WASHINGTON, D.C. 20549

FORM 8-K/A NO. 2

Current report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Commission File Number 1-13102

Date of Report (date of earliest event reported): JUNE 30, 1997

FIRST INDUSTRIAL REALTY TRUST, INC. (Exact name of Registrant as specified in its Charter)

MARYLAND (State or other jurisdiction of incorporation or organization) 36-3935116 (I.R.S. Employer Identification No.)

311 S. WACKER DRIVE, SUITE 4000, CHICAGO, ILLINOIS 60606 (Address of principal executive offices)

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

ITEM 2. ACQUISITION OR DISPOSITION OF ASSETS

On June 30, 1997, First Industrial Realty Trust, Inc. and its Subsidiaries (the "Company"), through First Industrial, L.P. (the "Operating Partnership"), of which the Company is the sole general partner, acquired 12 light industrial properties, two bulk warehouses and one office building (the "Punia Phase I Properties") in New Jersey, totaling 697,778 square feet of gross leasable area (the "Punia Phase I Acquisition"). The Punia Phase I Properties were acquired for approximately \$39.2 million which was funded with \$36.0 million in cash and the issuance of 107,516 limited partnership units in the Operating Partnership (the "Units") valued at \$3.2 million. The \$36 million in cash was funded with borrowings under the Company's \$200 million unsecured revolving credit facility (the "1996 Unsecured Acquisition Facility") with a group of banks for which the First National Bank of Chicago and the Union Bank of Switzerland act as agents. The \$36.0 million borrowed under the Company's 1996 Unsecured Acquisition Facility currently bears interest at LIBOR plus 1%. The Punia Phase I Properties were acquired from Ethel Road Associates, Gamma Three Associates, Jayeff Associates, RCP Associates, 244 Sheffield Associates, South Broad Company, Suburban Roseland Associates, World's Fair 25 Associates, World's Fair Associates, World's Fair Office Associates, and World's Fair V Associates (together, the "Punia Group"). Prior to the Punia Phase I Acquisition, the Punia Group was not affiliated with the Company, any affiliate of the Company or any director or officer of the Company. Following the Punia Phase I Acquisition, Jeff Punia and Hayden Tiger were appointed Regional Directors. The Punia Phase I Properties will continue to be used for light industrial, bulk warehouse and office use under the existing lease terms.

In connection with the Punia Phase I Acquisition, the Company completed negotiations with the Punia Group to acquire an additional 33 properties totaling 1,055,344 square feet of gross leasable area (the "Punia Phase II Properties") and additional parcels of land for approximately \$65.9 million (the "Punia Phase II Acquisition"). The Punia Phase II Acquisition will be funded with cash and Units and is scheduled to close by September 30, 1997. The Punia Phase II Properties will be used for light industrial, bulk warehouse and office use under the existing lease terms.

ITEM 5. OTHER EVENTS

Since the filing of the Company's Form 8-K/A No. 1 dated February 12, 1997, exclusive of the Punia Phase I Acquisition described above, the Company acquired 20 industrial properties, eight land parcels for future development and one parking lot from unrelated parties during the period February 1, 1997 through July 14, 1997, the closing date of the last industrial property acquired. The combined purchase price for these industrial properties, land parcels and parking lot totaled approximately \$71.4 million, excluding development costs incurred subsequent to the acquisition of the land parcels and closing costs incurred in conjunction with the acquisition of the industrial properties, land parcels and parking lot. The 20 industrial properties, eight land parcels and one parking lot acquired are described below and were funded with working capital, the issuance of Units and borrowings under the Company's 1996 Unsecured Acquisition Facility. The Company has continued the pre-acquisition uses of the properties. With respect to the land parcels purchased, the Company intends to develop the land parcels and operate the facilities as industrial rental property.

- On February 20, 1997, the Company purchased a 58,746 square foot light industrial property located in Dayton, Ohio. The purchase price for the property was approximately \$1.5 million. The property was purchased from Danis Properties Co., Inc.
- On March 17, 1997, the Company purchased two bulk warehouse properties totaling 312,500 square feet in York, Pennsylvania for approximately \$8.4 million which was funded with \$6.8 million in cash and 58,032 Units valued at \$1.6 million in the aggregate. The properties were purchased from Valcor Properties.
- On March 21, 1997, the Company purchased a 179,400 square foot bulk warehouse property located in Taylor, Michigan for approximately \$5.1 million. The property was purchased from National Wholesale Drug Company.

