross Farm lane	York, PA		4,718	_	23,553	4,715	23,556	28,271	742	2007	(1)
Phoenix					-,		-,	-/			()
1045 South Edward Drive	Tempe, AZ		390	2.160	200	396	2.354	2,750	559	1999	(1)
46 N. 49th Ave	Phoenix, AZ		283	1,704	800	283	2,504	2,787	545	2002	ă
50 South 56th Street	Chandler, AZ		1,206	3,218	79	1,207	3,296	4,503	471	2004	(l) (l)
4701 W. Jefferson	Phoenix, AZ		926	2,195	628	929	2,820	3,749	708	2005	(1)
7102 W. Roosevelt	Phoenix, AZ		1,613	6,451	987	1,620	7,431	9,051	823	2006	(İ)
4137 West Adams Street	Phoenix, AZ		990	2,661	146	1,033	2,764	3,797	267	2006	(İ)
245 W Lodge	Tempe, AZ		898	3,066	68	914	3,118	4,032	203	2007	(Ĭ)
1590 E Riverview	Phoenix, AZ		1293	5,950	69	1,292	6,020	7,312	196	2008	
Mack Arrowhead — Bldg A	Phoenix, AZ		2563	9,388	641	2,563	10,029	12,592	324	2008	(1)
Mack Arrowhead — Bldg B	Phoenix, AZ		2709	10,970	160	2,709	11,130	13,839	324	2008	(İ) (İ)
3815 W Washington — Beltman	Phoenix, AZ	(x)	1675	4,514	199	1,772	4,616	6,388	85	2008	(1)
9102 W. Buckeye Rd (690 91st Ave)	Tolleson, AZ		1904	6,805	622	1,923	7,408	9,331	229	2008	(1)
. ,			S-20								.,

				Capitalized Subsequent t Acquisition o				ss Amount Carri se of Period 12/3			
Building Address	Location (City/State)	(a)	(b Initial	Cost	Completion and Valuation Provision		Building and	T . 1	Accumulated Depreciation	Year Acquired/	Depreciable Lives
Sunding Address	(City/State)	Encumbrances	Land	Buildings	Provision	Land (Dollars in	Improvements thousands)	Total	12/31/08	Constructed	(Years)
Salt Lake City											
512 Lawndale Drive(i)	Salt Lake City, UT		2,705	15,749	2,720	2,705	18,469	21.174	5,404	1997	ſ
1270 West 2320 South	West Valley, UT		138	784	184	143	963	1.106	290	1998	(1
1275 West 2240 South	West Valley, UT		395	2.241	474	408	2,702	3,110	859	1998	(I
1288 West 2240 South	West Valley, UT		119	672	160	123	828	951	266	1998	(1
2235 South 1300 West	West Valley, UT		198	1.120	258	204	1,372	1.576	478	1998	(I
1293 West 2200 South	West Valley, UT		158	896	118	163	1,009	1,370	287	1998	(1
1293 West 2200 South	West Valley, UT		198	1.120	95	204	1,009	1,172	319	1998	(1
1279 West 2200 South	West Valley, UT		336	1,120	240	347	2,134	2,481	553	1998	(1
1149 West 2240 South	West Valley, UT		217	1,303	100	225	1.324	1.549	368	1998	(1
1149 West 2240 South	West Valley, UT		217	1,232	77	225	1,324	1,549	363	1998	() ()
Metro Business Park	West Valley, UT		2067	1,232	2,519	1.083	3,503	4,586	772	2000	()
2323 South 900 W	Salt Lake City, UT		886	2,995	2,519	898	3,073	3,971	628	2000	(1
1815-1957 South 4650 West	Salt Lake City, UT		1.707	10.873	162	1.713	11.029	12,742	910	2006	(1
2100 Alexander Street	West Valley, UT		376	1,670	162	376	1,670	2.046	104	2006	
2100 Alexander Street	West Valley, UT		376	2,771	34	376	2,800	2,046	104	2007	(1
					34 43				99		(1
Bard Access System — 5425 Amelia Earhart	Salt Lake City, UT		615	2,461	43	628	2,491	3,119	99	2007	(1
San Diego	6 D: 61		2.0.40	0.644	10	0.050	0.070	44 504		2005	0
16275 Technology Drive	San Diego, CA		2,848	8,641	42	2,859	8,672	11,531	1,044	2005	(1
5305 El Camino Real	Carlsbad, CA		1,590	6,360	7,496	1,590	13,856	15,446	745	2006	(1
3572 Spectrum Lane	San Diego, CA		806	3,225	429	807	3,653	4,460	206	2007	(1
13100 Gregg St	Poway, CA		1,040	4,160	474	1,073	4,601	5,674	322	2007	(1
2325 Camino Vida Roble	Carlsbad, CA		1,441	1,239	453	1,446	1,687	3,133	161	2006	(1
2335 Camino Vida Roble	Carlsbad, CA		817	762	111	821	869	1,690	131	2006	(1
2345 Camino Vida Roble	Carlsbad, CA		562	456	28	565	481	1,046	77	2006	(1
2355 Camino Vida Roble	Carlsbad, CA		481	365	59	483	422	905	74	2006	(1
2365 Camino Vida Roble	Carlsbad, CA		1,098	630	(16)	1,102	610	1,712	93	2006	(1
2375 Camino Vida Roble	Carlsbad, CA		1,210	874	154	1,214	1,024	2,238	160	2006	(1
6451 El Camino Real	Carlsbad, CA		2,885	1,931	254	2,895	2,175	5,070	274	2006	(1
Southern New Jersey											
3 Springdale Road	Cherry Hill, NJ		258	1,436	834	258	2,270	2,528	639	1998	(1
111 Whittendale Drive	Moorestown, NJ		522	2,916	136	522	3,052	3,574	725	2000	(1
9 Whittendale	Moorestown, NJ		337	1,911	108	343	2,013	2,356	395	2001	(1
7851 Airport	Pennsauken, NJ		160	508	383	163	888	1.051	263	2003	Ì

