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 (X) EXCHANGE ACT OF 1934 For the fiscal year ended December 31, 2000

ΩR

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

Commission File Number 1-13102

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

MARYLAND

36-3935116

(State or other jurisdiction of incorporation or organization)

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

311 S. WACKER DRIVE, SUITE 4000, CHICAGO, ILLINOIS

60606

(Address of principal executive offices)

(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)

9.500% SERIES A CUMULATIVE PREFERRED STOCK

DEPOSITARY SHARES EACH REPRESENTING 1/100 OF A SHARE OF 8.750% SERIES B CUMULATIVE PREFERRED STOCK

DEPOSITARY SHARES EACH REPRESENTING 1/100 OF A SHARE OF 8.625% SERIES C CUMULATIVE PREFERRED STOCK

DEPOSITARY SHARES EACH REPRESENTING 1/100 OF A SHARE OF 7.950% SERIES D CUMULATIVE PREFERRED STOCK

DEPOSITARY SHARES EACH REPRESENTING 1/100 OF A SHARE OF 7.900% SERIES E CUMULATIVE PREFERRED STOCK (Title of class)

> NEW YORK STOCK EXCHANGE (Name of exchange on which registered)

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

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

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. []

The aggregate market value of the voting and non-voting stock held by non-affiliates of the Registrant was approximately \$1,204.7 million based on the closing price on the New York Stock Exchange for such stock on March 2, 2001.

At March 2, 2001, 39,301,503 shares of the Registrant's Common Stock, \$.01 par value, were outstanding.

DOCUMENTS INCORPORATED BY REFERENCE Part III incorporates certain information by reference to the Registrant's definitive proxy statement to be filed with respect to the Annual Meeting of Stockholders to be held on May 16, 2001.

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, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. First Industrial Realty Trust, Inc. (the "Company") intends 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 is 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. The Company's 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: 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 capital, interest rates, competition, supply and demand for industrial properties in the Company's current and proposed market areas and general accounting principles, policies and guidelines applicable to real estate investment trusts. 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 the Company's financial results, is included herein and in the Company's other filings with the Securities and Exchange Commission.

PART I

ITEM 1. BUSINESS

THE COMPANY

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, as amended (the "Code"). First Industrial Realty Trust, Inc. and its consolidated partnerships and limited liability companies (the "Company") is a self-administered and fully integrated real estate company which owns, manages, acquires, sells and develops industrial real estate. The Company completed its initial public offering in June 1994 (the "Initial Offering"). Upon consummation of the Initial Offering, the Company owned 226 industrial properties which contained an aggregate of 17.4 million square feet of gross leasable area ("GLA"). As of December 31, 2000, the Company's portfolio consisted of 516 light industrial properties, 162 bulk warehouse properties, 164 R&D/flex properties, 85 regional warehouse properties and 42 manufacturing properties containing approximately 68.2 million square feet of GLA located in 25 states.

The Company's interests in its properties and land parcels are held through partnerships controlled by the Company, including First Industrial, L.P. (the "Operating Partnership"), of which the Company is the sole general partner, as well as, among others, First Industrial Financing Partnership, L.P., First Industrial Securities, L.P. (the "Securities Partnership"), First Industrial Mortgage Partnership, L.P., First Industrial Pennsylvania, L.P., First Industrial Harrisburg, L.P., First Industrial Indianapolis, L.P., First Industrial Development Services, L.P. and TK-SV, LTD., of which the sole general partner of each is a wholly-owned subsidiary of the Company, and the sole limited partner of each is the Operating Partnership, as well as limited liability companies of which the Operating Partnership is the sole member. The Company is also the majority economic stockholder of FR Development Services, Inc. The Company, through separate wholly-owned limited liability companies of which the Operating Partnership is the sole member, also owns 10% equity interests in, and provides asset and property management services to, two joint ventures which invest in industrial properties.

The Company utilizes 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 March 2, 2001, the Company had 283 employees.

The Company has grown and will seek to continue to grow through the development of industrial properties and acquisition of additional industrial properties.

BUSINESS OBJECTIVES AND GROWTH PLANS

The Company's fundamental business objective is to maximize the total return to its stockholders through increases in per share distributions and increases in the value of the Company's properties and operations. The Company's growth plan includes the following elements:

- Internal Growth. The Company seeks 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. The Company seeks to grow externally through (i) the development of industrial properties; (ii) the acquisition of portfolios of industrial properties, industrial property businesses or individual properties which meet the Company's investment parameters and geographic target markets; and (iii) the expansion of its properties.

The Company utilizes the following \sin strategies in connection with the operation of its business:

organization Strategy. The Company implements its decentralized property operations strategy through the use of experienced regional management teams and local property managers. Each operating region is headed by a managing director, who is a senior executive officer of, and has an equity interest in, the Company. The Company provides acquisition, development and financing assistance, asset management oversight and financial reporting functions from its headquarters in Chicago, Illinois to support its regional operations. The Company believes the size of its portfolio enables it to realize operating efficiencies by spreading overhead over many properties and by negotiating quantity purchasing discounts.

Market Strategy. The Company's market strategy is to concentrate on the top 25 industrial real estate markets in the United States. These 25 markets were selected based upon (i) the strength of their industrial real estate fundamentals, including increased industrial demand expectations from e-commerce and supply chain management; (ii) their history and future outlook for continued economic growth and diversity; and (iii) a minimum market size of 100 million square feet of industrial space. Due to this market strategy, the Company plans on exiting the markets of Cleveland, Columbus, Dayton, Des Moines, Grand Rapids, Long Island and New Orleans/Baton Rouge. The net proceeds from the sales of properties in these markets will be used to bolster the Company's holdings in Atlanta, Baltimore/Washington, Chicago, Cincinnati/Louisville, Dallas/Fort Worth, Denver, Detroit, Harrisburg/Central Pennsylvania, Houston, Indianapolis, Los Angeles, Milwaukee, Minneapolis, Nashville, Northern New Jersey, Philadelphia, Phoenix, Portland, Salt Lake City, St. Louis and Tampa and to potentially enter new markets which fit its market strategy.

Disposition Strategy. As mentioned in the Market Strategy section above, the Company is planning to exit the markets of Cleveland, Columbus, Dayton, Des Moines, Grand Rapids, Long Island and New Orleans/Baton Rouge. The Company also continues to evaluate local market conditions and property-related factors in its other markets and will consider disposition of select assets.

Acquisition/Development Strategy. The Company's acquisition/development strategy is to concentrate on the top 25 markets mentioned in the Market Strategy section above. The Company will use its Integrated Industrial Solutions (TM) capabilities to target these markets. Of the 969 properties in the Company's portfolio at December 31, 2000, 233 properties have been developed by either the Company or its former management. The Company will continue to leverage the development capabilities of its management, many of whom are leading developers in their respective markets.

Financing Strategy. The Company plans on utilizing net sales proceeds from property sales as well as borrowings under its \$300 million unsecured line of credit to finance future acquisitions and developments.

Leasing and Marketing Strategy. The Company has an operational management strategy designed to enhance tenant satisfaction and portfolio performance. The Company pursues an active leasing strategy, which includes aggressively marketing available space, renewing existing leases at higher rents per square foot and seeking leases which provide for the pass-through of property-related expenses to the tenant. The Company also has local and national marketing programs which focus on the business and brokerage communities and national tenants.

RECENT DEVELOPMENTS

In 2000, the Company acquired or completed development of 110 properties, redeveloped two properties and acquired several parcels of land for a total investment of approximately \$471.5 million. The Company also sold 108 in-service properties, one property that was out of service and several parcels of land for a gross sales price of approximately \$433.7 million. At December 31, 2000, the Company owned 969 in-service properties containing approximately 68.2 million square feet of GLA.

During the period January 1, 2001 through March 2, 2001, the Company acquired 21 industrial properties and several land parcels for a total estimated investment of approximately \$71.4 million. The Company also sold two industrial properties and one land parcel for approximately \$2.7 million of gross proceeds.

In March 2001, the Company declared a first quarter 2001 dividend of \$.6575 per share/unit on its common stock/units which is payable on April 23, 2001. The Company also declared preferred stock dividends of \$.59375 per share on its 9 1/2%, \$.01 par value, Series A Cumulative Preferred Stock (the "Series A Preferred Stock"), \$54.688 per share (equivalent to \$.54688 per Depositary Share) on its 8 3/4%, \$.01 par value, Series B Cumulative Preferred Stock, \$53.906 per share (equivalent to \$.53906 per Depositary Share) on its 8 5/8%, \$.01 par value, Series C Cumulative Preferred Stock, \$49.687 per share (equivalent to \$.49687 per Depositary Share) on its 7.95%, \$.01 par value, Series D Cumulative Preferred Stock and \$49.375 per share (equivalent to \$.49375 per Depositary Share) on its 7.90%, \$.01 par value, Series E Cumulative Preferred Stock, respectively, which is payable on April 2, 2001.

FUTURE PROPERTY ACQUISITIONS, DEVELOPMENTS AND PROPERTY SALES

The Company has an active acquisition and development program through which it is continually engaged in identifying, negotiating and consummating portfolio and individual industrial property acquisitions and developments. As a result, the Company is currently engaged in negotiations relating to the possible acquisition and development of certain industrial properties located in certain of the Company's top 25 markets.

The Company also has an active sales program. As a result, the Company is currently engaged in negotiations relating to the possible sales of certain industrial properties in the Company's current portfolio.

When evaluating potential industrial property acquisitions and developments, as well as potential industrial property sales, the Company 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.

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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 those for other types of commercial property. The Company believes 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, 2000, the occupancy rates for industrial properties in the United States have ranged from 91.2%* to 93.3%*, with an occupancy rate of 93.3%* at December 31, 2000.

*SOURCE: TORTO WHEATON RESEARCH

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8 ITEM 2. THE PROPERTIES

GENERAL

At December 31, 2000, First Industrial owned 969 in-service properties containing approximately 68.2 million square feet of GLA in 25 states, with a diverse base of more than 2,800 tenants engaged in a wide variety of businesses, including manufacturing, retailing, wholesale trade, distribution and professional services. The properties are generally located in business parks which have convenient access to interstate highways and rail and air transportation. The weighted average age of the properties as of December 31, 2000 was approximately 14.7 years.

The Company classifies its properties into five industrial categories: Light industrial, bulk warehouse, R&D/flex, regional warehouse and manufacturing. While some properties may have characteristics which fall under more than one property type, the Company uses what it feels is the most dominating characteristic to categorize the property.

Each of the properties is wholly owned by the Company. The following tables summarize certain information as of December 31, 2000 with respect to the Company's properties. Information in the tables excludes properties under development at December 31, 2000.

PROPERTY SUMMARY

		NDUSTRIAL	BULK WAR	REHOUSE	R&D/	FLEX	REGION	AL WAREHOUSE	MANUF	ACTURING
METROPOLITAN AREA		NUMBER OF		MBER OF	GIA I	NUMBER OF		NUMBER OF PROPERTIES	GLA	NUMBER OF PROPERTIES
Atlanta, GA	426,841	7	4,116,645	14	153,508	4	275,135	3	419,600	3
Baltimore, MD	716,585	12	292,640	2	78,418	1			171,000	1
Baton Rouge, LA	116,347	3	108,800	1						
Central	383,070	4	3,645,392	14			187,579	4		
Pennsylvania	,		, ,				,			
Chicago, IL	1,907,28	9 36	3,413,594	16	237,915	4	284,802	4	1,069,167	6
Cincinnati, OH	334,220	2	1,348,880	6						
Cleveland, OH					102,500	1				
Columbus, OH			1,653,534	4	217,612	2			255,470	1
Dallas, TX	754,833	21	1,539,888	10	193,507	9	583,801	9	224, 984	2
Dayton, OH	322,746	6			20,000	1				
Denver, CO	1,998,68	1 45	202,939	2	1,866,59	1 47	301,492	5		
Des Moines, IA	75,072	3	879,040	5	_,,		88,000	1		
Detroit, MI	2,897,12		1,079,130	9	626,338	22	925,961	21	17,240	1
Grand Rapids, MI	498,311	10	1,836,125	11	10,000	1			445,250	2
Houston, TX	507,090	8	2,191,077	13	200,112	3	432,525	6		
Indianapolis, IN	727,980	16	3,505,966	13	48,200	4	295,310	8	54,000	1
Long Island, NY	433,984	15					36,880	1		
Los Angeles, CA	99,749	5								
Louisville, KY			443,500	2						
Milwaukee, WI	290,826	6	100,000	1	93,705	2	79,268	2	468,000	1
Minneapolis/St.Paul, MN		24	1,626,149	8	661,748	10	537,034	5	1,324,122	14
Nashville, TN	334,061	7	1,504,959	10					109,058	1
N. New Jersey	1,361,37		895,798	4	510,072	14	192,153	3		
New Orleans, LA	395,831	10			169,801	5	40,500	1		
Philadelphia, PA	273,775	12	324,320	2	36,802	2	46,750	1	56,827	2
Phoenix, AZ	96,845	2								
Portland, OR	734,032	31			53,021	2				
Salt Lake City, UT	591,276	40			146,937	6				
S. New Jersey	919,654	22	323,750	2			209,300	3	22,738	1
St. Louis, MO	383,407	8	834,519	6						
Tampa, FL	588,300	18	213,744	2	608,984	24	398,309	7		
Other (a)	99,000	3	583,855	5			50,000	1	346,103	6
other (a)	99,000		303,033				30,000		340, 103	
Total	19,594,340	516	32,664,244	162	6,035,771	164	4,964,799	85	4,983,559	42
Ιστατ	========	===	========	===	=======	===	=======	==	4, 963, 559 =======	==

⁽a) Properties are located in Denton, Texas; Abilene, Texas; McAllen, Texas; Austin, Texas; Wichita, Kansas; West Lebanon, New Hampshire and Shreveport, Louisiana.