- On March 24, 1997, the Company purchased a 162,500 square foot light industrial property located in Mechanicsburg, Pennsylvania. The purchase price for the property was approximately \$3.4 million. The property was purchased from Kinney Service Corporation. This property was owner occupied prior to purchase.
- On March 28, 1997, the Company purchased a 84,956 square foot light industrial property located in Buffalo Grove, Illinois. The purchase price for the property was approximately \$4.1 million. The property was purchased from Wells Fargo Bank, N.A.
- On March 31, 1997, the Company purchased a 112,082 square foot light industrial property located in New Brighton, Minnesota. The purchase price for the property was approximately \$3.2 million. The property was purchased from Lowy Group, Inc. This property was owner occupied prior to purchase.
- On March 31, 1997, the Company purchased a 79,675 square foot light industrial property located in Brooklyn Park, Minnesota. The purchase price for the property was approximately \$4.4 million. The property was purchased from Ryan Companies US, Inc. This property was owner occupied prior to purchase.
- On March 31, 1997, the Company purchased a parking lot located in Brooklyn Park, Minnesota. The purchase price for the parking lot was approximately \$1.3 million. The parking lot was purchased from Damark International, Inc.
- On April 3, 1997, the Company purchased a 49,190 square foot light industrial property located in Eden Prairie, Minnesota. The purchase price for the property was approximately \$2.1 million. The property was purchased from The Prudential Insurance Company of America.
- On April 4, 1997, the Company purchased a 243,000 square foot bulk warehouse property located in Columbus, Ohio for approximately \$5.4 million. The property was purchased from PMF Investments, L.L.C. and Walcutt Road LTD.
- On April 15, 1997, the Company purchased a land parcel located in Shakopee, Minnesota for approximately \$.8 million. The land parcel was purchased from Valley Green Business Park Limited Partnership.
- On April 28, 1997, the Company purchased a land parcel located in St. Louis, Missouri for approximately \$.8 million. The land parcel was purchased from Stitch-Tec Co., Inc.
- On May 9, 1997, the Company purchased a land parcel located in Romulus, Michigan for approximately \$.7 million. The land parcel was purchased from Yves Rea.
- On May 29, 1997, the Company purchased a 320,171 square foot bulk warehouse property located in Alsip, Illinois for approximately \$8.1 million. The property was purchased from Sammis PCA Partners.
- On May 30, 1997, the Company purchased a land parcel located in Cumberland, Pennsylvania for approximately \$.4 million. The land parcel was purchased from Kinney Service Corporation.
- On June 2, 1997, the Company purchased two light industrial properties totaling 92,815 square feet located in West Allis, Wisconsin. The purchase price of the properties was approximately \$3.2 million. The properties were purchased from RREEF Mid America Fund III.
- On June 2, 1997, the Company purchased a 178,600 square foot bulk warehouse property located in Mechanicsburg, Pennsylvania for approximately \$4.6 million. The property was purchased from Cumberland Partners. This property was owner occupied prior to purchase.
- On June 5, 1997, the Company purchased a 25,150 square foot light industrial property located in Wauwatosa, Wisconsin. The purchase price for the property was approximately \$.8 million. The property was purchased from American Paper and Packaging Corporation. This property was owner occupied prior to purchase.

On June 9, 1997, the Company purchased a land parcel located in Shreveport, Louisiana for approximately \$.1 million. The land parcel was purchased from Crow-Shreveport No. 1 Limited Partnership.

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- On June 12, 1997, the Company purchased a land parcel located in Lorain County, Ohio for approximately \$.7 million. The land parcel was purchased from the Key Trust Company of Ohio, N.A.
- On June 13, 1997, the Company purchased a 25,254 square foot light industrial property located in Green Bay, Wisconsin. The purchase price for the property was approximately \$.8 million. The property was purchased from Wisconsin Public Service Corporation. This property was owner occupied prior to purchase.
- On June 20, 1997, the Company purchased a 59,075 square foot light industrial property located in LaGrange, Illinois. The purchase price for the property was approximately \$2.5 million. The property was purchased from Chicago Trust Company KATN 1535.
- On June 20, 1997, the Company purchased a land parcel located in Minneapolis, Minnesota for approximately \$.8 million which was funded entirely with the issuance of 25,342 Units. The land parcel was purchased from Malcolm Properties, L.L.C.
- On June 26, 1997, the Company purchased a 39,800 square foot light industrial property located in Wauwatosa, Wisconsin. The purchase price for the property was approximately \$1.4 million. The property was purchased from Matex, Inc.
- On June 26, 1997, the Company purchased a land parcel located in Brookfield, Wisconsin for approximately \$1.0 million. The land parcel was purchased from MLG/JLP Twenty East Limited Partnership.
- On June 30, 1997, the Company purchased a 212,040 square foot light industrial property located in Elk Grove Village, Illinois. The purchase price for the property was approximately \$3.1 million. The property was purchased from 2201 Lunt Avenue Venture.
- On July 14, 1997, the Company purchased a 52,402 square foot light industrial property located in Oakland, New Jersey. The purchase price for the property was approximately \$2.7 million. The property was purchased from Willinger Bros., Inc. This property was owner occupied prior to purchase.

ITEM 7. FINANCIAL STATEMENTS AND EXHIBITS

(a) Financial Statements:

Combined Historical Statements of Revenues and Certain Expenses for the Other 1997 Acquisition Properties - Unaudited.

Combined Historical Statements of Revenues and Certain Expenses for the Punia Acquisition Properties and Notes thereto with Independent Accountant's report dated July 30, 1997.

Combined Historical Statements of Revenues and Certain Expenses for the 1997 Acquisition I Properties and Notes thereto with Independent Accountant's report dated October 13, 1997.

(b) Pro Forma Financial Information:

 $\mathsf{Pro}\xspace$ Forma Statement of Operations for the Six Months Ended June 30, 1997.

Pro Forma Statement of Operations for the Year Ended December 31, 1996.

(c) Exhibits.