					(c) Costs Capitalized Subsequent to Acquisition or			ss Amount Carri se of Period 12/3	1/08		
Building Address	Location (City/State)	(a) Encumbrances		b) Il Cost Buildings	Completion and Valuation Provision	Land (Dollars ir	Building and Improvements thousands)	Total	Accumulated Depreciation 12/31/08	Year Acquired/ Constructed	Depreciable Lives (Years)
103 Central	Mt. Laurel, NJ		610	1,847	1,215	619	3,053	3,672	725	2003	(1)
7890 Airport Hwy/7015 Central	Pennsauken, NJ		300	989	735	425	1.599	2.024	614	2006	(İ)
999 Grand Avenue	Hammonton, NJ	(v)	969	8,793	1.561	979	10.344	11.323	2.150	2005	(1)
600 Creek Road	Delanco, NJ	07	2,125	6,504	(12)	2,127	6,490	8,617	830	2007	(1)
070 Thomas Busch Memorial Hwy	Pennsauken, NJ		1.054	2,278	185	1,084	2,433	3,517	353	2007	ă
601 Schlumberger Drive	Moorestown, NJ		560	2,240	745	608	2,937	3,545	185	2007	(İ) (İ)
it. Louis											
921-8971 Fost Avenue	Hazelwood, MO		431	2,479	124	431	2.603	3.034	909	1994	(I)
043-9083 Frost Avenue	Hazelwood, MO		319	1,838	2,197	319	4,035	4,354	863	1994	(l) (l)
0431-10449 Midwest Industrial Blvd	Olivette, MO		237	1.360	427	237	1.787	2.024	616	1994	ă
0751 Midwest Industrial Boulevard	Olivette, MO		193	1.119	452	194	1.570	1.764	676	1994	(1)
951 N Hanley(d)	Hazelwood, MO		405	2,295	1.322	419	3.603	4.022	1.022	1996	ă
037 Warson — Bldg A	St. Louis, MO		246	1,359	694	251	2,048	2,299	357	2002	(İ) (İ)
037 Warson — Bldg B	St. Louis, MO		380	2,103	1.895	388	3,990	4,378	640	2002	ă
037 Warson — Bldg C	St. Louis, MO		303	1.680	1.211	310	2,884	3,194	506	2002	(l) (l)
037 Warson — Bldg D	St. Louis, MO		353	1,952	957	360	2,902	3,262	487	2002	(I)
821-6857 Hazelwood Ave	Berkeley, MO		985	6,205	913	985	7,118	8,103	1,297	2003	(İ)
3701 Rider Trail North	Earth City, MO		800	2,099	729	804	2.824	3.628	663	2003	0
908-2000 Innerbelt(d)	Overland, MO		1,590	9.026	981	1.591	10.006	11.597	2.242	2004	ă
060 Latty Avenue	Berkeley, MO		687	1.947	138	694	2.078	2,772	771	2006	ă
1-25 Gateway Commerce Center	Edwardsville, IL	(z)	1,874	31,958	1,343	1.928	33,247	35,175	2.270	2006	
647 Romiss Court	St. Louis, MO	(-)	230	681	72	241	742	983	48	2008	ă
Cenveno Building — 601 Cannonball	O'Fallon, MO		584	2.336	674	595	2,999	3,594	108	2007	(Ĭ) (l)
ure Fishing BTS	Kansas City, MO		4.152	_	13.592	4.172	13,572	17,744	75	2008	(İ)
ampa			,		0,002	,		,			(-)
313 Johns Road	Tampa, FL		204	1.159	217	257	1.323	1.580	386	1997	(I)
525 Johns Road	Tampa, FL		192	1,086	341	200	1,419	1,619	405	1997	(l) (l)
709 Johns Road	Tampa, FL		192	1,086	165	200	1,243	1,443	335	1997	(i)
711 Johns Road	Tampa, FL		243	1.376	175	255	1.539	1,794	427	1997	(İ)
453 W Waters Avenue	Tampa, FL		71	402	135	82	526	608	147	1997	(1)
			S-22	2							