T0TALS

Metropolitan Area	GLA	Number of Properties	0ccupancy at 12/31/00	GLA as a % of Total Portfolio
4+1				
Atlanta, GA	5,391,729	31 16	97%	7.9%
Baltimore, MD	1,258,643	4	96%	1.8%
Baton Rouge, LA	225,147		97%	0.3%
Central Pennsylvania	4,216,041	22 66	98%	6.2%
Chicago, IL	6,912,767		94%	10.1%
Cincinnati, OH	1,683,100	8	92%	2.5%
Cleveland, OH	102,500	1	100%	0.2%
Columbus, OH	2,126,616	7	96%	3.1%
Dallas, TX	3,297,013	51	99%	4.8%
Dayton, OH	342,746	7	96%	0.5%
Denver, CO	4,369,703	99	95%	6.4%
Des Moines, IA	1,042,112	9	95%	1.5%
Detroit, MI	5,545,793	156	97%	8.1%
Grand Rapids, MI	2,789,686	24	100%	4.1%
Houston, TX	3,330,804	30	95%	4.9%
Indianapolis, IN	4,631,456	42	90%	6.8%
Long Island, NY	470,864	16	96%	0.7%
Los Angeles, CA	99,749	5	90%	0.1%
Louisville, KY	443,500	2	100%	0.6%
Milwaukee, WI	1,031,799	12	98%	1.5%
Minneapolis/St. Paul, MN	5,475,085	61	95%	8.0%
Nashville, TN	1,948,078	18	96%	2.9%
N. New Jersey	2,959,402	58	94%	4.3%
New Orleans, LA	606,132	16	96%	0.9%
Philadelphia, PA	738,474	19	94%	1.1%
Phoenix, AZ	96,845	2	87%	0.1%
Portland, OR	787,053	33	88%	1.2%
Salt Lake City, UT	738,213	46	82%	1.1%
S. New Jersey	1,475,442	28	90%	2.2%
St. Louis, MO	1,217,926	14	100%	1.8%
Tampa, FL	1,809,337	51	93%	2.7%
Other (a)	1,078,958	15	100%	1.6%
Tabal an Assessed	00.040.740			100.0%
Total or Average	68,242,713 =======	969 ===	95% ====	100.0% =====

⁽a) Properties are located in Denton, Texas; Abilene, Texas; McAllen, Texas; Austin, Texas; Wichita, Kansas; West Lebanon, New Hampshire and Shreveport, Louisiana.

11 PROPERTY ACQUISITION ACTIVITY

During 2000, the Company completed 17 separate industrial property acquisition transactions comprising 83 in-service industrial properties and one industrial property under redevelopment totaling approximately 5.8 million square feet of GLA at a total purchase price of approximately \$263.6 million, or \$45.22 per square foot. The Company also purchased numerous land parcels for an aggregate purchase price of approximately \$59.9 million. The 84 industrial properties acquired have the following characteristics:

METROPOLITAN AREA	NUMBER OF PROPERTIES	GLA	PROPERTY TYPE	OCCUPANCY AT 12/31/00	ACQUISITION DATE
Houston, TX	3	144,639	Light Industrial/R&D Flex	90%	January 12, 2000
Southern New Jersey	1	79, 329	Regional Warehouse	100%	January 27, 2000
Nashville, TN	3	339,051	Bulk Warehouse	100%	January 27, 2000
Philadelphia, PA	1	214,320	Bulk Warehouse	100%	February 25, 2000
Dallas, TX	1	130,949	Bulk Warehouse	100%	March 31, 2000
Harrisburg, PA (a)	1	38,668	Light Industrial	N/A	April 18, 2000
Houston, TX	1	251,850	Bulk Warehouse	100%	April 25, 2000
Dallas, TX	18	1,303,317	R&D Flex/Bulk Whse/Reg Whse	100%	June 30, 2000
Long Island, NY (b)	1	15,000	Light Industrial	N/A	August 15, 2000
Los Angeles, CA	3	69,592	Light Industrial	93%	September 6, 2000
Los Angeles, CA	2	30,157	Light Industrial	86%	September 20, 2000
Northern New Jersey	12	1,257,143	Lt. Industrial/R&D Flex/Bulk	94%	September 28, 2000
·			Whse		,
Baltimore, MD	3	125,212	Light Industrial	96%	December 5, 2000
Tampa, FL	6	179,494	R&D Flex	98%	December 14, 2000
Chicago, IL (c)	18	1,208,074	Lt. Industrial/R&D Flex/Bulk Whse/Reg. Whse	94%	December 18, 2000
Denver, CO	4	234,683	· ·	100%	December 29, 2000
Detroit, MI	6	208,197	Light Industrial/Reg. Warehouse		December 29, 2000
•			ÿ		,
Total	84	5,829,675			
	=====	========			

- (a) Property was sold on June 27, 2000.
- (b) Property was sold on August 16, 2000.
- (c) Acquisition includes a 50,400 square foot light industrial redevelopment property.

12 PROPERTY DEVELOPMENT ACTIVITY

During 2000, the Company placed in-service 26 developments and two redevelopments totaling approximately 4.1 million square feet of GLA at a total cost of approximately \$148.0 million, or \$36.41 per square foot. The developed properties have the following characteristics:

METROPOLITAN AREA		GLA	PROPERTY TYPE	OCCUPANCY AT 12/31/00	COMPLETION DATE
METROPOLITAN AREA Louisville, KY Austin, TX Denver, CO (a) (b) Milwaukee, WI Rochester, NY (c) Denver, CO Cincinnati, OH Cincinnati, OH Cincinnati, OH Northern New Jersey Atlanta, GA Salt Lake City, UT Austin, TX Northern New Jersey Indianapolis, IN Long Island, NY (d) Long Island, NY (d) (e) New Orleans, LA Chicago, IL Philadelphia, PA Minneapolis, MN Minneapolis, MN Minneapolis, MN (e) Chicago, IL (f) Phoenix, AZ Indianapolis, IN Tampa, FL Tampa, FL Atlanta, GA		231,000 33,000 108,000 100,000 796,806 16,500 168,000 140,800 45,700 55,785 33,000 30,000 389,660 91,200 134,991 53,544 50,000 70,000 128,500 123,485 319,506 58,285 100,000 72,000 110,000	Bulk Warehouse Light Industrial R&D Flex/Bulk Warehouse Bulk Warehouse Bulk Warehouse Light Industrial Bulk Warehouse Light Industrial Bulk Warehouse R&D Flex Bulk Warehouse R&D Flex Light Industrial R&D Flex Bulk Warehouse R&D Flex Light Industrial R&D Flex Bulk Warehouse R&D Flex Bulk Warehouse R&D Flex Bulk Warehouse R&D Flex Light Industrial Regional Warehouse Regional Warehouse Bulk Warehouse Light Industrial Bulk Warehouse Light Industrial Regional Warehouse Light Industrial Regional Warehouse		February 1, 2000 February 1, 2000 March 1, 2000 March 1, 2000 March 1, 2000 March 15, 2000 March 15, 2000 May 1, 2000 May 1, 2000 June 30, 2000 September 30, 2000 September 30, 2000 November 1, 2000 November 1, 2000 November 23, 2000 November 27, 2000 December 17, 2000 December 29, 2000
	Total	4,063,762			

- (a) Properties were sold on September 26, 2000.
- (b) Comprised of two properties.
- (c) Property was sold on February 18, 2000.
- (d) Property was sold on November 30, 2000.
- (e) Redevelopment.
- (f) Property was sold on December 29, 2000.

At December 31, 2000, the Company had 21 projects under development, with an estimated completion GLA of approximately 4.0 million square feet and an estimated completion cost of approximately \$177.7 million.

13 PROPERTY SALES

During 2000, the Company sold 108 in-service industrial properties and one out of service property totaling approximately 9.6 million square feet of GLA and several land parcels. Total gross sales proceeds approximated \$433.7 million. The 108 in-service properties and one out of service property sold have the following characteristics:

METROPOLITANI AREA	NUMBER OF	GLA	DDODEDTY, TYPE	CALE DATE
METROPOLITAN AREA	PROPERTIES	GLA	PROPERTY TYPE	SALE DATE
Nashville, TN(a)	1	392,128	Bulk Warehouse	January 4, 2000
Portland, OR	1	20,500	Light Industrial	January 24, 2000
Cleveland, OH	1	32,000	Light Industrial	January 27, 2000
Cleveland, OH	1	51,525	Regional Warehouse	January 31, 2000
Rochester, NY	1	796,806	Bulk Warehouse	February 18, 2000
Des Moines, IA	1	54,000	Light Industrial	February 23, 2000
Des Moines, IA Southern New Jersey	1	30,000	Light Industrial	March 13, 2000
Long Island, NY	1	99,600	Light Industrial	March 17, 2000
Chicago, IL	3	94,840	Light Industrial/R&D Flex	March 20, 2000
Atlanta, GA	2	408,819	Bulk Warehouse	April 19, 2000
Atlanta, GA	1	32,000	Light Industrial	May 10, 2000
Philadelphia, PA	1	81,071	R&D Flex	June 6, 2000
Hartford, CT	11	619,191	Lt. Industrial/Bulk Whse/Manufacturing	June 8, 2000
Long Island, NY	1	325,000	Bulk Warehouse	June 21, 2000
Louisville, KY	1	532,400	Bulk Warehouse	June 26, 2000
Harrisburg, PA	1	38,668	Light Industrial	June 27, 2000
St. Louis, MO	1	46,481	Light Industrial	June 29, 2000
Detroit, MI	2	58,650	Light Industrial	June 29, 2000
Detroit, MI	1	47,700	Regional Warehouse	June 29, 2000
Detroit, MI	1	42,360	Light Industrial	June 29, 2000
St. Louis, MO	1	60,708	Light Industrial	June 30, 2000
Phoenix, AZ	4	437,376	R&D Flex/Bulk Whse/Regional Whse	August 4, 2000
Cincinnati, OH	5	111,375	Light Industrial	August 10, 2000
Cleveland, OH	5	169,116	Light Industrial	August 10, 2000
Long Island, NY	1	15,000	Light Industrial	August 16, 2000
Columbus, OH	1	57,255	Light Industrial	August 30, 2000
Denver, CO	2	110,730	R&D Flex	September 26, 2000
Long Island, NY	1	25,401	Light Industrial	October 10, 2000
Detroit, MI	1	180,986	Bulk Warehouse	October 20, 2000
Detroit, MI	1 5	12,612	Light Industrial	October 23, 2000
Denver, CO	5 1	97,861 84,956	Light Industrial/R&D Flex Light Industrial	October 30, 2000
Chicago, IL St. Louis, MO	1	49,600	Light Industrial	November 20, 2000 November 20, 2000
Phoenix, AZ	1	98,052	Regional Warehouse	November 21, 2000
Long Island, NY	32	3,266,434	Lt. Ind/R&D Flex/Bulk Whse/Reg. Whse/Manuf	November 30, 2000
Grand Rapids, MI	1	66,505	Light Industrial	December 1, 2000
Detroit, MI	1	12,612	Light Industrial	December 6, 2000
Detroit, MI	1	12,200	Light Industrial	December 13, 2000
Long Island, NY	1	58,850	Regional Warehouse	December 19, 2000
Minneapolis, MN	1	124,800	Bulk Warehouse	December 20, 2000
Minneanolis MN	2	194,040	Manufacturing	December 20, 2000
Northern New Jersey	1	20,440	Light Industrial	December 24, 2000
Clarion, IA	1	126,900	Bulk Warehouse	December 28, 2000
Northern New Jersey	1	13,580	Light Industrial	December 29, 2000
Green Bay, WI	1	25,254	Light Industrial	December 29, 2000
Portland, OR	1	49,624	Light Industrial	December 29, 2000
Chicago, IL	1	319,506	Bulk Warehouse	December 29, 2000
	109	9,605,512		
	=======	=======		

(a) Property was out of service when sold.

PROPERTY ACQUISITIONS, DEVELOPMENTS AND SALES SUBSEQUENT TO YEAR END

During the period January 1, 2001 through March 2, 2001, the Company acquired 21 industrial properties and several land parcels for a total estimated investment of approximately \$71.4 million. The Company also sold two industrial properties and one land parcel for approximately \$2.7 million of gross proceeds.

The following table lists all of the Company's properties as of December 31, 2000, by geographic market area.