*

Exhibits Number	Description
23	Consent of Coopers & Lybrand L.L.P. Independent Accountants

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*Previously Filed

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OTHER 1997 ACQUISITION PROPERTIES	
Combined Historical Statements of Revenues and Certain Expenses for the Other 1997 Acquisition	
Properties for the Six Months Ended June 30, 1997 and the Year Ended December 31, 1996	
Unaudited	

1997 ACQUISITION I PROPERTIES

Report of Independent Accountants...... 7

Combined Historical Statements of Revenues and Certain Expenses for the 1997 Acquisition I
Properties for the Six Months Ended June 30, 1997 and for the Year Ended December 31,
1996
Notes to Combined Historical Statements of Revenues

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Pro Forma Statement of Operations for the Year	
Ended December 31, 1996	14-15
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OTHER 1997 ACQUISITION PROPERTIES COMBINED HISTORICAL STATEMENTS OF REVENUES AND CERTAIN EXPENSES (DOLLARS IN THOUSANDS)

The Combined Historical Statements of Revenues and Certain Expenses as shown below, present the summarized results of operations of 11 of the 13 properties acquired by First Industrial Realty Trust, Inc. and its subsidiaries (the "Company") during the period February 1, 1997 through July 14, 1997 (the "Other 1997 Acquisition Properties"). These statements are exclusive of 15 properties (the "Punia Phase I Properties") acquired by the Company and 33 properties (the "Punia Phase II Properties") contracted to be acquired by the Company (together, the "Punia Acquisition Properties"), which have been audited and are reported on Form 8-K/A No.1, dated June 30, 1997, two properties (the "1997 Acquisition I Properties") acquired by the company which have been audited and are included elsewhere in this Form 8-K/A No. 2, one parking lot, additional parcels of land for future development and seven properties occupied by the previous owner during the period February 1, 1997 through July 14, 1997.

The Other 1997 Acquisition Properties were acquired for an aggregate purchase price of approximately \$31.4 million, have an aggregate gross leaseable area of 1,088,522 square feet and were 98.4% leased as of June 30, 1997. A description of each property is included in Item 5.

	FOR THE SIX MONTHS ENDED JUNE 30, 1997 (UNAUDITED)	FOR THE YEAR ENDED DECEMBER 31, 1996 (UNAUDITED)
Revenues:		
Rental Income	\$ 1,963	\$ 3,829
Tenant Recoveries and Other Income	617	1,089
Total Revenues	2,580	4,918
Expenses:		
Real Estate Taxes	565	1,131
Repairs and Maintenance	59	124
Property Management	28	89
Utilities	9	27
Insurance	11	30
Other	25	
Total Expenses	697	1,401
Revenues in Excess of Certain Expenses	\$ 1,883	\$ 3,517
	========	=======

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

We have audited the accompanying combined historical statement of revenues and certain expenses of the 1997 Acquisition I Properties as described in Note 1 for the year ended December 31, 1996. This financial statement is the responsibility of the 1997 Acquisition I Properties' management. Our responsibility is to express an opinion on this financial statement based on our audit.

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

The accompanying combined historical statement of revenues and certain expenses was prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission for inclusion in the Form 8-K/A No. 2 dated June 30, 1997 of First Industrial Realty Trust, Inc. and is not intended to be a complete presentation of the 1997 Acquisition I Properties' revenues and expenses.

In our opinion, the financial statement referred to above presents fairly, in all material respects, the revenues and certain expenses of the 1997 Acquisition I Properties for the year ended December 31, 1996 in conformity with generally accepted accounting principles.

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Chicago, Illinois October 13, 1997 COOPERS & LYBRAND L.L.P.

1997 ACQUISITION I PROPERTIES COMBINED HISTORICAL STATEMENTS OF REVENUES AND CERTAIN EXPENSES (DOLLARS IN THOUSANDS)

	FOR THE SIX MONTHS ENDED JUNE 30, 1997 (UNAUDITED)	FOR THE YEAR ENDED DECEMBER 31, 1996
Revenues: Rental Income	\$ 772	\$ 1,451
Tenant Recoveries and Other Income	302	648
Total Revenues	1,074	2,099
Expenses:		
Real Estate Taxes	244	490
Repairs and Maintenance	33	102
Property Management	26	54
Utilities	2	7
Insurance	6	22
Other		
Total Expenses	311	675
Revenues in Excess of Certain Expenses	\$ 763	\$ 1,424
	======	======

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

1997 ACQUISITION I PROPERTIES NOTES TO COMBINED HISTORICAL STATEMENTS OF REVENUES AND CERTAIN EXPENSES (DOLLARS IN THOUSANDS)

1. BASIS OF PRESENTATION.

The Combined Historical Statements of Revenues and Certain Expenses (the "Statements") combined the results of operations of two properties acquired by First Industrial Realty Trust, Inc. and its subsidiaries (the "Company") during the period February 1, 1997 through July 14, 1997 (the "1997 Acquisition I Properties").

The 1997 Acquisition I Properties were acquired for an aggregate purchase price of approximately \$13.5 million and were 98.5% leased at June 30, 1997.

		SQUARE		
	# 0F	FEET	DATE	DATE RENTAL
METROPOLITAN AREA	PROPERTIES	(UNAUDITED)	ACQUIRED	HISTORY COMMENCED
Columbus, OH	1	243,000	April 4, 1997	January 1, 1996
Chicago, IL	1	320,171	May 29, 1997	January 1, 1996
TOTAL	2	563,171		

The unaudited Combined Historical Statement of Revenues and Certain Expenses for the six months ended June 30, 1997 reflects, in the opinion of management, all adjustments necessary for a fair presentation of the interim statement. All such adjustments are of a normal and recurring nature.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES.