					Costs Capitalized Subsequent to			ss Amount Carri			
					Acquisition or		At Clo	se of Period 12/3			
Building Address	Location (City/State)	(a) Encumbrances		b) Il Cost Buildings	Completion and Valuation Provision	Land (Dollars in t	Building and Improvements housands)	Total	Accumulated Depreciation 12/31/08	Year Acquired/ Constructed	Depreciable Lives (Years)
5455 W Waters Avenue	Tampa, FL		307	1.742	417	326	2.140	2,466	599	1997	(1)
5553 W Waters Avenue	Tampa, FL		307	1,742	417	326	2,140	2,400	593	1997	
5501 W Waters Avenue	Tampa, FL		215	871	399	242	1.243	1.485	321	1997	(l) (l)
5503 W Waters Avenue	Tampa, FL		98	402	162	110	552	662	136	1997	(1)
5555 W Waters Avenue	Tampa, FL		213	1.206	185	221	1.383	1.604	376	1997	
5557 W Waters Avenue	Tampa, FL		59	335	35	62	367	429	101	1997	(İ) (İ)
5463 W Waters Avenue	Tampa, FL		497	2.751	649	560	3.337	3.897	867	1998	
461 W Waters	Tampa, FL		261	2,751	1.434	265	1.430	1.695	366	1998	(l) (l) (l) (l) (l)
481 W. Waters Avenue	Tampa, FL		558	_	2,302	561	2,299	2.860	546	1999	
4515-4519 George Road	Tampa, FL		633	3,587	674	640	4,254	4.894	872	2001	0
5089 Johns Road	Tampa, FL	(aa)	180	987	88	186	1.069	1.255	201	2001	
6091 Johns Road	Tampa, FL	(aa)	140	730	113	144	839	983	133	2004	
103 Johns Road	Tampa, FL	(aa)	220	1,160	95	226	1.249	1.475	214	2004	
201 Johns Road	Tampa, FL	(aa)	200	1,107	115	205	1.217	1.422	237	2004	0
203 Johns Road	Tampa, FL	(aa)	300	1,460	114	311	1,563	1.874	348	2004	0
205 Johns Road	Tampa, FL	(aa)	270	1,363	52	278	1,407	1.685	168	2004	Ű.
5101 Johns Road	Tampa, FL	()	210	833	195	216	1.022	1.238	221	2004	- Ö
1908 Tampa West Blvd	Tampa, FL		2.622	8.643	36	2.635	8,666	11.301	1.575	2005	Ű.
7201-7245 Bryan Dairy Road(d)	Largo, FL		1,895	5,408	565	1.909	5,959	7,868	712	2006	0
11701 Belcher Road South	Largo, FL		1.657	2,768	637	1.669	3,393	5.062	436	2006	Ű.
4900-4914 Creekside Drive(h)	Clearwater, FL		3,702	7.338	537	3,730	7.847	11.577	1.077	2006	Ű.
12345 Starkey Road	Largo, FL		898	2.078	410	905	2,481	3,386	295	2006	ä
Toronto				_,			_,	0,000			(-)
14 Packham Rd — Brooks Industries	Stratford, Ontario		1.000	3.526	(170)	1.012	3.344	4.356	734	2007	ወ
35 Dundas Street	Cambridge Ontario, Canada		3,128	4.958	138	3,179	5.045	8,224	1.917	2005	(l) (l)
78 Erie Street	Stratford Ontario, Canada		786	557	(236)	829	278	1.107	201	2005	ă
77 Bayly Street West	Aiax Ontario, Canada		7.224	13.156	(585)(ab)	7.039	12,756	19,795	1.541	2008	(1)
Other	,		,	-,	(/(/	,		-,	/-		()
501 Maple Street	Abilene, TX		67	1,057	1,473	266	2,331	2,597	1,178	1994	(1)
200 West Harry Street(e)	Wichita, KS		193	2,224	1,777	532	3,662	4,194	2,285	1994	(1)
5050 Kendrick Court	Grand Rapids, MI		1.721	11.433	7.571	1.721	19.004	20,725	6,546	1994	ä
015 52nd Street SE	Grand Rapids, MI		234	1,321	97	234	1,418	1,652	538	1994	(İ) (İ)
2250 Delaware Ave	Des Moines, IA		277	1.609	591	277	2,200	2,477	524	1998	(1)
9601A Dessau Road	Austin, TX		255		2.186	366	2.075	2.441	767	1999	(İ)