PROPERTY LISTING

BUILDING ADDRESS	LOCATION CITY/STATE	ENCUM- BRANCES		BUILDING TYPE	LAND AREA (ACRES)	GLA	OCCUPANCY AT 12/31/00
ATLANTA 4250 River Green Parkway 3400 Corporate Parkway 3450 Corporate Parkway 3500 Corporate Parkway 3425 Corporate Parkway 1650 GA Highway 155 14101 Industrial Park Blvd 801-804 Blacklawn Road 1665 Dogwood Drive 1715 Dogwood Drive 1715 Dogwood Drive 11235 Harland Drive 700 Westlake Parkway 800 Westlake Parkway 4051 Southmeadow Parkway 4051 Southmeadow Parkway 4071 Southmeadow Parkway 4081 Southmeadow Parkway 1875 Rockdale Industrial Blvd 3312 N. Berkeley Lake Road 370 Great Southwest Pkway(1)	Duluth, GA Duluth, GA Duluth, GA Duluth, GA Duluth, GA Duluth, GA McDonough, GA Covington, GA Conyers, GA Conyers, GA Conyers, GA Covington, GA Atlanta, GA	(b) (b) (b) (b)	1988 1987 1988 1991 1990 1991 1984 1982 1973 1973 1973 1988 1990 1991 1991 1989 1991 1989 1996 1966 1969	R&D/Flex Light Industrial R&D/Flex R&D/Flex R&D/Flex Bulk Warehouse Light Industrial Bulk Warehouse Manufacturing Light Industrial Light Industrial Bulk Warehouse Reg. Warehouse Bulk Warehouse Manufacturing Bulk Warehouse Light Industrial	2.14 3.73 2.38 2.80 3.49 12.80 9.25 6.67 9.46 4.61 5.39 3.50 7.40 6.60 11.20 17.80 12.83 5.70 52.11 8.06	28,942 59,959 37,346 44,242 42,978 228,400 92,160 111,185 198,000 100,000 32,361 56,400 132,400 87,328 171,671 209,918 254,172 121,600 1,040,296 150,536	100% 81% 64% 100% 100% 100% 100% 100% 100% 100% 10
955 Cobb Place 1640 Sands Place 7000 Highland Parkway 2084 Lake Industrial Court 2039 Monier Blvd 1005 Sigman Road 2050 East Park Drive 1003 Sigman Road 201 Greenwood 220 Greenwood	Kennesaw, GA Marietta, GA Smyrna, GA Conyers, GA Lithia Springs, GA Conyers, GA Conyers, GA Conyers, GA McDonough, GA McDonough, GA		1991 1977 1998 1998 1999 1986 1998 1996 1999 2000	Reg. Warehouse Light Industrial Bulk Warehouse Bulk Warehouse Bulk Warehouse Reg. Warehouse Bulk Warehouse Bulk Warehouse Bulk Warehouse Bulk Warehouse Bulk Warehouse SUBTOTAL OR AVERAGE	8.73 1.97 10.00 13.74 10.00 9.12 5.46 11.30 39.00 26.69	97,518 35,425 123,808 180,000 110,000 127,338 90,289 123,457 800,000 504,000	100% 57% 100% 100% 55% 100% 100% 100% 100% 100%
BALTIMORE 3431 Benson 1801 Portal 1811 Portal 1821 Portal 1820 Portal 6615 Tributary 7340 Executive 4845 Governers Way 8900 Yellow Brick Road 7476 New Ridge 1328 Charwood Road 8779 Greenwood Place 1350 Blair Drive 1370 Blair Drive	Baltimore, MD Frederick, MD Frederick, MD Baltimore, MD Hanover, MD Savage, MD Odenton, MD Odenton, MD	(h)	1988 1987 1987 1990 1986 1982 1987 1988 1982 1987 1986 1978 1991	Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial Bulk Warehouse Light Industrial R&D/Flex Light Industrial Light Industrial Light Industrial Bulk Warehouse Bulk Warehouse Light Industrial	3.48 3.72 3.32 3.18 4.63 6.55 4.36 9.38 5.47 5.80 18.00 9.00 8.00 2.86 4.19 5.15	60,227 57,600 60,000 46,522 86,234 171,000 65,860 78,418 83,064 60,000 71,866 150,500 142,140 29,317 42,985 52,910	100% 100% 100% 100% 92% 100% 68% 94% 98% 100% 93% 83% 100% 100% 90% 100%
BATON ROUGE 11200 Industriplex Blvd 11441 Industriplex Blvd 11301 Industriplex Blvd 6565 Exchequer Drive	Baton Rouge, LA Baton Rouge, LA Baton Rouge, LA Baton Rouge, LA		1986 1987 1985 1986	Light Industrial Light Industrial Light Industrial Bulk Warehouse SUBTOTAL OR AVERAGE	3.00 2.40 2.50 5.30	42,355 35,596 38,396 108,800 	100% 100% 80% 100%
CENTRAL PENNSYLVANIA 1214-B Freedom Road 401 Russell Drive 2700 Commerce Drive 2701 Commerce Drive 2780 Commerce Drive 7125 Grayson Road 7253 Grayson Road 5020 Louise Drive 7195 Grayson Road	Cranberry, PA Middletown, PA Middletown, PA Middletown, PA Middletown, PA Harrisburg, PA Harrisburg, PA Mechanicsburg, PA Harrisburg, PA	(a) (a)	1982 1990 1990 1989 1989 1991 1990 1995 1994	Reg. Warehouse Reg. Warehouse Reg. Warehouse Light Industrial Light Industrial Bulk Warehouse Bulk Warehouse Light Industrial Bulk Warehouse	5.99 5.20 3.60 6.40 2.00 17.17 12.42 5.06 6.02	32,779 52,800 32,000 48,000 21,600 300,000 198,386 49,350 100,000	100% 0% 100% 100% 29% 100% 96% 100%

BUILDING ADDRESS	LOCATION CITY/STATE	ENCUM- BRANCES	YEAR BUILT - RENOVATED	BUILDING TYPE	LAND AREA (ACRES)	GLA 	OCCUPANCY AT 12/31/00
CENTRAL PENNSYLVANIA(CONT.) 400 First Street 401 First Street 500 Industrial Lane 600 Hunter Lane 300 Hunter Lane Fruehauf Building #6 3380 Susquehanna Trail North 495 East Locust Lane 350 Old Silver Spring Road 4500 Westport Drive	Middletown, PA Middletown, PA Middletown, PA Middletown, PA Middletown, PA Middletown, PA York, PA York, PA Mechanicsburg, PA Denver, PA		1963/96 1963/96 1970/96 1996 1998 1990 1993 1968 1996 1974	Bulk Warehouse Light Industrial Bulk Warehouse Bulk Warehouse	14.88 43.55 10.29 14.77 16.71 0.00 10.00 15.00 20.00 11.20 85.00	167,500 490,140 115,890 216,387 321,333 242,824 112,500 200,000 264,120 178,600 623,832	100% 100% 100% 100% 100% 100% 100% 100%
571 Independence Drive 125 East Kensinger Drive	Mechanicsburg, PA Cranberry Township, PA		1999 2000	Bulk Warehouse Reg. Warehouse	17.60 13.00	378,000 70,000	100% 100%
				SUBTOTAL OR AVERAGE		4,216,041	98%
CHICAGO 720-730 Landwehr Road 3170-3190 MacArthur Boulevard 20W201 101st Street 280-296 Palatine Road 2300 Hammond Drive 6500 North Lincoln Avenue 3600 West Pratt Avenue 917 North Shore Drive 6750 South Sayre Avenue 585 Slawin Court 2300 Windsor Court 3505 Thayer Court 3600 Thayer Court 3600 Thayer Court 736-776 Industrial Drive 480 East 14th St 305-311 Era Drive 700-714 Landwehr Road 4330 South Racine Avenue 13241 Melrose Street 3150-3160 MacArthur Boulevard 365 North Avenue 2942 MacArthur Boulevard 365 North Avenue 2942 MacArthur Boulevard 305-307 East North Avenue 12301-12325 S. Laramie Avenue 6300 Howard 301 Hintz 301 Alice 410 West 169th Street 11939 South Central Avenue 405 East Shawmut 1010-50 Sesame Street 5555 West 70th Place 3200-3250 South St. Louis(1) 3110-3130 South Hamlin 7401 South Pulaski 3900 West 74th Street 7501 South Pulaski 385 Fenton Lane 335 Crossroad Parkway	Northbrook, IL Northbrook, IL Lemont, IL Wheeling, IL Schaumburg, IL Lincolnwood, IL Lincolnwood, IL Lincolnwood, IL Lake Bluff, IL Bedford Park, IL Mount Prospect, IL Addison, IL Aurora, IL Elmhurst, IL Chicago Heights, IL Northbrook, IL Northbrook, IL Chicago, IL Alsip, IL Franklin Park, IL Northbrook, IL Carol Stream, IL Northbrook, IL Chicago, IL	(b) (b) (b) (c) (a) (a) (a) (a)	1978 1978 1978 1988 1970 1965/88 1953/88 1974 1975 1992 1986 1989 1975 1978 1978 1978 1978 1978 1978 1978 1969 1979 1999 1975 1956/64 1960 1965 1974 1972 1965 1974 1972 1968 1975/86 1975/86 1975/86 1975/86 1975/86 1975/86	Light Industrial Light Industrial Bulk Warehouse Bulk Warehouse Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial R&D/Flex Bulk Warehouse Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial Bulk Warehouse Light Industrial Manufacturing Bulk Warehouse Light Industrial Light Industrial Light Industrial Manufacturing Bulk Warehouse R&D/Flex Reg. Warehouse Bulk Warehouse Manufacturing Manufacturing Light Industrial Bulk Warehouse Bulk Warehouse Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial Bulk Warehouse Reg. Warehouse Bulk Warehouse Bulk Warehouse Bulk Warehouse Bulk Warehouse	4.29 2.14 8.72 4.67 4.13 2.52 6.35 4.27 2.51 3.71 6.80 4.60 6.80 3.79 11.66 1.82 1.99 5.57 15.12 2.47 2.14 28.65 3.12 0.00 8.83 19.50 2.51 2.88 6.40 12.60 3.39 8.00 2.50 8.66 4.00 1.49 5.36 6.14 8.00 8.00 8.00 8.00 8.00 8.00 8.00 8.0	66, 912 41, 423 160, 200 90, 833 77, 000 61, 548 204, 679 84, 575 63, 383 38, 150 105, 100 64, 220 66, 958 80, 180 284, 135 27, 549 41, 835 168, 000 400, 076 77, 301 41, 780 225, 000 49, 730 50, 000 204, 586 364, 000 43, 636 65, 450 151, 436 320, 171 59, 075 252, 000 41, 531 74, 685 23, 254 56, 017 213, 670 66, 000 159, 728 182, 000 288, 000	100% 100% 100% 100% 100% 100% 100% 100%
10435 Seymour Avenue 905 Paramount 1005 Paramount 34-45 Lake Street 2120-24 Roberts 4309 South Morgan Street 405-17 University Drive 3575 Stern Avenue 3810 Stern Avenue 3645 Swenson Avenue 315 Kirk Road 550 Business Center Drive 700 Business Center Drive 800 Business Center Drive	Franklin Park, IL Batavia, IL Batavia, IL Northlake, IL Broadview, IL Chicago, IL Arlington Hgts, IL St. Charles, IL St. Charles, IL St. Charles, IL St. Charles, IL Mount Prospect, IL Mount Prospect, IL Mount Prospect, IL Mount Prospect, IL		1967 1977 1978 1978 1960 1975 1977 1979/84 1985 1981 1969/93/95 1984 1980 1981 1988/99	Light Industrial Light Industrial Light Industrial Bulk Warehouse Light Industrial Manufacturing Light Industrial Reg. Warehouse Reg. Warehouse Light Industrial Bulk Warehouse Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial	1.85 2.60 2.50 5.71 2.30 6.91 2.42 2.73 4.67 3.27 12.42 2.26 3.12 2.96 5.40	53,500 60,000 64,574 124,804 60,009 200,000 56,400 68,728 100,074 42,547 299,176 34,596 34,800 31,175 81,610	43% 100% 100% 100% 52% 49% 100% 100% 100% 100% 100% 100% 100% 10