The Statements exclude certain expenses such as interest, depreciation and amortization, professional fees, and other costs not directly related to the future operations of the 1997 Acquisition I Properties that may not be comparable to the expenses expected to be incurred in their proposed future operations. Management is not aware of any material factors relating to these properties which would cause the reported financial information not to be necessarily indicative of future operating results.

In order to conform with generally accepted accounting principles, management, in preparation of the Statements, is required to make estimates and assumptions that affect the reported amounts of revenues and certain expenses during the reporting period. Actual results could differ from these estimates.

Revenue and Expense Recognition

The Statements have been prepared on the accrual basis of accounting.

Rental income is recorded when due from tenants. The effects of scheduled rent increases and rental concessions, if any, are recognized on a straight-line basis over the term of the tenant's lease.

1997 ACQUISITION I PROPERTIES NOTES TO COMBINED HISTORICAL STATEMENTS OF REVENUES AND CERTAIN EXPENSES (DOLLARS IN THOUSANDS)

3. FUTURE RENTAL REVENUES

The 1997 Acquisition I Properties are leased to tenants under net and semi-net operating leases. Minimum lease payments receivable, excluding tenant reimbursement of expenses, under noncancelable operating leases in effect as of December 31, 1996 are approximately as follows:

	1997 Acquisition I Properties
1997 1998 1999 2000 2001 Thereafter	\$ 1,526 1,373 357 12 -
Total	\$ 3,268 =======

Two tenants represent approximately 60.4% and 12.8% of rental income, respectively, for the year ended December 31, 1996 and 55.3% and 14.4% of the gross leasable area, respectively, at December 31, 1996.

	First Industrial Realty Trust, Inc. (Historical) Note 2 (a)	1997 Acquisition Property (Historical) Note 2 (b)		Punia Acquisition Properties (Historical) Note 2 (d)
REVENUES:				
Rental Income Tenant Recoveries and	\$ 74,709	\$ 20	\$ 1,501	\$ 5,354
Other Income Interest Income on U.S.	19,925	5	374	1,157
Government Securities	4,157			
Total Revenues	98,791	25	1,875	6,511
EXPENSES:				
Real Estate Taxes	15,647	4	396	983
Repairs and Maintenance	4,286	1	119	267
Property Management	3,519	1	59	124
Utilities	2,825	3	77	268
Insurance	276		22	85
Other	854		37	
General and Administrative	2,690 21,321			
Interest Expense Amortization of Interest Rate Protection Agreements and Deferred Financing	21,321			
Costs Depreciation and Other	1,380			
Amortization	17,712			
Total Expanses		9	710	1 727
Total Expenses	70,510	9	110	1,727
Income Before Disposition of Interest Rate Protection Agreements, Gain on Sales of Properties, Minority Interest and Extraordinary Item Disposition of Interest Rate		16	1,165	4,784
Protection Agreements	1,430			
Gain on Sales of Properties	3,999			
Treeme Defeue Minerity Interest				
Income Before Minority Interest and Extraordinary Item Income Allocated to Minority	33,710	16	1,165	4,784
Interest	(1,950)			
Income Before Extraordinary Item	31,760	16	1,165	4,784
Preferred Stock Dividends				
	(3,303)			
Income Before Extraordinary Item Available to Common				
Shareholders	\$ 28,395 ======	\$ 16	\$ 1,165	\$ 4,784
Income Before Extraordinary Item Per Weighted Average Common Share Outstanding (30,080,434 as of June 30, 1997)	\$.94 =======			
Pro Forma Income Before Extraordinary Item Per Weighted Average Common Share Outstanding (30,080,434 as of June 30, 1997, pro forma)				
	Other 1997 Acquisition Properties (Historical) Note 2 (e)	1997 Acquisition I Properties (Historical) Note 2 (f)	Pro Forma Adjustments Note 2 (g)	First Industrial Realty Trust, Inc. Pro Forma
REVENUES: Rental Income Tenant Recoveries and	\$ 1,178	\$ 550	\$	\$83,312
Other Income	482	236		22,179

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22,179

Government Securities				4,157
Total Revenues	1,660	786		109,648
EXPENSES:				
	110	194		17 670
Real Estate Taxes	448			17,672
Repairs and Maintenance	53	31		4,757
Property Management	21	22		3,746
Utilities	6	1		3,180
Insurance	9	5		397
Other				891
General and Administrative				2,690
Interest Expense Amortization of Interest Rate Protection Agreements and Deferred Financing			(435)	20,886
Costs				1,380
Depreciation and Other				
Amortization			1,494	19,206
Total Expenses	537	253	1,059	74,805
Interest Rate Protection Agreements, Gain on Sales of Properties, Minority Interest and Extraordinary Item Disposition of Interest Rate	1,123	533	(1,059)	34,843
Protection Agreements				1,430
Gain on Sales of Properties				3,999
Income Before Minority Interest				
and Extraordinary Item Income Allocated to Minority	1,123	533	(1,059)	40,272
Interest			(355)	(2,305)
Income Before Extraordinary				
Item	1,123	533	(1,414)	37,967
200	_,		(_,,	
Preferred Stock Dividends			(5,126)	(8,491)
			(3,120)	(0,491)
Income Before Extraordinary Item Available to Common				
Shareholders	\$ 1,123	\$ 533	\$(6,540)	\$29,476
	\$ 1,120 =======	=====	======	=======
Income Before Extraordinary Item Per Weighted Average				

Item Per Weighted Average Common Share Outstanding (30,080,434 as of June 30, 1997)...