				Ъ)	(c) Costs Capitalized Subsequent to Acquisition or Completion			ss Amount Carried ose of Period 12/31/0)8 Accumulated	Year	Depreciable
Building Address	Location (City/State)	(a) Encumbrances	Initi Land	al Cost Buildings	and Valuation Provision	Land (Dollars in the	Building and Improvements ousands)	Total	Depreciation 12/31/08	Acquired/ Constructed	Lives (Years)
9601B Dessau Road	Austin, TX		248	_	1,854	355	1,747	2,102	397	2000	(1)
9601C Dessau Road	Austin, TX		248		2,186	355	2,079	2,434	908	1999	
Lake Point IV	Orlando, FL		909	4,613	208	920	4,810	5,730	695	2005	(İ)
Ozburn Hessey Logistics — BTS	Winchester, VA		2,320		10,854	2,401	10,773	13,174	420	2007	(ĺ)
6266 Hurt Road	Horn Lake, MS		427	_	3,756	427	3,756	4,183	584	2004	(Ì)
6266 Hurt Road Building B	Horn Lake, MS		_		868	99	769	868	136	2004	(ĺ)
12626 Silicon Drive	San Antonio, TX		768	3,448	22	779	3,459	4,238	611	2005	ă
3100 Pinson Valley Parkway	Birmingham, AL		303	742	21	310	756	1,066	123	2005	ă
1021 W. First Street, Hwy 93	Sumner, IA		99	2,540	20	100	2,559	2,659	528	2005	(j)
1245 N. Hearne Avenue	Shreveport, LA		99	1,263	33	102	1,293	1,395	248	2005	ă
10330 I Street	Omaha, NE		1,808	8,340	15	1,809	8,354	10,163	1,783	2006	
Redevelopments/ Developments/ Developable Land(j)			179,317	428	6,069(ab)	178,403	7,406	185,809	219		0
Total			\$ 770,513	\$ 1,909,351	\$ 669,308	\$ 784,161(k)	\$ 2,565,006(k)	\$ 3,349,167	\$ 524,865(k)		
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NOTES:

- (a) See description of encumbrances in Note 6 to Notes to Consolidated Financial Statements.
- (b) Initial cost for each respective property is tangible purchase price allocated in accordance with SFAS 141.
- (c) Improvements are net of write-off of fully depreciated assets.
- (d) Comprised of two properties.
- (e) Comprised of three properties.
- (f) Comprised of four properties.
- (g) Comprised of five properties.
- (h) Comprised of eight properties.
- (i) Comprised of 28 properties.
- (j) These properties represent developable land and redevelopments that have not been placed in service.
- (k)

(l)

	I in F	amounts ncluded Real Estate Id for Sale	N	nounts Within et Investment n Real Estate	Cl	ross Amount Carried At ose of Period ecember 31, 2008
Land	\$	7,170	\$	776,991	\$	784,161
Buildings & Improvements		13,556		2,551,450		2,565,006
Accumulated Depreciation		(1,757)		(523,108)		(524,865)
Subtotal		18,969		2,805,333		2,824,302
Construction in Progress		406		57,156		57,562
Net Investment in Real Estate		19,375		2,862,489		2,881,864
Leasing Commissions, Net, Deferred Leasing Intangibles, Net and Deferred Rent Receivable, Net		1,742				
Total at December 31, 2008	\$	21,117				

* Amounts exclude \$90,342 of above market and other deferred leasing intangibles, net.

Depreciation is computed based upon the following estimated lives:

Buildings and Improvements
Tenant Improvements, Leasehold Improvements

8 to 50 years Life of lease

(m) This property collateralizes a \$2.5 million mortgage loan which matures on May 1, 2016.
 (n) This property collateralizes a \$14.1 million mortgage loan which matures on December 1, 2010.

in property conatenances a 314.1 minor mortgage roan which matures on December 1, 2010

(o) This property collateralizes a \$4.9 million mortgage loan which matures on December 1, 2019.
 (p) This property collateralizes a \$1.2 million mortgage loan which matures on January 1, 2013.

(p) This property conactanzes a 51.2 minior moregage roan which matures on sandary 1, 2013.

(q) These properties collateralize a \$0.5 million mortgage loan which matures on September 1, 2009.

(r) This property collateralizes a \$2.3 million mortgage loan which matures on January 1, 2012.

(s) This property collateralizes a \$1.5 million mortgage loan which matures on June 1, 2014.
 (t) This property collateralizes a \$2.4 million mortgage loan which matures on July 1, 2018.

(i) This property conditionances a 52.4 minion moregage roan which matures on July 1, 2010.

(u) This property collateralizes a \$1.0 million mortgage loan which matures on July 1, 2018.
 (v) This property collateralizes a \$4.8 million mortgage loan which matures on December 1, 2019.

(v) This property conateranzes a 9-0 minion moregage roan which matures on December 1, 2013.

(w) This property collateralizes a \$1.7 million mortgage loan which matures on September 30, 2024.

- (x) This property collateralizes a \$4.3 million mortgage loan which matures on June 1, 2018.
- (y) This property collateralizes a \$6.0 million mortgage loan which matures on March 1, 2011.
- (z) This property collateralizes a \$13.5 million mortgage loan and a \$11.5 million mortgage loan which both mature on January 1, 2014.
- (aa) These properties collateralize a \$5.2 million mortgage loan which matures on July 1, 2009.
- (ab) Includes foreign currency translation adjustments.

At December 31, 2008, the aggregate cost of land and buildings and equipment for federal income tax purpose was approximately \$3.2 billion (excluding construction in progress.)