BUILDING ADDRESS	LOCATION CITY/STATE	ENCUM- BRANCES	YEAR BUILT - RENOVATED	BUILDING TYPE	LAND AREA (ACRES)	GLA 	0CCUPANCY AT 12/31/00
CHICAGO, (CONT.) 580 Slawin Court 1150 Feehanville 851 Feehanville 1200 Business Center Drive 1331 Business Center Drive 1601 Feehanville Drive 3627 Stern Avenue 902 Feehanville Drive 1661 Feehanville Drive	Mount Prospect, IL St. Charles, IL Mount Prospect, IL Mount Prospect, IL		1985 1983 1983 1988/2000 1985 1986/2000 1979 1983 1986	Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial R&D/Flex Light Industrial Light Industrial R&D/Flex SUBTOTAL OR AVERAGE	2.08 2.74 2.87 6.68 3.12 6.07 1.84 3.61 6.89	30,225 33,600 34,875 106,000 30,380 64,080 30,000 49,853 85,955	100% 100% 100% 76% 100% 76% 100% 99%
CINCINNATI 9900-9970 Princeton 2940 Highland Avenue 4700-4750 Creek Road 12072 Best Place 901 Pleasant Valley Drive 4440 Mulhauser Road 4434 Mulhauser Road 9449 Glades Road	Cincinnati, OH Cincinnati, OH Blue Ash, OH Springboro, OH Cincinnati, OH Cincinnati, OH Hamilton, OH	(c) (c) (c)	1970 1969/74 1960 1984 1984 1999 1999	Bulk Warehouse Bulk Warehouse Light Industrial Bulk Warehouse Light Industrial Bulk Warehouse Bulk Warehouse Bulk Warehouse	10.64 17.08 15.32 7.80 7.70 15.26 25.00 7.40	185,580 502,000 265,000 112,500 69,220 240,000 140,800 168,000	82% 95% 97% 100% 100% 100% 45% 100%
CLEVELAND 6675 Parkland Boulevard	Solon, OH		1991	R&D/Flex SUBTOTAL OR AVERAGE	10.41	102,500 102,500	100% 100%
COLUMBUS 3800 Lockbourne Industrial Pky 3880 Groveport Road 1819 North Walcutt Road 4300 Cemetery Road 4115 Leap Road(1) 3300 Lockbourne	Columbus, OH Obetz, OH Columbus, OH Hilliard, OH Hilliard, OH Columbus, OH		1986 1986 1973 1968 1977 1964	Bulk Warehouse Bulk Warehouse Bulk Warehouse Manufacturing R&D/Flex Bulk Warehouse SUBTOTAL OR AVERAGE	22.12 43.41 11.33 62.71 18.66 17.00	404,734 705,600 243,000 255,470 217,612 300,200	100% 100% 69% 100% 100% 100%
DALLAS/FORT WORTH 1275-1281 Roundtable Drive 2406-2416 Walnut Ridge 12750 Perimeter Drive 1324-1343 Roundtable Drive 1405-1409 Avenue II East 2651-2677 Manana 2401-2419 Walnut Ridge 4248-4252 Simonton 900-906 Great Southwest Pkwy 2179 Shiloh Road 2159 Shiloh Road 2701 Shiloh Road 12784 Perimeter Drive(m) 3000 West Commerce 3030 Hansboro 5222 Cockrell Hill 405-407 113th 816 111th Street 1017-25 Jacksboro Highway 7341 Dogwood Park 7427 Dogwood Park 7439-41 Tower Street 7370 Dogwood Park 7339-41 Tower Street 7331-59 Airport Freeway 7338-60 Dogwood Park 7450-70 Dogwood Park 7450-70 Dogwood Park 7423-49 Airport Freeway 7300 Whitehall Street 1602-1654 Terre Colony 3330 Duncanville Road 2001 110th Street 6851-6909 Snowden Road 2351-2355 Merritt Drive 10575 Vista Park 701-735 North Plano Road	Dallas, TX Dallas, TX Dallas, TX Dallas, TX Dallas, TX Grand Prairie, TX Dallas, TX Dallas, TX Dallas, TX Farmers Ranch, TX Arlington, TX Garland, TX Dallas, TX Collas, TX Dallas, TX Dallas, TX Dallas, TX Dallas, TX Dallas, TX Dallas, TX Colland Hills, TX Richland TX Dallas, TX Dallas, TX Grand Prairie, TX Fort Worth, TX Garland, TX Dallas, TX Richardson, TX Garland, TX		1966 1978 1979 1972 1969 1966 1978 1973 1972 1982 1982 1981 1981 1980 1971 1973 1969 1972 1970 1973 1978 1987 1987 1987 1987 1988 1985 1985 1985 1981 1981 1987 1973 1988 1987 1978 1988 1987	Light Industrial Light Industrial Bulk Warehouse Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial Bulk Warehouse Light Industrial Reg. Warehouse R&D/Flex Bulk Warehouse Light Industrial Manufacturing Bulk Warehouse Manufacturing Light Industrial R&D/Flex R&D/Flex Light Industrial Bulk Warehouse Reg. Warehouse Bulk Warehouse R&D/Flex Reg. Warehouse Bulk Warehouse R&D/Flex	1.75 1.76 6.72 2.09 1.79 2.55 1.20 8.18 3.20 3.63 1.15 8.20 4.57 11.23 3.71 4.79 2.75 2.89 1.49 1.60 1.09 1.18 0.95 1.16 2.63 1.51 0.88 2.39 1.07 5.72 2.20 3.50 1.00 5.72 2.20 3.50 1.00 5.72 2.20 3.50 1.00 5.72 2.20 3.50 1.00 5.72 2.20 3.50 5.72 2.20 3.50 5.72 2.20 3.50 5.72 2.20 5.72 5.72 5.72 5.72 5.72 5.72 5.72 5.72	30,642 44,000 178,200 47,000 36,000 82,229 30,000 205,693 69,761 65,700 20,800 214,650 95,671 128,478 100,000 20,000 27,500 20,006 18,500 17,600 20,000 37,800 26,275 18,000 33,812 22,867 130,949 50,560 74,106 281,200 16,740	100% 100% 100% 100% 100% 100% 100% 100%

BUILDING ADDRESS	LOCATION CITY/STATE	ENCUM- BRANCES	YEAR BUILT - RENOVATED	BUILDING TYPE	LAND AREA (ACRES)	GLA 	OCCUPANCY AT 12/31/00
DALLAS/FORT WORTH, (CONT.) 2260 Merritt Drive 2220 Merritt Drive 2010 Merritt Drive 2363 Merritt Drive 2447 Merritt Drive 2465-2475 Merritt Drive 2485-2505 Merritt Drive 17919 Waterview Parkway 4201 Highway 75 North 2425 East Pioneer Drive 1350 Avenue South	Garland, TX Dallas, TX Sherman, TX Irving, TX Grand Prairie, TX		1986/99 1986/2000 1986 1986 1986 1986 1986 1987 1986 1987	Reg. Warehouse Reg. Warehouse Reg. Warehouse R&D/Flex R&D/Flex R&D/Flex Bulk Warehouse Reg. Warehouse Bulk Warehouse Bulk Warehouse Bulk Warehouse	3.70 3.90 2.80 0.40 0.50 5.70 4.88 25.00 6.60 5.80	62,847 70,390 57,392 12,300 16,740 108,550 70,936 100,578 94,618 120,003	100% 100% 100% 100% 100% 100% 100% 100%
				SUBTOTAL OR AVERAGE		3,297,013	99%
DAYTON 6094-6104 Executive Boulevard 6202-6220 Executive Boulevard 6268-6294 Executive Boulevard 5749-5753 Executive Boulevard 6230-6266 Executive Boulevard 2200-2224 Sandridge Road 8119-8137 Uehling Lane	Huber Heights, OH Huber Heights, OH Huber Heights, OH Huber Heights, OH Huber Heights, OH Moraine, OH Dayton, OH		1975 1996 1989 1975 1979 1983 1978	Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial R&D/Flex SUBTOTAL OR AVERAGE	3.33 3.79 4.03 1.15 5.30 2.96 1.15	43,200 64,000 60,800 12,000 84,000 58,746 20,000	70% 100% 100% 100% 100% 100% 100%
DENVER							
7100 North Broadway - Bldg. 1 7100 North Broadway - Bldg. 2 7100 North Broadway - Bldg. 3 7100 North Broadway - Bldg. 5 7100 North Broadway - Bldg. 6 20100 East 32nd Avenue Parkway 15700 - 15820 West 6th Avenue 15850-15884 West 6th Avenue 5454 Washington 525 East 70th Street 605 East 770th Street 800 East 770th Street 700 West 48th Street 702 West 48th Street 300 East 73rd 850 East 73rd 850 East 73rd 6425 North Washington 3370 North Peoria Street 3390 North Peoria Street 3508-3538 North Peoria Street 4785 Elati 4770 Fox Street 1550 West Evans 3751 - 71 Revere Street 3871 Revere Street 5454 Havana Street 4570 Ivy Street	Denver, CO Denver, CO Denver, CO Denver, CO Denver, CO Denver, CO Aurora, CO Golden, CO Denver, CO		1978 1978 1978 1978 1978 1978 1997 1997	Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial R&D/Flex Light Industrial R&D/Flex Light Industrial Light Industrial Light Industrial Reg. Warehouse Reg. Warehouse R&D/Flex Light Industrial	16.80 16.90 11.60 15.00 22.50 4.10 1.92 4.00 5.18 5.18 5.18 5.18 5.40 4.50 4.50 4.50 4.50 4.50 4.51 4.51 4.51 4.51 4.51 4.51 4.51 4.51	32,269 32,500 22,259 28,789 38,255 51,300 52,767 31,856 34,740 12,000 29,990 34,000 24,000 24,000 53,431 23,820 49,360 38,962 82,120 25,520 22,699 40,653 34,377 26,565 78,788 55,027 75,265 42,504 34,776 31,355	89% 96% 97% 100% 84% 96% 96% 88% 100% 100% 100% 100% 100% 100% 100%
5855 Stapleton Drive North 5885 Stapleton Drive North	Denver, CO Denver, CO		1985 1985	Light Industrial Light Industrial	2.33	41,268 53,893	100% 100%
5200-5280 North Broadway 5977-5995 North Broadway 2952-5978 North Broadway 6400 North Broadway 875 Parfet Street 4721 Ironton Street 833 Parfet Street 11005 West 8th Avenue 7100 North Broadway - 7 7100 North Broadway - 8 6804 East 48th Avenue 445 Bryant Street East 47th Drive -A 7025 South Revere Parkway 9500 W. 49th Street - B	Denver, CO Denver, CO Denver, CO Denver, CO Lakewood, CO Lakewood, CO Lakewood, CO Denver, CO Wheatridge, CO Wheatridge, CO		1977 1978 1978 1982 1975 1969 1974 1985 1985 1973 1960 1997 1997	Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial R&D/Flex R&D/Flex Light Industrial R&D/Flex R&D/Flex R&D/Flex R&D/Flex R&D/Flex R&D/Flex Light Industrial R&D/Flex Light Industrial R&D/Flex Light Industrial Light Industrial Light Industrial	1.54 4.96 7.91 4.51 3.06 2.84 2.57 2.30 2.30 2.23 6.31 3.00 3.20 1.74	31,780 50,280 88,977 69,430 49,216 51,260 24,800 25,672 24,822 9,107 46,464 292,472 51,200 59,270 19,217 16,441	100% 100% 100% 100% 100% 100% 77% 100% 89% 77% 100% 83% 100% 100% 100%

BUILDING ADDRESS	LOCATION CITY/STATE	ENCUM- BRANCES	YEAR BUILT - RENOVATED	BUILDING TYPE	LAND AREA (ACRES)	GLA	OCCUPANCY AT 12/31/00
DENVER (CONT.)							
9500 W. 49th Street - C	Wheatridge, CO		1997	R&D/Flex	1.74	29,174	100%
9500 W. 49th Street - D	Wheatridge, CO		1997	Light Industrial	1.74	41,615	46%
8100 South Park Way - A	Littleton, CO		1997	R&D/Flex	3.33	52,581	100%
8100 South Park Way - B	Littleton, CO		1984	R&D/Flex	0.78	12,204	100%
8100 South Park Way - C	Littleton, CO		1984	Light Industrial	4.28	67,520	100%
451-591 East 124th Avenue	Littleton, CO		1979	Light Industrial	4.96	59,711	100%
14100 East Jewell	Aurora, CO		1980	R&D/Flex	3.67	58,553	95%
14190 East Jewell	Aurora, CO		1980	R&D/Flex	1.84	29,442	100%
608 Garrison Street	Lakewood, CO		1984	R&D/Flex	2.17	25,075	89%
610 Garrison Street	Lakewood, CO		1984	R&D/Flex	2.17	24, 965	61%
1111 West Evans (A&C)	Denver, CO		1986	Light Industrial	2.00	36, 894	100%
1111 West Evans (B)	Denver, CO		1986	Light Industrial	0.50	4, 725	100%
15000 West 6th Avenue	Golden, CO		1985	R&D/Flex	5.25	69,279	100%
14998 West 6th Avenue Building E	Golden, CO		1995	R&D/Flex	2.29	42,832	100%
14998 West 6th Avenue Building F 12503 East Euclid Drive 6547 South Racine Circle	Englewood, CO Denver, CO Englewood, CO		1995 1986 1996	R&D/Flex R&D/Flex Light Industrial	2.29 10.90 3.92	20,424 97,871 59,918	100% 77% 100%
7800 East Iliff Avenue	Denver, CO		1983	R&D/Flex	3.06	22,296	100%
2369 South Trenton Way	Denver, CO		1983	R&D/Flex	4.80	33,108	100%
2370 South Trenton Way	Denver, CO		1983	R&D/Flex	3.27	22,735	100%
2422 South Trenton Way	Denver, CO		1983	R&D/Flex	3.94	27,413	100%
2452 South Trenton Way	Denver, CO		1983	R&D/Flex	6.78	47,931	100%
651 Topeka Way	Denver, CO		1985	R&D/Flex	4.53	24,000	100%
680 Atchinson Way 8122 South Park Lane - A 8122 South Park Lane - B	Denver, CO Littleton, CO Littleton, CO		1985 1986 1986	R&D/Flex R&D/Flex Light Industrial	4.53 5.09 2.28	24,000 43,987 20,389	83% 94% 100%
1600 South Abilene	Aurora, CO		1986	R&D/Flex	3.53	47,930	100%
1620 South Abilene	Aurora, CO		1986	Light Industrial	2.04	27,666	100%
1640 South Abilene	Aurora, CO		1986	Light Industrial	2.80	37,948	100%
13900 East Florida Avenue	Aurora, CO		1986	R&D/Flex	1.44	19,493	100%
4301 South Federal Boulevard	Englewood, CO		1997	Reg. Warehouse	2.80	35,381	100%
14401-14492 East 33rd Place	Aurora, CO		1979	Bulk Warehouse	4.75	100,100	100%
11701 East 53rd Avenue 5401 Oswego Street 3811 Joliet	Denver, CO Denver, CO Denver, CO		1985 1985 1977	Reg. Warehouse Reg. Warehouse R&D/Flex	4.19 2.80 14.24	81,981 53,838 124,290	100% 100% 100%
2630 West 2nd Avenue	Denver, CO		1970	Light Industrial	0.50	8,260	100%
2650 West 2nd Avenue	Denver, CO		1970	Light Industrial	2.80	36,081	100%
14818 West 6th Avenue Bldg. A	Golden, CO		1985	R&D/Flex	2.54	39,776	100%
14828 West 6th Avenue Bldg. B	Golden, CO		1985	R&D/Flex	2.54	41,805	91%
12055 E. 49th Ave/4955 Peoria	Denver, CO		1984	R&D/Flex	3.09	49,575	100%
4940-4950 Paris	Denver, CO		1984	R&D/Flex	1.58	25,290	100%
4970 Paris	Denver, CO		1984	R&D/Flex	0.98	15,767	100%
5010 Paris	Denver, CO		1984	R&D/Flex	0.92	14,822	100%
7367 South Revere Parkway	Englewood, CO		1997	Bulk Warehouse	8.50	102,839	100%
10311 W. Hampden Avenue	Lakewood, CO		1999	Light Industrial	4.40	52,183	57%
9195 6th Avenue	Lakewood, CO		2000	Light Industrial	1.44	16,500	100%
8200 East Park Meadows Drive(1)	Lone Tree, CO		1984	R&D Flex	6.60	90,219	100%
3250 Quentin(1)	Aurora, CO		1984/2000	Light Industrial	8.90	144,464	100%
,	,			SUBTOTAL OR AVERAGE		4,369,703	95%
DES MOINES 1500 East Washington Avenue	Des Moines, IA		1987	Bulk Warehouse	13.25	192,466	100%
1600 East Washington Avenue	Des Moines, IA		1987	Bulk Warehouse	6.78	81,866	100%
4121 McDonald Avenue	Des Moines, IA		1977	Bulk Warehouse	11.02	177,431	100%
4141 McDonald Avenue	Des Moines, IA		1976	Bulk Warehouse	11.03	263,196	96%
4161 McDonald Avenue 3100 Justin 3101 104th St.	Des Moines, IA Des Moines, IA Des Moines, IA		1979 1970 1970	Bulk Warehouse Light Industrial Light Industrial	11.02 2.16 2.16	164,081 30,000 30,072	100% 70% 73%
3051 104th St. 2250 Delaware Ave	Des Moines, IA Des Moines, IA		1993 1975	Reg. Warehouse	1.08 4.20	15,000 88,000	100% 78%
DETROIT				SUBTOTAL OR AVERAGE		1,042,112	95%
2654 Elliott	Troy, MI	(b)	1986	R&D/Flex	0.75	9,700	100%
1731 Thorncroft	Troy, MI	(b)	1969	Light Industrial	2.26	38,000	100%
1653 E. Maple	Troy, MI	(b)	1990	R&D/Flex	1.38	23,392	100%
47461 Clipper	Plymouth, MI	(b)	1992	Light Industrial	1.10	11,600	100%
47522 Galleon	Plymouth, MI	(b)	1990	Light Industrial	0.90	13,507	100%
4150 Varsity Drive	Ann Arbor, MI	(b)	1986	Light Industrial	4.32	26,400	100%
238 Executive Drive 256 Executive Drive 301 Executive Drive 449 Executive Drive	Troy, MI Troy, MI Troy, MI Troy, MI Troy, MI	ν-/	1973 1974 1974 1975	Light Industrial Light Industrial Light Industrial Reg. Warehouse	1.32 1.12 1.27 2.12	13,740 11,273 20,411 33,001	100% 100% 100% 100%