Pro Forma Income Before Extraordinary Item Per Weighted Average Common Share Outstanding (30,080,434 as of June 30, 1997, pro forma)..

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The accompanying notes are an integral part of the pro forma financial statement.

1. BASIS OF PRESENTATION.

First Industrial Realty Trust, Inc. and its subsidiaries (the "Company") was organized in the state of Maryland on August 10, 1993. The Company is a real estate investment trust ("REIT") as defined in the Internal Revenue Code.

The accompany unaudited proforma statement of operations for the Company reflects the historical operations of the Company for the period January 1, 1997 through June 30, 1997, the acquisition of one property on January 9, 1997 (the "1997 Acquisition Property") and 39 properties acquired on January 31, 1997 (the "Lazarus Burman Properties") which are reported on Form 8-K/A No.1 dated February 12, 1997, 15 properties (the "Punia Phase I Properties") acquired on June 30, 1997 and the additional 33 properties (the "Punia Phase II Properties") to be acquired by September 30, 1997 (together, the "Punia Acquisition Properties") which are reported on Form 8-K/A No.1 dated June 30, 1997 and 11 properties acquired during the period February 1, 1997 through July 14, 1997 (the "Other 1997 Acquisition Properties") and two properties acquired during the period February 1, 1997 through July 14, 1997 (the "1997 Acquisition I Properties") reported on this Form 8-K/A No. 2.

The accompanying unaudited pro forma financial statement has been prepared based upon certain pro forma adjustments to the historical June 30, 1997 financial statements of the Company. The pro forma statement of operations for the six months ended June 30, 1997 has been prepared as if the properties acquired subsequent to December 31, 1996 had been acquired on either January 1, 1996 or the lease commencement date if the property was developed and as if the 40,000 shares of \$1 par value Series B Cumulative Preferred Stock issued on May 14, 1997 (the "Series B Preferred Stock Offering") and the 20,000 shares of \$1 par value Series C Cumulative Preferred Stock issued on June 6, 1997 (the "Series C Preferred Stock Offering") had been completed on January 1, 1996.

The unaudited pro forma financial statement is not necessarily indicative of what the Company's results of operations would have been for the six months ended June 30, 1997 had the properties been acquired as described above, nor do they purport to present the future results of operations of the Company.

- 2. PRO FORMA ASSUMPTIONS AND ADJUSTMENTS JUNE 30, 1997
- (a) The historical operations reflect the operations of the Company for the period January 1, 1997 through June 30, 1997 as reported on the Company's Form 10-Q/A No.1 dated August 26, 1997.
- (b) The historical operations reflect the operations of the 1997 Acquisition Property for the period January 1, 1997 through the acquisition date of this property on January 9, 1997.
- (c) The historical operations reflect the operations of the Lazarus Burman Properties for the period January 1, 1997 through January 31, 1997.
- (d) The historical operations reflect the operations of the Punia Acquisition Properties for the period January 1, 1997 through June 30, 1997.

- (e) The historical operations reflect the operations of the Other 1997 Acquisition Properties for the period January 1, 1997 through the earlier of June 30, 1997 or their respective acquisition dates.
- (f) The historical operations reflect the operations of the 1997 Acquisition I Properties for the period January 1, 1997 through the earlier of June 30, 1997 or their respective acquisition dates.
- (g) In connection with the Lazarus Burman Properties acquisition, the Company assumed two mortgage loans totaling \$4.5 million (the "Lazarus Burman Mortgage Loans"). The interest expense adjustment reflects interest on the Lazarus Burman Mortgage Loans as if such indebtedness was outstanding beginning January 1, 1996.

The interest expense adjustment reflects an increase in the acquisition facility borrowings (at the 30-day London Interbank Offered Rate ("LIBOR") plus 1%) for the assumed earlier purchase of the 1997 Acquisition Property, the Lazarus Burman Properties, the Punia Acquisition Properties, the Other 1997 Acquisition Properties and the 1997 Acquisition I Properties offset by the interest savings related to the assumed repayment of \$144.0 million of acquisition facility borrowings on January 1, 1996 from the proceeds of the Series B Preferred Stock Offering and Series C Preferred Stock Offering.

The depreciation and amortization adjustments reflect the charges for the 1997 Acquisition Property, the Lazarus Burman Properties, the Punia Acquisition Properties, the Other 1997 Acquisition Properties and the 1997 Acquisition I Properties from January 1, 1997 through the earlier of their respective acquisition date or June 30, 1997.

Income allocated to minority interest reflects income attributable to units in First Industrial, L.P. (the "Units") owned by unit holders other than the Company. The minority interest adjustment reflects an 11.99% minority interest for the six months ended June 30, 1997. This adjustment reflects the income to unitholders for Units issued in connection with certain property acquisitions as if such Units had been issued on January 1, 1996 and to reflect the completion of the Series B Preferred Stock Offering and the Series C Preferred Stock Offering as of January 1, 1996.

The preferred stock dividend adjustment reflects preferred dividends attributable to the Series B Preferred Stock and the Series C Preferred Stock as if such preferred stock was outstanding as of January 1, 1996.