The changes in total real estate assets, including real estate held for sale, for the three years ended December 31, 2008 are as follows:

	 2008		2007	 2006
		(Dolla	rs in thousands)	
Balance, Beginning of Year	\$ 3,365,500	\$	3,331,382	\$ 3,278,740
Acquisition of Real Estate Assets	319,431		440,664	551,860
Construction Costs and Improvements	186,997		237,135	211,711
Disposition of Real Estate Assets	(429,106)		(619,785)	(693,159)
Write-off of Fully Depreciated Assets	(36,093)		(23,896)	(17,770)
Balance, End of Year	\$ 3,406,729	\$	3,365,500	\$ 3,331,382

The changes in accumulated depreciation, including accumulated depreciation for real estate held for sale, for the three years ended December 31, 2008 are as follows:

	2008	2007	2006
Balance, Beginning of Year	\$ 512,781	\$ 473,882	\$ 412,039
Depreciation for Year	114,795	121,714	121,347
Disposition of Assets	(66,618)	(58,919)	(41,734)
Write-off of Fully Depreciated Assets	(36,093)	(23,896)	(17,770)
Balance, End of Year	\$ 524,865	\$ 512,781	\$ 473,882

SIGNATURES

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

FIRST INDUSTRIAL REALTY TRUST, INC.

By: /s/ Bruce W. Duncan

Bruce W. Duncan President, Chief Executive Officer and Director (Principal Executive Officer)

Date: March 2, 2009

By: /s/ Scott A. Musil Scott A. Musil

Chief Financial and Accounting Officer (Principal Financial and Accounting Officer)

Date: March 2, 2009

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

Signature	Title	Date
/s/ W. Edwin Tyler W. Edwin Tyler	Chairman of the Board of Directors	March 2, 2009
/s/ Bruce W. Duncan Bruce W. Duncan	President, Chief Executive Officer and Director	March 2, 2009
John Brenninkmeijer	Director	March 2, 2009
/s/ Michael G. Damone Michael G. Damone	Director of Strategic Planning and Director	March 2, 2009
Kevin W. Lynch	Director	March 2, 2009
/s/ John E. Rau John E. Rau	Director	March 2, 2009
/s/ Jay H. Shidler Jay H. Shidler	Director	March 2, 2009
/s/ Robert J. Slater Robert J. Slater	Director	March 2, 2009
/s/ J. Steven Wilson J. Steven Wilson	Director	March 2, 2009

FIRST AMENDMENT TO EMPLOYMENT AGREEMENT BY AND BETWEEN FIRST INDUSTRIAL REALTY TRUST, INC. AND JOHANNSON L. YAP

WHEREAS, First Industrial Realty Trust, Inc. (the "Employer") and Johannson L. Yap (the "Executive") have entered into that certain Employment Agreement dated March 31, 2002 (the "Agreement"); WHEREAS, the Employer and the Executive desire to amend certain provisions of the Agreement in order to bring such provisions into compliance with the applicable provisions of Section 409A of the Internal Revenue Code of 1986, as amended (and guidance issued thereunder); and

WHEREAS, pursuant to Section 10(b) of the Agreement, the Agreement may be amended by written agreement of the parties.

NOW, THEREFORE, BE IT RESOLVED that, effective as of the 29th day of December, 2008, the Agreement be and is hereby amended in the following particulars:

1. Section 1 is deleted in its entirety and replaced with the following:

"1. Agreement Term. The Executive's employment hereunder shall be for a continuous period of five (5) years commencing on December 3, 2008, unless sooner terminated at any time by either party, with or without Cause, such termination to be effective as of thirty (30) days after written notice to that effect is delivered to the other party."

2. Section 4(c) is amended by adding to the end of the first sentence thereof the following:

"provided, however, that to the extent that such event constituting Constructive Discharge by the Company is subject to cure, the Company shall have such fifteen (15) days to cure such breach, and if so cured, the Executive shall no longer have the right to terminate due to such event."

3. Section 4(d) is amended by replacing the existing third sentence thereof with the following new sentence: (newly added language italicized)

"The amount that the Employer shall be obligated to pay upon the Executive's death shall be delivered, within thirty (30) days of the Executive's death, to such beneficiary, designee or fiduciary as the Executive may have designated in writing or, failing such designation, to the executor or administrator of his estate, in full settlement and satisfaction of all claims and demands on behalf of the Executive."