BUILDING ADDRESS	LOCATION CITY/STATE	ENCUM- BRANCES		BUILDING TYPE	LAND AREA (ACRES)	GLA	OCCUPANCY AT 12/31/00
DETROIT (CONT.)							
501 Executive Drive	Troy, MI		1984	Light Industrial	1.57	18,061	100%
451 Robbins Drive 700 Stephenson Highway	Troy, MI Troy, MI		1975 1978	Light Industrial R&D/Flex	1.88 3.13	28,401 29,344	100% 100%
800 Stephenson Highway	Troy, MI		1979	R&D/Flex	4.39	48,200	100%
1150 Stephenson Highway	Troy, MI		1982	R&D/Flex	1.70	18,107	100%
1200 Stephenson Highway	Troy, MI		1980	R&D/Flex	2.65	25,025	100%
1035 Crooks Road 1095 Crooks Road	Troy, MI		1980 1986	Light Industrial R&D/Flex	1.74 2.83	23,320 35,042	100% 100%
1416 Meijer Drive	Troy, MI Troy, MI		1980	Light Industrial	1.20	17,944	100%
1624 Meijer Drive	Troy, MI		1984	Light Industrial	3.42	44,040	100%
1972 Meijer Drive	Troy, MI		1985	Reg. Warehouse	2.36	37,075	100%
2112 Meijer Drive	Troy, MI		1980	Reg. Warehouse	4.12	34,558	100%
1621 Northwood Drive 1707 Northwood Drive	Troy, MI Troy, MI		1977 1983	Bulk Warehouse Light Industrial	1.54 1.69	24,900 28,750	100% 100%
1749 Northwood Drive	Troy, MI		1977	Bulk Warehouse	1.69	26,125	100%
1788 Northwood Drive	Troy, MI		1977	Light Industrial	1.55	12,480	100%
1821 Northwood Drive	Troy, MI		1977	Reg. Warehouse	2.07	35,050	100%
1826 Northwood Drive	Troy, MI		1977	Light Industrial Light Industrial	1.22	12,480	100%
1864 Northwood Drive 1921 Northwood Drive	Troy, MI Troy, MI		1977 1977	Light Industrial	1.55 2.33	12,480 42,000	100% 100%
2277 Elliott Avenue	Troy, MI		1975	Light Industrial	0.96	12,612	100%
2451 Elliott Avenue	Troy, MI		1974	Light Industrial	1.68	24,331	100%
2730 Research Drive	Rochester Hills, MI		1988	Reg. Warehouse	3.52	57,850	100%
2791 Research Drive 2871 Research Drive	Rochester Hills, MI		1991 1991	Reg. Warehouse Reg. Warehouse	4.48 3.55	64,199 49,543	100% 100%
2911 Research Drive	Rochester Hills, MI Rochester Hills, MI		1991	Reg. Warehouse	5.72	80,078	100%
3011 Research Drive	Rochester Hills, MI		1988	Reg. Warehouse	2.55	32,637	100%
2870 Technology Drive	Rochester Hills, MI		1988	Light Industrial	2.41	24,445	100%
2890 Technology Drive	Rochester Hills, MI		1991	Light Industrial	1.76	24,410	100%
2900 Technology Drive 2920 Technology Drive	Rochester Hills, MI Rochester Hills, MI		1992 1992	Reg. Warehouse Light Industrial	2.15 1.48	31,047 19,011	100% 100%
2930 Technology Drive	Rochester Hills, MI		1991	Light Industrial	1.41	17,994	100%
2950 Technology Drive	Rochester Hills, MI		1991	Light Industrial	1.48	19,996	100%
2960 Technology Drive	Rochester Hills, MI		1992	Reg. Warehouse	3.83	41,565	100%
23014 Commerce Drive	Farmington Hills, MI		1983	R&D/Flex	0.65	7,200	100%
23028 Commerce Drive 23035 Commerce Drive	Farmington Hills, MI Farmington Hills, MI		1983 1983	Light Industrial Light Industrial	1.26 1.23	20,265 15,200	100% 100%
23042 Commerce Drive	Farmington Hills, MI		1983	R&D/Flex	0.75	8,790	100%
23065 Commerce Drive	Farmington Hills, MI		1983	Light Industrial	0.91	12,705	100%
23070 Commerce Drive	Farmington Hills, MI		1983	R&D/Flex	1.43	16,765	100%
23079 Commerce Drive	Farmington Hills, MI		1983	Light Industrial Req. Warehouse	0.85	10,830	100%
23093 Commerce Drive 23135 Commerce Drive	Farmington Hills, MI Farmington Hills, MI		1983 1986	Light Industrial	3.87 2.02	49,040 23,969	100% 100%
23163 Commerce Drive	Farmington Hills, MI		1986	Light Industrial	1.51	19,020	100%
23177 Commerce Drive	Farmington Hills, MI		1986	Light Industrial	2.29	32,127	100%
23206 Commerce Drive	Farmington Hills, MI		1985	Light Industrial	1.30	19,822	100%
23290 Commerce Drive 23370 Commerce Drive	Farmington Hills, MI Farmington Hills, MI		1980 1980	Reg. Warehouse Light Industrial	2.56 0.67	42,930 8,741	100% 100%
21477 Bridge Street	Southfield, MI		1986	Light Industrial	3.10	41,500	80%
2965 Technology Drive	Rochester Hills, MI	(a)	1995	Reg. Warehouse	4.92	66,395	100%
1451 East Lincoln Avenue	Madison Heights, MI	(a)	1967	Light Industrial	3.92	75,000	100%
4400 Purks Drive 4177A Varsity Drive	Auburn Hills, MI Ann Arbor, MI	(a) (a)	1987 1993	Light Industrial Light Industrial	13.04 2.48	157,100 11,050	100% 50%
6515 Cobb Drive	Sterling Heights, MI	(a)	1984	Light Industrial	2.48	47,597	100%
32450 N. Avis Drive	Madison Heights, MI	()	1974	Light Industrial	3.23	55,820	100%
32200 N. Avis Drive	Madison Heights, MI		1973	Light Industrial	6.15	88,700	100%
11813 Hubbard	Livonia, MI		1979	Light Industrial	1.95	33,300	100%
11866 Hubbard 12050-12300 Hubbard(1)	Livonia, MI Livonia, MI		1979 1981	Light Industrial Light Industrial	2.32 6.10	41,380 85,086	100% 88%
38200 Plymouth	Livonia, MI		1997	Bulk Warehouse	11.43	140,365	100%
38220 Plymouth	Livonia, MI		1988	Bulk Warehouse	13.14	145,232	100%
38300 Plymouth	Livonia, MI		1997	Bulk Warehouse	6.95	127,800	100%
12707 Eckles Road	Plymouth, MI		1990 1978	Light Industrial	2.62	42,300	100%
9300-9328 Harrison Rd 9330-9358 Harrison Rd	Romulus, MI Romulus, MI		1978 1978	Light Industrial Light Industrial	2.53 2.53	29,286 29,280	100% 100%
28420-28448 Highland Rd	Romulus, MI		1979	Light Industrial	2.53	29,280	100%
28450-28478 Highland Rd	Romulus, MI		1979	Light Industrial	2.53	29,340	50%
28421-28449 Highland Rd	Romulus, MI		1980	Light Industrial	2.53	29,285	75%
28451-28479 Highland Rd 28825-28909 Highland Rd	Romulus, MI Romulus, MI		1980 1981	Light Industrial Light Industrial	2.53 2.53	29,280 29,284	88% 100%
28933-29017 Highland Rd	Romulus, MI		1982	Light Industrial	2.53	29,280	100%