FIRST INDUSTRIAL REALTY TRUST, INC. PRO FORMA STATEMENT OF OPERATIONS FOR THE YEAR ENDED DECEMBER 31, 1996 (DOLLARS IN THOUSANDS, EXCEPT PER SHARE DATA)

	First Industrial Realty	First Highland	Other Acquisition	Acquisition
	Trust, Inc. (Historical)	Properties (Historical)	Properties (Historical)	Properties (Historical)
	Note 2 (a)	Note 2 (b)	Note 2 (c)	Note 2 (d)
REVENUES:	* 100 110	• • • • • • •	* 4 000	* • • • • • •
Rental Income Tenant Recoveries and	\$ 109,113	\$ 1,915	\$ 1,029	\$ 2,893
Other Income	30,942	182	218	469
Total Revenues	140,055	2,097	1,247	3,362
EXPENSES:				
Real Estate Taxes	23,371	213	237	519
Repairs and Maintenance	5,408	134	45	139
Property Management	5,067	86	40	109
Utilities	3,582	189	21	68
	•			
Insurance	877	28	14	44
Other	919			
General and Administrative	4,018			
Interest Expense	28,954			
Amortization of Interest Rate Protection Agreements and	- ,			
Deferred Financing Costs	3,286			
Depreciation and Other	-,			
Amortization	28,049			
	20,045			
Total Expenses	103,531	650	357	879
Income Before Gain on Sales of				
Properties, Minority Interest				
	00 504	1 4 4 7	000	2 402
and Extraordinary Item	36,524	1,447	890	2,483
Gain on Sale of Properties	4,344			
Income Before Minority Interest				
and Extraordinary Item	40,868	1,447	890	2,483
Income Allocated to Minority	,	=,	000	2,
,	(2,021)			
Interest	(2,931)			
Tarana Bafana Entradiana				
Income Before Extraordinary				
Item	37,937	1,447	890	2,483
Preferred Stock Dividends	(3,919)			
Income Before Extraordinary Item Available to Common				
Shareholders	\$ 34,018	\$ 1,447	\$ 890	\$2,483
	========	=======	========	========
Income Before Extraordinary Item Per Weighted Average Common Share Outstanding				
(24,755,953 as of December	• • • • •			
31,1996) Pro Forma Income Before	\$ 1.37 ======			

31,1996)..... Pro Forma Income Before Extraordinary Item Per Weighted Average Common Share Outstanding (29,890,106 as of December 31, 1996, pro forma)....

	1996 Acquisition Properties (Historical) Note 2 (e)	1997 Acquisition Property (Historical) Note 2 (f)	Subtotal Carry Forward
REVENUES:			
Rental Income Tenant Recoveries and	\$ 7,601	\$ 948	\$ 123,499
Other Income	944	210	32,965
Total Revenues	8,545	1,158	156,464
EXPENSES:			
Real Estate Taxes	1,283	167	25,790
Repairs and Maintenance	539	62	6,327
Property Management	354	30	5,686
Utilities	30	135	4,025

Insurance	65		1,028
Other	2		921
General and Administrative			4,018
Interest Expense			28,954
Amortization of Interest Rate			
Protection Agreements and			
Deferred Financing Costs			3,286
Depreciation and Other			
Amortization			28,049
			· · · · · · · · · · · · · · · · · · ·
Total Expenses	2,273	394	108,084
·····	_,		
Income Before Gain on Sales of			
Properties, Minority Interest			
and Extraordinary Item	6,272	764	48,380
Gain on Sale of Properties	0,212	704	40,300
dath on sale of Fropercies			4, 344
Income Before Minority Interest			
	6 272	764	E2 724
and Extraordinary Item	6,272	764	52,724
Income Allocated to Minority			(0,001)
Interest			(2,931)
Income Before Extraordinary			
Item	6,272	764	49,793
Preferred Stock Dividends			(3,919)
Income Before Extraordinary			
Item Available to Common			
ShareholdersShareholders	\$ 6,272	\$ 764	\$ 45,874
	=======	=======	=========
Income Before Extraordinary			
Item Per Weighted Average			
Common Share Outstanding			
(24,755,953 as of December			
31,1996)			

31,1996)..... Pro Forma Income Before Extraordinary Item Per Weighted Average Common Share Outstanding (29,890,106 as of December 31, 1996, pro forma)....

The accompanying notes are an integral part of the pro forma financial statement

FIRST INDUSTRIAL REALTY TRUST, INC. PRO FORMA STATEMENT OF OPERATIONS FOR THE YEAR ENDED DECEMBER 31, 1996 (DOLLARS IN THOUSANDS, EXCEPT PER SHARE DATA)

	Subtotal Carry Forward	Lazarus Burman Properties (Historical) Note 2 (g)	Punia Acquisition Properties (Historical) Note 2 (h)	Other 1997 Acquisition Properties (Historical) Note 2 (i)	1997 Acquisition I Properties (Historical) Note 2 (j)
REVENUES: Rental Income Tenant Recoveries and Other	\$123,499	\$18,606	\$10,448	\$3,829	\$1,451
Income	32,965	4,636	2,668	1,089	648
Total Revenues	156,464	23,242	13,116	4,918	2,099
EXPENSES:					
Real Estate Taxes	25,790	4,767	1,908	1,131	490
Repairs and Maintenance	6,327	1,477	795	124	102
Property Management	5,686	732	329	89	54
Utilities	4,025	959	586	27	7
Insurance	1,028	275	160	30	22
0ther	921	457	218		
General and Administrative	4,018				
Interest Expense Amortization of Interest Rate Protection Agreements and	28,954				
Deferred Financing Costs Depreciation and Other	3,286				
Amortization	28,049				
Total Expenses	108,084	8,667	3,996	1,401	675
Income Before Gain on Sales of Properties, Minority Interest and Extraordinary					
Item	48,380	14,575	9,120	3,517	1,424
Gain on Sales of Properties	4,344				
Income Before Minority Interest and Extraordinary					
Item Income Allocated to Minority	52,724	14,575	9,120	3,517	1,424
Interest	(2,931)				
Income Before Extraordinary					
Item	49,793	14,575	9,120	3,517	1,424
Preferred Stock Dividends	(3,919)				
Income Before Extraordinary Item Available to Common					
Shareholders	\$ 45,874 =======	\$14,575 =======	\$ 9,120 ======	\$3,517 ======	\$1,424 ======
Income Before Extraordinary Item Per Weighted Average					