4. Section 4(e)(ii) is amended by deleting the existing subsection (A) and replacing it with the following: (newly added language italicized)

"terminate the Executive's employment and pay him the Severance Amount [as defined in subparagraph (f) of this Section 4], in a lump sum to be paid within 30 days of the termination of Executive's employment; or"

5. Section 4(f)(ii)(C) is amended by deleting the existing language thereof and replacing it with the following new Section 4(f)(ii)(C): (newly added language italicized)

"allow a period of eighteen (18) months following the termination of employment for the Executive to exercise any such SIP Options, provided that no such exercise shall be allowed beyond the original expiration date of such SIP Options (determined as if the Executive's employment had not terminated) unless the exercise price is greater than the fair market value of the stock on the date of termination; and"

6. Section 4(g)(i)(B)(3) is amended by deleting the existing language thereof and replacing it with the following new Section 4(g)(i)(B)(3): (newly added language italicized) "the Employer shall allow a period of eighteen (18) months following the termination of employment for the Executive to exercise any such SIP Options, provided that no such exercise shall be allowed beyond the original expiration date of such SIP Options (determined as if the Executive's employment had not terminated) unless the exercise price is greater than the fair market value of the stock on the date of termination: and"

7. Section 4(g)(ii)(B) is amended by deleting the first sentence thereof and replacing it with the following new sentence: (newly added language italicized)

"The Executive terminates his employment under this Agreement upon and through written notice given to the Employer within thirty (30) days after the occurrence of a "Triggering Circumstance," as defined and described below, with the termination of employment effective as of the fifteenth (15) day after such notice, such right of termination to exist only if (x) the Triggering Circumstance described in (i) or (ii) below occurs within a period of three hundred sixty-five (365) days following a Change in Control Event; or (y) either of the Triggering Circumstance described in (iii) or (iv) below occurs within a period of seven hundred hirty (730) days [subject to extension for (iii) as set forth below] following a Change in Control Event; provided, however, that to the extent that such circumstance constituting a Triggering Circumstance is subject to cure, the Company shall have fifteen (15) days to cure such breach, and if so cured, the Executive shall no longer have the right to terminate due to such circumstance."

8. Section 4(g)(ii)(B) is amended by deleting subsection (iii) of the second sentence thereof and replacing it with the following new subsection:

"(iii) the Executive's Performance Bonus opportunities are reduced from that in effect immediately prior to the Change in Control Event (it being understood by the parties that a reduced Performance Bonus payment that is due to the performance of the Company shall not trigger this subsection (iii); provided that, to the extent that a formula based or discretionary bonus structure is in place, that he is not treated dissimilarly than other senior executives of the Company that are participating in such plan or arrangement)"

9. Section 4(g)(v) is amended by deleting the existing Section 4(g)(v) and replacing it with the following: (newly added language italicized)

"If it is determined, in the opinion of the Employer's independent accountants, in consultation, if necessary, with the Employer's independent legal counsel, that any Change in Control Severance Amount, either separately or in conjunction with any other payments, benefits and entilements received by the Executive in respect of a Change in Control Termination hereunder or under any other plan or agreement under which the Executive participates or to which he is a party, would constitute an "Excess Parachute Payment" within the meaning of Section 280G of the Internal Revenue Code of 1986, as amended (the "Code"), and thereby be subject to the excise tax imposed by Section 4999 of the Code (the "Excise Tax"), then in such event the Employer shall pay to the Executive, *as soon as practicable, but not later than the end of the taxable year following the taxable year in which the Executive first remits payment of the excise tax to the Internal Revenue Service, a "grossing-up" amount equal to the amount of such Excise Tax, including all such taxes with respect to any such grossing-up amount. If, at a later date, the Internal Revenue Service assesses a deficiency against the Executive for the Excise Tax which is greater than that which was determined at the time such amounts were paid, then the Employer shall pay to the Executive, <i>as soon as practicable, but not later than the end of the year following the year in which the Executive first remits payment to the Internal Revenue Service in satisfaction of the deficiency, the amount of such Excise Tax plus any interest, penalties and reasonable professional fees or expenses incurred by the Executive as a result of such assessment, including all such taxes with respect to any such assessment, including all such taxes with respect to any such assessment, including all such taxes with respect to any such assessment, including all such taxes with respect to any such assesses a deficiency against the Executive for the Excise Tax which the Executive first remits payment to t*

amount. The highest marginal tax rate applicable to individuals at the time of the payment of such amounts will be used for purposes of determining the federal and state income and other taxes with respect thereto. Employer shall withhold from any amounts paid under this Agreement the amount of any Excise Tax or other federal, state or local taxes then required to be withheld. Computations of the amount of any grossing-up supplemental compensation paid under this subparagraph shall be conclusively made by the Employer's independent accountants, in consultation, if necessary, with the Employer's independent legal counsel. If, after the Executive receives any gross-up payments or other amount pursuant to this subparagraph (v), the Executive receives any refund with respect to the Excise Tax, the Executive shall promptly pay the Employer the amount of such refund within ten (10) days of receipt by the Executive."