BUILDING ADDRESS	LOCATION CITY/STATE	ENCUM- BRANCES	YEAR BUILT - RENOVATED	BUILDING TYPE	LAND AREA (ACRES)	GLA	OCCUPANCY AT 12/31/00
DETROIT (CONT.)							
DETROIT (CONT.) 28824-28908 Highland Rd	Romulus, MI		1982	Light Industrial	2.53	29,280	100%
28932-29016 Highland Rd	Romulus, MI		1982	Light Industrial	2.53	29,280	100%
9710-9734 Harrison Road	Romulus, MI		1987	Light Industrial	2.22	25,925	100%
9740-9772 Harrison Road 9840-9868 Harrison Road	Romulus, MI		1987 1987	Light Industrial	2.53 2.53	29,548	100% 50%
9800-9824 Harrison Road	Romulus, MI Romulus, MI		1987	Light Industrial Light Industrial	2.33	29,280 25,620	0%
29265-29285 Airport Drive	Romulus, MI		1983	Light Industrial	2.05	23,707	100%
29185-29225 Airport Drive	Romulus, MI		1983	Light Industrial	3.17	36,658	100%
29149-29165 Airport Drive	Romulus, MI		1984	Light Industrial	2.89	33,440	100%
29101-29115 Airport Drive 29031-29045 Airport Drive	Romulus, MI Romulus, MI		1985 1985	R&D/Flex Light Industrial	2.53 2.53	29,287 29,280	50% 100%
29050-29062 Airport Drive	Romulus, MI		1986	Light Industrial	2.22	25,837	100%
29120-29134 Airport Drive	Romulus, MI		1986	Light Industrial	2.53	29, 282	75%
29200-29214 Airport Drive	Romulus, MI		1985	Light Industrial	2.53	29,282	100%
9301-9339 Middlebelt Road 26980 Trolley Industrial Drive	Romulus, MI Taylor, MI		1983 1997	R&D/Flex Bulk Warehouse	1.29 5.43	15,173 102,400	100% 100%
28055 S. Wick Road	Romulus, MI		1989	Light Industrial	6.79	42,060	100%
12050-12200 Farmington Road	Livonia, MI		1973	Light Industrial	1.34	25,470	57%
33200 Capitol Avenue	Livonia, MI		1977	Light Industrial	2.16	40,000	100%
32975 Capitol Avenue 2725 S. Industrial Highway	Livonia, MI		1978	R&D/Flex Light Industrial	0.99 2.63	18,465	100%
32920 Capitol Avenue	Ann Arbor, MI Livonia, MI		1997 1973	Reg. Warehouse	0.47	37,875 8,000	100% 100%
32940 Capitol Avenue	Livonia, MI		1971	Light Industrial	0.45	8,480	0%
11862 Brookfield Avenue	Livonia, MI		1972	Light Industrial	0.92	14,600	0%
11923 Brookfield Avenue	Livonia, MI		1973	Light Industrial	0.76	14,600	100%
11965 Brookfield Avenue 34005 Schoolcraft Road	Livonia, MI Livonia, MI		1973 1981	Light Industrial Light Industrial	0.88 1.70	14,600 26,100	100% 100%
13405 Stark Road	Livonia, MI		1980	Light Industrial	0.65	9,750	100%
1170 Chicago Road	Troy, MI		1983	Light Industrial	1.73	21,500	100%
1200 Chicago Road	Troy, MI		1984	Light Industrial	1.73	26,210	100%
450 Robbins Drive 556 Robbins Drive	Troy, MI Troy, MI		1976 1974	Light Industrial Light Industrial	1.38 0.63	19,050 8,760	100% 100%
1230 Chicago Road	Troy, MI		1996	Reg. Warehouse	2.10	30,120	100%
12886 Westmore Avenue	Livonia, MI		1981	Light Industrial	1.01	18,000	0%
12898 Westmore Avenue	Livonia, MI		1981	Light Industrial	1.01	18,000	100%
33025 Industrial Road	Livonia, MI		1980	Light Industrial	1.02	6,250	100%
2002 Stephenson Highway 47711 Clipper Street	Troy, MI Plymouth Twsp, MI		1986 1996	R&D/Flex Reg. Warehouse	1.42 2.27	21,850 36,926	100% 100%
32975 Industrial Road	Livonia, MI		1984	Light Industrial	1.19	21,000	100%
32985 Industrial Road	Livonia, MI		1985	Light Industrial	0.85	12,040	100%
32995 Industrial Road	Livonia, MI		1983	Light Industrial	1.11	14,280	100%
12874 Westmore Avenue 33067 Industrial Road	Livonia, MI Livonia, MI		1984 1984	Light Industrial Light Industrial	1.01 1.11	16,000 18,640	100% 100%
1775 Bellingham	Troy, MI		1987	R&D/Flex	1.88	28,900	100%
1785 East Maple	Troy, MI		1985	Light Industrial	0.80	10,200	100%
1807 East Maple	Troy, MI		1984	R&D/Flex	2.15	28,100	100%
9800 Chicago Road 1840 Enterprise Drive	Troy, MI Rochester Hills, MI		1985 1990	Light Industrial R&D/Flex	1.09 2.42	14,280 33,240	100% 100%
1885 Enterprise Drive	Rochester Hills, MI		1990	Light Industrial	1.47	19,604	100%
1935-55 Enterprise Drive	Rochester Hills, MI		1990	R&D/Flex	4.54	53,400	100%
5500 Enterprise Court	Warren, MI		1989	R&D/Flex	3.93	53,900	100%
5800 Enterprise Court 750 Chicago Road	Warren, MI Troy, MI		1987 1986	Manufacturing Light Industrial	1.48 1.54	17,240 26,709	100% 100%
800 Chicago Road	Troy, MI		1985	Light Industrial	1.48	24,340	100%
850 Chicago Road	Troy, MI		1984	Light Industrial	0.97	16,049	100%
2805 S. Industrial Highway	Ann Arbor, MI		1990	R&D/Flex	1.70	24,458	100%
6833 Center Drive 22731 Newman Street	Sterling Heights, MI Dearborn, MI		1998 1985	Reg. Warehouse R&D/Flex	4.42 2.31	66,132 48,000	100% 100%
32201 North Avis Drive	Madison Heights, MI		1974	R&D/Flex	4.19	50,000	100%
1100 East Mandoline Road	Madison Heights, MI		1967	Bulk Warehouse	8.19	117,903	100%
30081 Stephenson Highway	Madison Heights, MI		1967	Light Industrial	2.50	50,750	100%
1120 John A. Papalas Drive(m)	Lincoln Park, MI		1985	Light Industrial	10.30	120,410	100%
36555 Ecorse 6340 Middlebelt	Romulus, MI Romulus, MI		1998 1998	Bulk Warehouse Light Industrial	18.00 11.03	268,800 77,508	100% 100%
4872 S. Lapeer Road	Lake Orion Twsp, MI		1999	Bulk Warehouse	9.58	125,605	100%
775 James L. Hart Parkway	Ypsilanti, MI		1999	Reg. Warehouse	7.65	55, 535	100%
1400 Allen Drive	Troy, MI		1979	Reg. Warehouse	1.98	27,280	100%
1408 Allen Drive 1305 Stephenson Hwy	Troy, MI Troy, MI		1979 1979	Light Industrial Reg. Warehouse	1.44 3.42	19,704 47,000	100% 100%
32505 Industrial Drive	Madison Heights, MI		1979	Light Industrial	3.07	47,013	100%
1799-1813 Northfield Drive(l)	Rochester Hills, MI		1980	Light Industrial	4.22	67,360	80%
				SUBTOTAL OR AVERAGE		5,545,793	97%

BUILDING ADDRESS	LOCATION CITY/STATE	ENCUM- BRANCES	YEAR BUILT - RENOVATED	BUILDING TYPE	LAND AREA (ACRES)	GLA 	OCCUPANCY AT 12/31/00
GRAND RAPIDS 3232 Kraft Avenue 8181 Logistics Drive 5062 Kendrick Court 2 84th Street SW 100 84th Street SW 511 76th Street SW 553 76th Street SW 555 76th Street SW 2935 Walkent Court NW 3300 Kraft Avenue SE 3366 Kraft Avenue SE 5001 Kendrick Court SE 5015 52nd Street SE	Grand Rapids, MI Grand Rapids, MI Grand Rapids, MI Byron Center, MI Byron Center, MI Grand Rapids, MI	(b) (b) (b)	1988 1990 1987 1986 1979 1986 1985 1987 1991 1987 1987 1983 1988 1987	Bulk Warehouse Bulk Warehouse Manufacturing Light Industrial Light Industrial Bulk Warehouse R&D/Flex Bulk Warehouse Light Industrial Bulk Warehouse Bulk Warehouse Light Industrial Manufacturing Light Industrial	13.15 10.00 2.06 3.01 4.20 14.44 1.16 12.50 6.13 11.57 12.35 4.00 26.94 4.11	216,000 222,000 31,750 30,000 81,000 202,500 10,000 64,961 200,000 61,500 413,500 61,250	100% 100% 100% 100% 100% 100% 100% 100%
5025 28th Street 5079 33rd Street SE 5333 33rd Street SE 5130 Patterson Ave 425 Gordon Industrial Court 2851 Prairie Street 2945 Walkent Court 537 76th Street 3395 Kraft Avenue 3427 Kraft Avenue	Grand Rapids, MI	(a) (a) (a) (a)	1967 1990 1991 1987 1990 1989 1993 1987 1985	Light Industrial Bulk Warehouse Bulk Warehouse Light Industrial Bulk Warehouse Bulk Warehouse Bulk Warehouse Light Industrial Light Industrial Light Industrial SUBTOTAL OR AVERAGE	3.97 6.74 8.09 6.57 8.77 5.45 4.45 5.26 3.70 2.40	14,400 109,875 101,250 30,000 173,875 117,251 93,374 80,000 42,600 32,600	100% 100% 100% 100% 100% 100% 100% 100%
HOUSTON 2102-2314 Edwards Street 4545 Eastpark Drive 3351 Rauch Street 3851 Yale Street 3337-3347 Rauch Street 8505 North Loop East 4749-4799 Eastpark Dr. 4851 Homestead Road 3365-3385 Rauch Street 5050 Campbell Road 4300 Pine Timbers 10600 Hampstead 2300 Fairway Park Drive 7901 Blankenship 2500-2530 Fairway Park 6550 Longpointe 1815 Turning Basin Drive 1819 Turning Basin Drive 1819 Turning Basin Drive 1805 Turning Basin Drive 1805 Turning Basin Drive 9777 West Gulfbank Drive 9835 A Genard Road 9835 B Genard Road 9835 B Genard Road 16134 West Hardy 10161 Harwin Drive 10165 Harwin Drive 10175 Harwin Drive	Houston, TX The Woodlands, TX	(g) (g)	1961 1972 1970 1971 1970 1981 1979 1973 1970 1970 1970 1970 1970 1980 1980 1980 1980 1980 1980 1980 198	Bulk Warehouse Reg. Warehouse Reg. Warehouse Bulk Warehouse Light Industrial Light Industrial Light Industrial Bulk Warehouse Bulk Warehouse Bulk Warehouse Bulk Warehouse Bulk Warehouse Light Industrial Reg. Warehouse Bulk Warehouse Bulk Warehouse R&D/Flex Light Industrial Bulk Warehouse Reg. Warehouse Reg. Warehouse Light Industrial Bulk Warehouse SUBTOTAL OR AVERAGE	5.02 3.80 4.04 5.77 2.29 4.99 7.75 3.63 3.31 6.10 4.76 1.25 2.17 8.72 4.13 6.34 2.85 3.56 7.60 6.25 15.45 39.20 6.40 3.62 5.27 2.31 2.85 15.85	115, 248 81, 295 82, 500 132, 554 53, 425 107, 769 182, 563 142, 250 82, 140 121, 875 113, 400 19, 008 48, 000 213, 638 97, 700 139, 630 65, 494 66, 565 155, 250 95, 073 252, 242 417, 350 66, 600 34, 177 29, 631 73, 052 31, 987 39, 475 251, 850 3, 330, 804	100% 0% 100% 100% 100% 100% 100% 100% 1
INDIANAPOLIS 2900 North Shadeland 2400 North Shadeland 2402 North Shadeland 7901 West 21st Street 1445 Brookville Way 1440 Brookville Way 1220 Brookville Way 1345 Brookville Way 1345 Brookville Way 1350 Brookville Way 1350 Brookville Way 1341 Sadlier Circle East Drive 1322-1438 Sadlier Circle East Dr	Indianapolis, IN	(c) (c) (c) (c) (d) (c) (d) (d)	1957/1992 1970 1970 1985 1989 1990 1990 1990 1992 1994 1971/1992 1992	Bulk Warehouse Reg. Warehouse Bulk Warehouse Bulk Warehouse Bulk Warehouse Bulk Tndustrial R&D/Flex Bulk Warehouse Reg. Warehouse Light Industrial Light Industrial Light Industrial	60.00 2.45 7.55 12.00 8.79 9.64 3.50 2.10 5.50 2.87 2.03 3.79 5.50	959,459 40,000 121,539 353,000 115,200 166,400 63,000 10,000 132,000 38,460 32,400 36,000 54,000	89% 100% 94% 100% 100% 100% 100% 100% 100% 100% 87% 80%

BUILDING ADDRESS	LOCATION CITY/STATE	ENCUM- BRANCES	YEAR BUILT - RENOVATED	BUILDING TYPE	LAND AREA (ACRES)	GLA 	OCCUPANCY AT 12/31/00
INDIANAPOLIS (CONT.) 1304 Sadlier Circle East Drive 1402 Sadlier Circle East Drive 1504 Sadlier Circle East Drive 1311 Sadlier Circle East Drive 1355 Sadlier Circle East Drive 1352-1354 Sadlier Circle East Drive 1335 Sadlier Circle East Drive 1327 Sadlier Circle East Drive 1328 Sadlier Circle East Drive 1425 Sadlier Circle East Drive 1425 Sadlier Circle East Drive 1426 Sadlier Circle East Drive 1427 Sadlier Circle East Drive 1428 Brookville Way 16951 East 30th Street 16737 East 30th Street 16737 East 30th Street 1225 Brookville Way 16555 East 30th Street 12432-2436 Shadeland 16402-8440 East 33rd Street 1710-8768 East 30th Street 1710 East 30th Street 1711 East 30th Street 1712 East 30th Street 1713 East 30th Street 1714 East 30th Street 1715 East 30th Street 1716 East 30th Street 1717 East 30th Street 1717 East 30th Street 1718 East 30th Street	Indianapolis, IN Indian	(d) (d) (d) (d) (d) (d) (d) (c)	1971/1992 1970/1992 1971/1992 1971/1992 1971/1992 1970/1992 1971/1992 1971/1992 1995 1995 1995 1995 1995 1997 1969/1981 1968 1977 1976 1977 1976 1979 1977 1979 1977 1979 1970 1997 1997	Reg. Warehouse Light Industrial Manufacturing R&D/Flex Light Industrial Light Industrial R&D/Flex Reg. Warehouse R&D/Flex Reg. Warehouse Light Industrial Light Industrial Light Industrial Reg. Warehouse Light Industrial Bulk Warehouse Light Industrial Light Warehouse Bulk Warehouse	2.42 4.13 4.14 1.78 2.16 3.50 1.20 2.49 1.96 3.81 1.01 1.00 37.00 4.70 5.30 4.70 5.10 2.80 32.00 6.34 21.65 11.91 4.00 6.00 6.00 26.50	17,600 40,800 54,000 13,200 30,000 44,000 20,000 12,800 5,000 44,000 7,820 87,500 10,000 331,826 70,560 55,200 81,000 43,200 81,000 43,200 81,000 150,488 23,950 60,000 100,000 389,660	100% 88% 100% 100% 100% 100% 100% 100% 1
	·			SUBTOTAL OR AVERAGE		4,631,456	90%
LONG ISLAND 10 Edison Street 100 Lauman Lane 35 Bloomingdale Road 15-39 Tec Street 100 Tec Street 51-89 Tec Street 502 Old Country Road 80-98 Tec Street 201-233 Park Avenue 160 Engineers Drive 260 Engineers Drive 87-119 Engineers Drive(1) 950-970 South Broadway 62 Alpha Plaza 90 Alpha Plaza	Amityville, NY Hicksville, NY		1971 1968 1962 1965 1965 1965 1965 1966 1966 1966 1966	Light Industrial Reg. Warehouse Light Industrial	1.40 1.90 1.40 1.10 1.20 0.50 0.75 1.70 1.90 2.80 1.70 2.65 2.64	34,400 36,880 31,950 17,350 25,000 21,741 10,000 13,025 36,787 29,500 52,380 36,400 55,889 34,600 34,962	100% 100% 89% 100% 48% 100% 100% 100% 100% 100% 100% 100%
LOS ANGELES 5220 Fourth Street 15705 Arrow Highway 15709 Arrow Highway 6407-6419 Alondra Blvd 6423-6431 Alondra Blvd	Irwindale, CA Irwindale, CA Irwindale, CA Paramount, CA Paramount., CA		2000 1987 1987 1985 1985	Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial SUBTOTAL OR AVERAGE	1.28 0.75 1.10 0.90 0.76	28,800 16,792 24,000 16,392 13,765	96% 89% 87% 100% 68% 90%
LOUISVILLE 9001 Cane Run Road 9101 Cane Road	Louisville, KY Louisville, KY		1998 2000	Bulk Warehouse Bulk Warehouse SUBTOTAL OR AVERAGE	39.60 14.00	212,500 231,000 443,500	100% 100% 100%
MILWAUKEE N25 W23050 Paul Road N25 W23255 Paul Road N27 W23293 Roundy Drive 6523 N. Sydney Place 8800 W. Bradley 1435 North 113th Street 11217-43 W. Becher Street 2152 S. 114th Street 4560 North 124th Street	Pewaukee, WI Pewaukee, WI Pewaukee, WI Glendale, WI Milwaukee, WI Wauwatosa, WI West Allis, WI Wauwatosa, WI	(a) (a) (a)	1989 1987 1989 1978 1982 1993 1979 1980	R&D/Flex R&D/Flex Reg. Warehouse Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial	4.50 4.80 3.64 4.00 8.00 4.69 1.74 3.30 1.31	37,765 55,940 39,468 43,440 77,621 51,950 29,099 63,716 25,000	100% 100% 100% 100% 100% 100% 100% 100%