Common Share Outstanding (24,755,953 as of December 31, 1996)..... Pro Forma Income Before Extraordinary Item Per Weighted Average Common Share Outstanding (29,890,106 as of December 31, 1996, pro forma).....

	Pro Forma	First Industrial
	Adjustments Note 2 (k)	Realty Trust, Inc. Pro Forma
REVENUES:		
Rental Income Tenant Recoveries and Other	\$	\$157,833
Income		42,006
Total Revenues		199,839
EXPENSES:		
Real Estate Taxes		34,086

Repairs and Maintenance Property Management Utilities Insurance Other General and Administrative Interest Expense Amortization of Interest Rate Protection Agreements and	 5,303	8,825 6,890 5,604 1,515 1,596 4,018 34,257
Deferred Financing Costs Depreciation and Other Amortization	 8,249	3,286 36,298
Total Expenses	13,552	136,375
Income Before Gain on Sales of Properties, Minority Interest and Extraordinary Item Gain on Sales of Properties	(13,552)	63,464 4,344
Income Before Minority Interest and Extraordinary		
Item Income Allocated to Minority Interest	(13,552) (3,398)	67,808 (6,329)
Income Before Extraordinary Item	(16,950)	61,479
Preferred Stock Dividends	(13,063)	(16,982)
Income Before Extraordinary Item Available to Common Shareholders	\$(30,013) ========	\$ 44,497 =======
Income Before Extraordinary Item Per Weighted Average Common Share Outstanding (24,755,953 as of December 31, 1996)		
Pro Forma Income Before Extraordinary Item Per Weighted Average Common Share Outstanding (29,890,106 as of December 31, 1996, pro forma)		\$ 1.49
		=======

The accompanying notes are an integral part of the pro forma financial statement.

1. BASIS OF PRESENTATION.

First Industrial Realty Trust, Inc. and its subsidiaries (the "Company") was organized in the state of Maryland on August 10, 1993. The Company is a real estate investment trust ("REIT") as defined in the Internal Revenue Code.

The accompanying unaudited pro forma statement of operations for the Company reflects the historical operations of the Company for the period January 1, 1996 through December 31, 1996 and the acquisition of 28 properties (the "First Highland Properties") and 18 properties (the "Other Acquisition Properties") acquired by the Company between January 1, 1996 and April 10, 1996 which were reported on Form 8-K/A No. 1 dated March 20, 1996, the acquisition of 14 properties (the "Acquisition Properties") and 43 (the "1996 Acquisition Properties") between April 11, 1996 and December 31, 1996, one property acquired on January 9, 1997 (the "1997 Acquisition Property"), and 39 properties acquired on January 31, 1997 (the "Lazarus Burman Properties") which are reported on Form 8-K/A No. 1 dated February 12, 1997, the acquisition of 15 properties (the "Punia Phase I Properties") acquired on June 30, 1997 and the additional 33 properties (the "Punia Acquisition Properties") to be acquired by September 30, 1997 (together, the "Punia Acquisition Properties") which are reported on Form 8-K/A No.1 dated June 30, 1997 and 11 properties acquired during the period February 1, 1997 through July 14, 1997 (the "Other 1997 Acquisition Properties") and two properties acquired during the period February 1, 1997 through July 14, 1997 (the "1997 Acquisition I Properties") reported on this form 8-K/A No. 2.

The accompanying unaudited pro forma financial statement has been prepared based upon certain pro forma adjustments to the historical December 31, 1996 financial statements of the Company. The pro forma statement of operations for the year ended December 31, 1996 has been prepared as if the properties acquired subsequent to December 31, 1995 had been acquired on either January 1, 1996 or the lease commencement date if the property was developed and as if the 5,175,000 shares of \$.01 par value common stock issued on February 2, 1996 (the "February 1996 Equity Offering"), the 5,750,000 shares of \$.01 par value common stock issued on October 25, 1996 (the "October 1996 Equity Offering"), the 40,000 shares of \$1 par value Series B Cumulative Preferred Stock issued on May 14, 1997 (the "Series B Preferred Stock Offering") and the 20,000 shares of \$1 par value Series C Cumulative Preferred Stock issued on June 6, 1997 (the "Series C Preferred Stock Offering") had been completed on January 1, 1996.

The unaudited pro forma financial statement is not necessarily indicative of what the Company's results of operations would have been for the year ended December 31, 1996 had the properties been acquired as described above, nor do they purport to present the future results of operations of the Company.