10. A new Section 4(1) is added which states as follows:

"To the extent required to comply with Code Section 409A, any termination which may give rise to a benefit or payment under Section 4 must constitute a 'separation from service' as determined under Treas. Reg. Section 1.409A-1(h) before such benefit may be paid. In addition, notwithstanding any provision in the Agreement to the contrary if, as of the effective date of Executive's termination of employment, he is a "Specified Employee," then, only to the extent required pursuant to Code Section 409A(a)(2)(B)(i), payments due under this Agreement which are deemed to be deferred compensation shall be subject to a six (6) month delay following the Executive's separation from service. For purposes of Code Section 409A, all installment payments of deferred compensation made hereunder, or pursuant to another plan or arrangement, shall be deemed to be separate payments and, accordingly, the aforementioned deferral shall only apply to separate payments which would occur during the six (6) month deferral period and all other payments shall be unaffected. All delayed payments shall be accumulated and paid in a lump-sum catch-up payment as of the first day of the seventh-month following separation from service (or, if earlier, the date of death of the Executive) with all such delayed payments being credited with interest (compounded monthly) for this period of delay as provided in Section 10(g). Any portion of the benefits here under that were not otherwise due to be paid during the six-month period following the termination shall be paid to Executive in accordance with the payment schedule established herein. In the event that there is any disagreement between the parties as to whether any payment or benefit due hereunder constitutes deferred compensation under Code Section 409A, the Company shall hire, at its sole cost, a nationally recognized law firm (which is

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reasonably acceptable to Executive) to provide advice regarding the proper treatment of such payment or benefit. It is the intent of the parties that payments hereunder shall be in compliance with, or exempt from, Code Section 409A and the parties agree to reasonably cooperate to effectuate such intent. It is also the intent of the parties that the payments under this Agreement not be treated as deferred compensation under Code Section 409A and therefore not be subject to a six (6) month delay and that each party believes, that based on IRS authority as of the date of execution of this Amendment, that the Company would not be obligated to impose a six (6) month delay following the Executive's separation from service on payments under this Agreement. Should this Section 4(1) otherwise result in a delay with respect to providing welfare benefits to Executive, any such benefits shall be made available to the Executive during such delay period at Executive's expense and the Company shall reimburse Executive for such payments at the same time and in the same manner (including interest) as set forth in this Section 4(1) regarding the payment of accumulated delayed payments."

11. Section 9(b) of the Agreement is amended by adding the following sentence to the end of the Section:

"Any amounts to be paid or reimbursed by the Employer to the Executive under this Section shall be paid to the Executive as soon as practicable, but not later than the end of the taxable year following the year in which they were incurred."

12. Section 10(d) of the Agreement is amended by adding the following sentence to the end of the Section:

"Any amounts to be paid or reimbursed by the Employer to the Executive under this Section shall be paid to the Executive as soon as practicable, but not later than March 15 of the year following the year in which the arbitrator chooses a Proposed Solution."

IN WITNESS WHEREOF, this Amendment has been executed as of the date first above written.

FIRST INDUSTRIAL REALTY TRUST, INC.

By: John H. Clayton

Its: Vice President — Corp. Legal

/s/ Johannson L. Yap JOHANNSON L. YAP

FIRST AMENDMENT TO EMPLOYMENT AGREEMENT BY AND BETWEEN FIRST INDUSTRIAL REALTY TRUST, INC. AND GERALD A. PIENTKA

WHEREAS, First Industrial Realty Trust, Inc. ("FR") and Gerald Pientka have entered into that certain Employment Agreement dated January 30, 2006 (the "Agreement"); and

WHEREAS, FR and the Executive desire to amend certain provisions of the Agreement in order to bring such provisions into compliance with the applicable provisions of Section 409A of the Internal Revenue Code of 1986, as amended (and guidance issued thereunder).

NOW, THEREFORE, BE IT RESOLVED that, effective as of the 29th day of December, 2008, the Agreement be and is hereby amended in the following particulars:

1. A new Section 5(f) is added that states as follows:

"In the event of a possible payment of the Severance Payment under Section 4(a), 4(c), 4(d) or 4(e):

(i) the termination that gave rise to Severance Payment must constitute a 'separation from service' as determined under Treas. Reg. Section 1.409A-1(h) before such Severance Payment may be paid;

(ii) such Severance Payment must be paid by March 15 of the year after the year in which the termination occurred; and

(iii) notwithstanding any provision in the Agreement to the contrary if, as of the effective date of your termination of employment, your are a "Specified Employee," then, only to the extent required pursuant to Code Section 409A(a)(2)(B)(i), payments due under this Agreement which are deemed to be deferred compensation shall be subject to a six (6) month delay following your separation from service. For purposes of Code Section 409A, all installment payments of deferred compensation made hereunder, or pursuant to another plan or arrangement, shall be deemed to be separate payments and, accordingly, the aforementioned deferral shall only apply to separate payments which would occur during the six (6) month deferral period and all other payments shall be unaffected. All delayed payments shall be accumulated and paid in a lump-sum catch-up payment as of the first day of the seventh-month following separation from service (or, if earlier, the date of your death) with all such delayed payments being credited with interest (compounded monthly) for this period of delay at the per annum rate of two percent (2%) in excess of the per annum rate publicly announced, from time to time, by JPMorgan Chase Bank, N.A. (or its successor) as its "prime" or "base" or "reference" rate of interest; provided,

however, that if the interest rate set forth above exceeds the highest legally permissible interest rate, then the interest rate shall be reduced to the level of the highest legally permissible interest rate. Any portion of the benefits hereunder that were not otherwise due to be paid during the six-month period following the termination shall be paid to you in accordance with the payment schedule established herein."