BUILDING ADDRESS	LOCATION CITY/STATE	ENCUM- BRANCES	YEAR BUILT - RENOVATED	BUILDING TYPE	LAND AREA (ACRES)	GLA	0CCUPANCY AT 12/31/00
MILWAUKEE (CONT.) Science Drive	Sturtevant, WI		1997	Manufacturing	35.00	468,000	100%
12221 West Feerick	Wauwatosa, WI		1971	Reg. Warehouse	1.90	39,800	100%
4410-80 North 132nd Street	Butler, WI		1999	Bulk Warehouse	4.90	100,000	80%
				SUBTOTAL OR AVERAGE		1,031,799	98%
MINNEAPOLIS/ST. PAUL 2700 Freeway Boulevard	Brooklyn Center, MN	(b)	1981	Light Industrial	7.76	78,741	100%
6507-6545 Cecilia Circle	Bloomington, MN	(2)	1980	Manufacturing	9.65	74,118	100%
1275 Corporate Center Drive	Eagan, MN		1990	Light Industrial	1.50	19,675	100%
1279 Corporate Center Drive	Eagan, MN		1990	Light Industrial	1.50	19,792	100%
2815 Eagandale Boulevard 6201 West 111th Street	Eagan, MN Bloomington, MN		1990 1987	Light Industrial Bulk Warehouse	2.20 37.00	29,106 424,866	100% 100%
6403-6545 Cecilia Drive	Bloomington, MN		1980	Light Industrial	9.65	87,198	100%
6925-6943 Washington Avenue	Edina, MN		1972	Manufacturing	2.75	37,625	100%
6955-6973 Washington Avenue	Edina, MN		1972	Manufacturing	2.25	31,189	100%
7251-7267 Washington Avenue 7301-7325 Washington Avenue	Edina, MN		1972 1972	Light Industrial Light Industrial	1.82 1.92	26,250	100% 100%
7101 Winnetka Avenue North	Edina, MN Brooklyn Park, MN		1990	Bulk Warehouse	14.18	27,297 252,978	100%
7600 Golden Triangle Drive	Eden Prairie, MN		1989	R&D/Flex	6.79	74,148	100%
9901 West 74th Street	Eden Prairie, MN		1983/88	Reg. Warehouse	8.86	150,000	42%
11201 Hampshire Avenue South	Bloomington, MN		1986	Manufacturing	5.90	60,480	100%
12220-12222 Nicollet Avenue 12250-12268 Nicollet Avenue	Burnsville, MN Burnsville, MN		1989/90 1989/90	Light Industrial Light Industrial	1.80 4.30	17,116 42,465	67% 91%
12224-12226 Nicollet Avenue	Burnsville, MN		1989/90	R&D/Flex	2.40	23,607	78%
305 2nd Street Northwest	New Brighton, MN		1991	Light Industrial	5.43	62,293	100%
980 Lone Oak Road	Eagan, MN		1992	Reg. Warehouse	11.40	154,950	74%
990 Lone Oak Road	Eagan, MN		1989	Reg. Warehouse	11.41	153,608	100%
1030 Lone Oak Road 1060 Lone Oak Road	Eagan, MN Eagan, MN		1988 1988	Light Industrial Light Industrial	6.30 6.50	83,076 82,728	90% 73%
5400 Nathan Lane	Plymouth, MN		1990	Light Industrial	5.70	72,089	100%
6464 Sycamore Court	Maple Grove, MN		1990	Manufacturing	6.40	79, 702	100%
10120 W. 76th Street	Eden Prairie, MN		1987	Light Industrial	4.52	57,798	100%
7615 Golden Triangle Priva	Eden Prairie, MN		1987	Light Industrial	4.61 4.61	52,816	99% 81%
7625 Golden Triangle Drive 2605 Fernbrook Lane North	Eden Prairie, MN Plymouth, MN		1987 1987	Light Industrial R&D/Flex	6.37	73,125 80,766	100%
12155 Nicollet Avenue	Burnsville, MN		1995	Reg. Warehouse	5.80	48,000	100%
6655 Wedgewood Road	Maple Grove, MN	(a)	1989	Manufacturing	17.88	123,485	100%
900 Apollo Road	Egan, MN	(a)	1970	Manufacturing	39.00	312,265	100%
7316 Aspen Lane North	Brooklyn Park, MN	(a)	1978 1991	Manufacturing Light Industrial	6.63 3.17	97,640	100% 100%
953 Westgate Drive 73rd Avenue North	Brooklyn Center, MN Brooklyn Park, MN	(a)	1995	R&D/Flex	4.46	51,906 59,782	100%
1905 W. Country Road C	Roseville, MN		1993	R&D/Flex	4.60	47,735	100%
2720 Arthur Street	Roseville, MN		1995	R&D/Flex	6.06	74,337	100%
10205 51st Avenue North	Plymouth, MN		1990	Reg. Warehouse	2.00	30,476	100%
4100 Peavey Road 11300 Hampshire Ave. South	Chaska, MN Bloomington, MN		1988 1983	Manufacturing Bulk Warehouse	8.27 9.94	78,029 145,210	71% 100%
375 Rivertown Drive	Woodbury, MN		1996	Bulk Warehouse	11.33	251,968	100%
5205 Highway 169	Plymouth, MN		1960	Light Industrial	7.92	98,844	85%
6451-6595 Citywest Parkway	Eden Prairie, MN		1984	R&D/Flex	6.98	82,769	100%
7100-7190 Shady Oak Road (m) 7500-7546 Washington Square	Eden Prairie, MN		1982 1975	Light Industrial Light Industrial	14.44	187,777	100% 95%
7550-7558 Washington Square	Eden Prairie, MN Eden Prairie, MN		1975	Light Industrial	5.40 2.70	46,200 29,739	100%
5240-5300 Valley Industrial Blvd S	Shakopee, MN		1973	Light Industrial	9.06	80,001	64%
1565 First Avenue NW	New Brighton, MN		1978	Manufacturing	8.87	112,083	100%
7125 Northland Terrace	Brooklyn Park, MN		1996	R&D/Flex	5.89	79,958	100%
6900 Shady Oak Road 6477-6525 City West Parkway	Eden Prairie, MN Eden Prairie, MN		1980 1984	R&D/Flex R&D/Flex	4.60 7.00	49,190 89,456	100% 100%
1157 Valley Park Drive	Shakopee, MN		1997	Bulk Warehouse	9.97	126,014	100%
500-530 Kasota Avenue SE	Minneapolis, MN		1976	Manufacturing	4.47	85,442	80%
770-786 Kasota Avenue SE	Minneapolis, MN		1976	Manufacturing	3.16	56,388	100%
800 Kasota Avenue SE	Minneapolis, MN		1976	Manufacturing	4.10	100,250	100%
2530-2570 Kasota Avenue 504 Malcolm Ave. SE	St. Paul, MN Minneapolis, MN		1976 1999	Manufacturing Bulk Warehouse	4.56 7.50	75,426 143,066	100% 100%
1150 Gateway Drive	Shakopee, MN		1999	Bulk Warehouse	9.75	153,454	100%
5555 12th Ave. East	Shakopee, MN		2000	Bulk Warehouse	7.81	128,593	87%
	·						
				SUBTOTAL OR AVERAGE		5,475,085	95%
						_	
NASHVILLE	Nachvillo TN	(h)	1075	Pulk Warohouse	11 20	160 661	100%
1621 Heil Quaker Boulevard 417 Harding Industrial Drive	Nashville, TN Nashville, TN	(b)	1975 1972	Bulk Warehouse Bulk Warehouse	11.29 13.70	160,661 207,440	100% 100%
2						20.,440	20070