2. PRO FORMA ASSUMPTIONS AND ADJUSTMENTS - DECEMBER 31, 1996

- (a) The historical operations reflect income from continuing operations of the Company for the period January 1, 1996 through December 31, 1996 as reported on the Company's Form 10-K dated March 27, 1997.
- (b) The historical operations reflect the operations of the First Highland Properties for the period January 1, 1996 through the acquisition date of these properties on March 20, 1996.
- (c) The historical operations reflect the operations of the Other Acquisition Properties for the period January 1, 1996 through their respective acquisition dates.
- (d) The historical operations reflect the operations of the Acquisition Properties for the period January 1, 1996 through their respective acquisition dates.
- (e) The historical operations reflect the operations of the 1996 Acquisition Properties for the period January 1, 1996 through their respective acquisition dates.

- (f) The historical operations reflect the operations of the 1997 Acquisition Property for the period January 1, 1996 through December 31, 1996.
- (g) The historical operations reflect the operations of the Lazarus Burman Properties for the period January 1, 1996 through December 31, 1996.
- (h) The historical operations reflect the operations of the Punia Acquisition Properties for the period January 1, 1996 through December 31, 1996.
- (i) The historical operations reflect the operations of the Other 1997 Acquisition Properties for the period January 1, 1996 through December 31, 1996.
- (j) The historical operations reflect the operations of the 1997 Acquisition I Properties for the period January 1, 1996 through December 31, 1996.
- (k) In connection with the First Highland Properties acquisition, the Company assumed two mortgage loans totaling \$9.4 million (the "Assumed Indebtedness") and also entered into a new mortgage loan in the amount of \$36.8 million (the "New Indebtedness"). The interest expense adjustment reflects interest on the Assumed Indebtedness and the New Indebtedness as if such indebtedness was outstanding beginning January 1, 1996.

In connection with the Lazarus Burman Properties acquisition, the Company assumed two mortgage loans totaling \$4.5 million (the "Lazarus Burman Mortgage Loans"). The interest expense adjustment reflects interest on the Lazarus Burman Mortgage Loans as if such indebtedness was outstanding beginning January 1, 1996.

The interest expense adjustment reflects an increase in the acquisition facility borrowings (at the 30-day London Interbank Offered Rate ("LIBOR") plus 2%) for the assumed earlier purchase of the Other Acquisition Properties offset by the interest savings related to the assumed repayment of \$59.4 million of acquisition facility borrowings on January 1, 1996 from the proceeds of the February 1996 Equity Offering.

The interest expense adjustment reflects an increase in the acquisition facility borrowings (at LIBOR plus 2%) for borrowings under the Company's \$150 million secured revolving credit facility (the "1994 Acquisition Facility") or LIBOR plus 1.1% for borrowings under the Company's \$200 million unsecured revolving credit facility (the "1996 Acquisition Facility") for the assumed earlier purchase of the Acquisition Properties and the 1996 Acquisition Properties, offset by the related interest savings related to the assumed repayment of \$84.2 million of acquisition facility borrowings on January 1, 1996 from the proceeds of the October 1996 Equity Offering.

The interest expense adjustment reflects an increase in the acquisition facility borrowings (at the 30-day London Interbank Offered Rate ("LIBOR") plus 1%) for the assumed earlier purchase of the 1997 Acquisition Property, the Lazarus Burman Properties, the Punia Acquisition Properties, the Other 1997 Acquisition Properties and the 1997 Acquisition I Properties offset by the interest savings related to the assumed repayment of \$144.0 million of acquisition facility borrowings on January 1, 1996 from the proceeds of the Series B Preferred Stock Offering and Series C Preferred Stock Offering.

The depreciation and amortization adjustment reflects the charges for the First Highland Properties, the Other Acquisition Properties, the Acquisition Properties, the 1996 Acquisition Properties, the 1997 Acquisition Property, the Lazarus Burman Properties, the Punia Acquisition Properties, the Other 1997 Acquisition Properties and the 1997 Acquisition I Properties from January 1, 1996 through the earlier of their respective acquisition date or December 31, 1996.

Income allocated to minority interest reflects income attributable to units in First Industrial, L.P. (the "Units") owned by unitholders other than the Company. The minority interest adjustment reflects a 12.46% minority interest for the year ended December 31, 1996. This adjustment reflects the income to unitholders for Units issued in connection with certain property acquisitions as if such Units had been issued on January 1, 1996 and to reflect the completion of the February 1996 Equity Offering, the October 1996 Equity Offering, the Series B Preferred Stock Offering and the Series C Preferred Stock Offering as of January 1, 1996.

The preferred stock dividend adjustment reflects preferred dividends attributable to the Series B Preferred Stock and the Series C Preferred Stock as if such preferred stock was outstanding as of January 1, 1996.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1933, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

FIRST INDUSTRIAL REALTY TRUST, INC.

October 16, 1997

By: /s/ Michael J. Havala Michael J. Havala Chief Financial Officer (Principal Financial and Accounting Officer)

EXHIBIT INDEX

Exhibit No. Description 23 Consent of Coopers & Lybrand L.L.P., Independent Accountants

CONSENT OF INDEPENDENT ACCOUNTANTS

We consent to the inclusion in this Form 8-K/A No. 2 dated June 30, 1997 and the incorporation by reference into the Registrant's five previously filed Registration Statements on Form S-3 (File Nos. 33-95190, 333-03999, 333-21873, 333-21887 and 333-29879), and the Registrant's two previously filed Registration Statements on Form S-8 (File No.'s 33-95188 and 333-36699) of our report dated October 13, 1997, on our audit of the combined historical statement of revenues and certain expenses of the 1997 Acquisition I Properties.

COOPERS & LYBRAND L.L.P.

Chicago, Illinois October 16, 1997