2. Section 8 is hereby amended by adding the following sentence to the end of the Section:

"Any amounts to be paid or reimbursed by FR to you under this Section shall be paid to you by March 15 of the year after the year in which the arbitrator renders its decision."

IN WITNESS WHEREOF, this Amendment has been executed as of the date first above written.

FIRST INDUSTRIAL REALTY TRUST, INC.

By: John H. Clayton

Its: Vice President — Corp. Legal

/s/ Gerald A. Pientka GERALD A. PIENTKA

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FIRST INDUSTRIAL REALTY TRUST, INC. SUBSIDIARIES OF THE REGISTRANT

Name	State of Incorporation Formation	Registered Names in Foreign Jurisdictions
First Industrial, L.P.	Delaware	First Industrial (Alabama), Limited Partnership
		First Industrial (Michigan), Limited Partnership
		First Industrial (Minnesota), Limited Partnership
		First Industrial (Tennessee), L.P.
		First Industrial Limited Partnership
First Industrial Finance Corporation	Maryland	N/A
First Industrial Financing Partnership, L.P.	Delaware	First Industrial Financing Partnership, Limited Partnership
0		First Industrial Financing Partnership, (Alabama), Limited Partnership
		First Industrial Financing Partnership, (Minnesota), Limited Partnership
		First Industrial Financing Partnership, (Wisconsin), Limited Partnership
First Industrial Pennsylvania Corporation	Maryland	N/A
First Industrial Pennsylvania, L.P.	Delaware	N/A
First Industrial Harrisburg, Corporation	Maryland	N/A
First Industrial Harrisburg, L.P.	Delaware	N/A
First Industrial Securities Corporation	Maryland	N/A
First Industrial Securities, L.P.	Delaware	First Industrial Securities, Limited Partnership
First Industrial Mortgage Corporation	Maryland	N/A
First Industrial Mortgage Partnership, L.P.	Delaware	First Industrial MP, L.P.
First Industrial Indianapolis Corporation	Maryland	N/A
First Industrial Indianapolis, L.P.	Delaware	N/A
FI Development Services Corporation	Maryland	N/A
FI Development Services, L.P.	Delaware	FIDS (Arizona) L.P.
		FI Development Services, Limited Partnership
		FI Development Services of Delaware, L.P.
First Industrial Investment, Inc.	Delaware	N/A
First Industrial Texas, L.P.	Delaware	N/A

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We hereby consent to the incorporation by reference in the Registration Statements on Form S-3 (File No.'s 33-95190, 333-039999, 333-21887, 333-57355, 333-53835, 333-64743, 333-38850, 33-104211, 333-70638, 333-142470, 333-142472, 333-142474 and 333-152907) and Form S-8 (File No.'s 33-95188, 333-36699, 333-45317, 333-67824 and 333-100630) of First Industrial Realty Trust, Inc. of our report dated March 2, 2009 relating to the consolidated financial statements, financial statement schedule and the effectiveness of internal control over financial reporting, which appears in this Form 10-K.

/s/ PricewaterhouseCoopers LLP Chicago, Illinois

March 2, 2009

CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Bruce W. Duncan, certify that:

1. I have reviewed this annual report on Form 10-K of First Industrial Realty Trust, Inc.;

- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in the report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, 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;

c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: March 2, 2009

/s/ BRUCE W. DUNCAN Bruce W. Duncan President and Chief Executive Officer

CERTIFICATION OF PRINCIPAL FINANCIAL OFFICER PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Scott A. Musil, certify that:

1. I have reviewed this annual report on Form 10-K of First Industrial Realty Trust, Inc.;

- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in the report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, 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;

c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: March 2, 2009

/s/ Scott A. Musil Scott A. Musil Chief Financial Officer

CERTIFICATION

Accompanying Form 10-K Report of First Industrial Realty Trust, Inc. Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (Chapter 63, Title 18 U.S.C. §1350(a) and (b))

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (Chapter 63, Title 18 U.S.C. §1350(a) and (b)), each of the undersigned hereby certifies, to his knowledge, that the Annual Report on Form 10-K for the period ended December 31, 2007 of First Industrial Realty Trust, Inc. (the "Company") fully complies with the requirements of Section 13(a) or Section 15(d) of the Securities Exchange Act of 1934 and that the information contained in such Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: March 2, 2009

/s/ BRUCE W. DUNCAN Bruce W. Duncan Chief Executive Officer (Principal Executive Officer)

Dated: March 2, 2009

/s/ Scott A. Musil Scott A. Musil

Chief Financial Officer (Principal Financial Officer)

A signed original of this written statement required by Section 906 has been provided to the Company and will be retained by the Company and furnished to the Securities and Exchange Commission or its staff upon request. The information contained in this written statement shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, nor shall it be deemed incorporated by reference in any filing under the Securities Act of 1933 or the Securities Exchange Act of 1934, except as shall be expressly set forth by specific reference to such filing.