BUILDING ADDRESS	LOCATION CITY/STATE	ENCUM- BRANCES	YEAR BUILT - RENOVATED	BUILDING TYPE	LAND AREA (ACRES)	GLA 	OCCUPANCY AT 12/31/00
NASHVILLE (CONT.) 3099 Barry Drive	Portland, TN		1995	Manufacturing	6.20	109,058	57%
3150 Barry Drive	Portland, TN		1993	Bulk Warehouse	26.32	268,253	100%
5599 Highway 31 West	Portland, TN		1995	Bulk Warehouse	20.00	161,500	100%
1650 Elm Hill Pike	Nashville, TN		1984	Light Industrial	3.46	41,228	83%
1821 Air Lane Drive	Nashville, TN		1984	Light Industrial	2.54	25,300	100%
1102 Appleton Drive 1920 Air Lane Drive	Nashville, TN Nashville, TN		1984 1985	Light Industrial Light Industrial	1.73 3.19	28,022 49,922	100% 100%
1931 Air Lane Drive	Nashville, TN		1984	Light Industrial	10.11	87,549	92%
470 Metroplex Drive(1)	Nashville, TN		1986	Light Industrial	8.11	102,040	84%
1150 Antiock Pike	Nashville, TN		1987	Bulk Warehouse	9.83	146,055	100%
1630 Corporate Place	La Vergne, TN		1973	Bulk Warehouse	7.60	122,000	100%
4640 Cummings Park 211 Nesbit North	Nashville, TN Nashville, TN		1986 1983	Bulk Warehouse Bulk Warehouse	14.69 6.12	100,000 135,625	100% 100%
211 Nesbit South	Nashville, TN		1983	Bulk Warehouse	6.10	135,025	100%
211 Nesbit West	Nashville, TN		1985	Bulk Warehouse	3.05	67,500	100%
				SUBTOTAL OR AVERAGE		1,948,078	96%
NORTHERN NEW JERSEY 60 Ethel Road West	Piscataway, NJ		1982	Light Industrial	3.93	42,802	63%
70 Ethel Road West	Piscataway, NJ		1979	Light Industrial	3.78	62,000	81%
140 Hanover Avenue	Hanover, NJ		1964/1988	R&D/Flex	2.95	24,905	100%
601-629 Montrose Avenue	South Plainfield, NJ		1974	Light Industrial	5.83	75,000	100%
3 Marlen	Hamilton, NJ		1981	Light Industrial	1.11	13,174	100%
5 Marlen 7 Marlen	Hamilton, NJ Hamilton, NJ		1981 1982	Light Industrial Light Industrial	1.56 2.05	21,000 28,400	100% 100%
8 Marlen	Hamilton, NJ		1982	Reg. Warehouse	4.36	60,001	100%
15 Marlen	Hamilton, NJ		1982	Light Industrial	1.19	13,562	100%
17 Marlen	Hamilton, NJ		1981	Light Industrial	1.32	20,065	100%
1 South Gold Drive	Hamilton, NJ		1973	Light Industrial	1.50	20,009	95%
5 South Gold Drive 7 South Gold Drive	Hamilton, NJ Hamilton, NJ		1974 1976	Light Industrial Light Industrial	1.97 1.00	24,000 10,220	100% 100%
8 South Gold Drive	Hamilton, NJ		1977	Light Industrial	1.14	16,907	100%
9 South Gold Drive	Hamilton, NJ		1980	Light Industrial	1.00	13,583	100%
11 South Gold Drive	Hamilton, NJ		1979	Light Industrial	1.97	33,114	100%
12 South Gold Drive	Hamilton, NJ		1980	Light Industrial	1.29	20,240	0%
9 Princess Road 11 Princess Road	Lawrenceville, NJ Lawrenceville, NJ		1985 1985	R&D/Flex R&D/Flex	2.36 5.33	24,375 55,000	100% 100%
15 Princess Road	Lawrenceville, NJ		1986	R&D/Flex	2.00	20,625	100%
17 Princess Road	Lawrenceville, NJ		1986	R&D/Flex	1.82	18,750	100%
220 Hanover Avenue	Hanover, NJ		1987	Bulk Warehouse	29.27	158, 242	100%
244 Shefield Street	Mountainside, NJ		1965/1986	Light Industrial	2.20	23,430	100%
30 Troy Road 15 Leslie Court	Hanover, NJ Hanover, NJ		1972 1971	Light Industrial Light Industrial	1.31 3.08	17,500 18,000	100% 100%
20 Leslie Court	Hanover, NJ		1974	Light Industrial	1.38	17,997	100%
25 Leslie Court	Hanover, NJ		1975	Light Industrial	1.30	70,800	100%
130 Algonquin Parkway	Hanover, NJ		1973	Light Industrial	5.50	29,008	100%
150 Algonquin Parkway 55 Locust Avenue	Hanover, NJ Roseland, NJ		1973 1980	Light Industrial Reg. Warehouse	2.47 13.63	17,531 79,750	100% 100%
31 West Forest Street(1)	Englewood, NJ		1978	Light Industrial	6.00	110,000	100%
25 World's Fair Drive	Franklin, NJ		1986	R&D/Flex	1.81	20,000	0%
14 World's Fair Drive	Franklin, NJ		1980	R&D/Flex	4.53	60,000	92%
16 World's Fair Drive	Franklin, NJ		1981	Light Industrial	3.62	43,400	100%
18 World's Fair Drive 23 World's Fair Drive	Franklin, NJ Franklin, NJ		1982 1982	R&D/Flex Light Industrial	1.06 1.20	12,809 16,000	100% 100%
12 World's Fair Drive	Franklin, NJ		1981	Light Industrial	3.85	65,000	96%
49 Napoleon Court	Franklin, NJ		1982	Light Industrial	2.06	32,500	100%
50 Napoleon Court	Franklin, NJ		1982	Light Industrial	1.52	20,158	100%
22 World's Fair Drive	Franklin, NJ		1983	Light Industrial	3.52	50,000	100%
26 World's Fair Drive	Franklin, NJ		1984	Light Industrial Light Industrial	3.41	47,000	100%
24 World's Fair Drive 12 Wright Way	Franklin, NJ Oakland, NJ		1984 1981	Reg. Warehouse	3.45 6.52	47,000 52,402	100% 100%
155 Pierce Street	Sumerset, NJ		1999	R&D Flex	4.84	46,000	78%
20 Worlds Fair Drive Lot 13	Sumerset, NJ		1999	R&D Flex	4.25	30,000	67%
10 New Maple Road	Pine Brook, NJ		1973/1999	Bulk Warehouse	18.13	265,376	100%
60 Chapin Road 45 Route 46	Pine Brook, NJ Pine Brook, NJ		1977/2000 1974/1987	Bulk Warehouse Light Industrial	13.61 6.54	258,240 83,830	100% 81%
43 Route 46 43 Route 46	Pine Brook, NJ Pine Brook, NJ		1974/1987	Light Industrial	2.48	35,629	81% 87%
39 Route 46	Pine Brook, NJ		1970	R&D Flex	1.64	22,014	80%
26 Chapin Road	Pine Brook, NJ		1983	Light Industrial	5.15	75,623	83%
30 Chapin Road	Pine Brook, NJ		1983	Light Industrial	5.15	75,633	89%

BUILDING ADDRESS	LOCATION CITY/STATE	ENCUM- BRANCES	YEAR BUILT - RENOVATED	BUILDING TYPE	LAND AREA (ACRES)	GLA	OCCUPANCY AT 12/31/00
NORTHERN NEW JERSEY (CONT.) 20 Mountain Hook Road 30 Mountain Hook Road 55 Route 46 16 Chapin Road 20 Chapin Road	Pine Brook, NJ Pine Brook, NJ Pine Brook, NJ Pine Brook, NJ Pine Brook, NJ		1972/1984 1972/1987 1978/1994 1987 1987	Bulk Warehouse Light Industrial R&D Flex R&D Flex R&D Flex	14.02 3.36 2.13 4.61 5.69	213,940 51,264 24,051 67,795 83,748	98% 73% 100% 92% 100%
				SUBTOTAL OR AVERAGE		2,959,402	94%
NEW ORLEANS 520-524 Elmwood Park Blvd.(1) 125 Mallard St 107 Mallard 125 James Drive West 161 James Drive East 150 James Drive West 160 James Drive West 160 James Drive 143 Mallard St 160 James Drive East 190 James Drive East 190 James Drive East 190 James Drive East 190 James Drive West 150 Canvasback Drive 150 Teal Street	Jefferson, LA St. Rose, LA	(f) (f) (f) (f) (f) (f) (f) (f) (f)	1986 1984 1985 1990 1986 1986 1980 1982 1981 1987 1981 1983 1986 1999	Light Industrial R&D/Flex Light Industrial Light Industrial Light Industrial Light Industrial Light Industrial R&D/Flex Light Industrial R&D/Flex Light Industrial R&D/Flex Light Industrial R&D/Flex R&D/Flex R&D/Flex R&D/Flex R&D/Flex Reg. Warehouse Light Industrial	5.32 1.38 1.48 3.30 2.80 3.60 2.07 6.66 1.48 3.66 4.47 3.41 1.57 2.80 3.33	102,209 23,436 23,436 38,692 47,474 49,275 21,408 43,055 23,436 25,772 36,357 53,520 24,018 40,500 53,544	92% 100% 100% 100% 100% 100% 100% 100% 10
				SUBTOTAL OR AVERAGE		606,132	96%
PHILADELPHIA 212 Welsh Pool Road 230-240 Welsh Pool Road 264 Welsh Pool Road 254 Welsh Pool Road 256 Welsh Pool Road 257 Welsh Pool Road 258 Welsh Pool Road 259 Welsh Pool Road 259 Welsh Pool Road 259 Welsh Pool Road 259 Welsh Pool Road 250 Philips Road 210 Philips Road 210 Welsh Pool Road 211 Welsh Pool Road 212 Welsh Pool Road 213 Welsh Pool Road 214 Welsh Pool Road 215 Welsh Pool Road 216 Philips Road 217 Welsh Pool Road 218 Philips Road 219 Philips Road 219 Welsh Pool Road	Exton, PA Aston, PA Aston, PA Aston, PA Aston, PA Exton, PA Bensalem, PA		1975 1975 1975 1975 1975 1975 1975 1975	Light Industrial Manufacturing R&D/Flex Light Industrial Light Industrial Light Industrial R&D/Flex Light Industrial Light Industrial Manufacturing Light Industrial Might Industrial Light Industrial Bulk Warehouse SUBTOTAL OR AVERAGE	6.56 6.56 2.84 2.84 3.01 4.10 4.10 3.82 2.12 2.99 2.94 7.89 2.22 1.68 3.00 10.06	25,361 30,000 11,256 28,180 12,038 22,095 25,546 20,800 30,065 26,827 14,041 11,293 39,037 46,750 110,000 28,900 22,000 19,965 214,320	92% 67% 100% 100% 188% 100% 100% 100% 100% 100
PHOENIX 4655 McDowell 1045 South Edward Drive	Phoenix, AZ Tempe, AZ		2000 1976	Light Industrial Light Industrial	3.97 2.12	58,285 38,560	79% 100%
				SUBTOTAL OR AVERAGE		96,845	87%
PORTLAND 5687 International Way(n) 5795 SW Jean Road(m) 12130 NE Ainsworth Circle(l) 5509 NW 122nd Ave(l) 6105-6113 NE 92nd Avenue(n) 8727 NE Marx Drive(m) 3388 SE 20th Street 5962-5964 NE 87th Avenue 116 SE Yamhill 9106 NE Marx Drive 11620 NE Ainsworth Circle 11824 NE Ainsworth Circle 12124 NE Ainsworth Circle 2715 SE Raymond 1645 NE 72nd Avenue 1630 SE 8th Avenue 9044 NE Marx Drive 2443 SE 4th Avenue	Milwaukee, OR Lake Oswego, OR Portland, OR Milwaukee, OR Portland, OR	(k) (j)	1974 1985 1986 1995 1978 1987 1981 1979 1974 1969 1992 1992 1984 1971 1972 1968 1986 1986	Light Industrial Light Industrial R&D/Flex Light Industrial	3.71 3.02 4.39 2.51 7.42 6.59 0.25 1.28 0.53 1.55 2.13 2.52 1.28 0.73 0.92 0.35	52,080 37,352 53,021 26,850 145,250 111,000 11,810 7,500 7,500 10,000 20,811 29,040 35,000 21,600 5,000 19,500 27,128	80% 100% 77% 100% 100% 100% 100% 100% 100

BUILDING ADDRESS	LOCATION CITY/STATE	ENCUM- BRANCES	YEAR BUILT - RENOVATED	BUILDING TYPE	LAND AREA (ACRES)	GLA 	OCCUPANCY AT 12/31/00
PORTLAND (CONT.) 711 SE Stark Street 11632 NE Ainsworth Circle	Portland, OR Portland, OR		1972 1990	Light Industrial Light Industrial	0.23 9.63	8,000 124,610	100% 98%
14699 NE Airport Way	Portland, OR		1998	Light Industrial SUBTOTAL OR AVERAGE	4.75	20,000 787,053	100% 88%
SALT LAKE CITY 2255 South 300 West(q) 512 Lawndale Drive(r) 1270 West 2320 South 1275 West 2240 South 1288 West 2240 South 2235 South 1300 West 1293 West 2200 South 1279 West 2200 South 1272 West 2240 South 1142 West 2320 South 1142 West 2320 South 1152 West 2240 South	Salt Lake City, UT Salt Lake City, UT West Valley, UT		1980 1981 1986 1986 1986 1986 1986 1986 1986	Light Industrial Light Industrial R&D/Flex R&D/Flex R&D/Flex Light Industrial R&D/Flex Light Industrial Light Industrial Light Industrial R&D Flex	4.56 35.00 1.49 2.06 0.97 1.22 0.86 0.91 3.07 1.71 1.52 13.56	103,018 395,638 13,025 38,227 13,300 19,000 13,300 34,870 21,250 17,500 55,785	100% 79% 58% 100% 60% 54% 45% 100% 36% 100% 83%
				SUBTOTAL OR AVERAGE		738,213	82%
SOUTHERN NEW JERSEY 2-5 North Olnev Ave 2 Springdale Road 4 Springdale Road 8 Springdale Road 12 Springdale Road 12 Springdale Road 1 Esterbrook Lane 16 Springdale Road 5 Esterbrook Lane 2 Pin Oak Lane 6 Esterbrook Lane 3 Computer Drive 28 Springdale Road 3 Esterbrook Lane 4 Esterbrook Lane 4 Esterbrook Lane 96 Springdale Road 1 Keystone Ave 1919 Springdale Road 21 Olnev Ave 19 Olnev Ave 19 Olnev Ave 22 Keystone Ave 18 Olnev Ave 22 Springdale Road 55 Carnegie Drive 57 Carnegie Drive 111 Whitendale Drive	Cherry Hill, NJ Morristown, NJ		1963 1968 1963 1964 1966 1965 1965 1967 1968 1966 1966 1967 1968 1969 1970 1969 1970 1970 1971 1970 1974 1977 1988 1987	Light Industrial Reg. Warehouse Light Industrial Reg. Warehouse Reg. Warehouse Reg. Warehouse	2.10 1.44 3.02 1.44 3.02 3.40 1.71 5.30 5.45 3.96 11.40 2.93 2.15 5.13 1.75 4.36 6.24 0.95 15.20 13.70 5.00	58,139 21,008 58,189 23,037 45,054 49,259 8,610 48,922 39,167 51,230 32,914 181,000 38,949 32,844 39,266 31,652 60,983 49,300 22,738 53,962 50,922 62,542 88,872 14,000 90,804 142,750 79,329	100% 92% 100% 100% 59% 75% 100% 100% 100% 100% 100% 100% 100% 10
ST. LOUIS 8921-8971 Frost Avenue 9043-9083 Frost Avenue 2121 Chapin Industrial Drive 1200 Andes Boulevard 2462-2470 Schuetz Road 10431-10449 Midwest Industrial 10751 Midwest Industrial Blvd 11652-11666 Fairgrove Industrial 11674-11688 Fairgrove Industrial 2337 Centerline Drive 6951 N. Hanley(1) 4560 Anglum Road 2760 South 1st Street	Hazelwood, MO Hazelwood, MO Vinita Park, MO Olivette, MO St. Louis, MO Olivette, MO St. Louis, MO St. Louis, MO St. Louis, MO Maryland Heights, MO Hazelwood, MO St. Louis, MO St. Louis, MO	(b) (b)	1971 1970 1969/87 1967 1965 1967 1965 1966 1967 1967 1965 1970	Bulk Warehouse Bulk Warehouse Bulk Warehouse Light Industrial Bulk Warehouse Light Industrial Bulk Warehouse SUBTOTAL OR AVERAGE	2.00 2.69 23.40 2.77 2.28 2.40 1.70 1.92 1.53 3.46 9.50 2.60 11.00	100,000 145,000 281,105 66,600 43,868 55,125 44,100 31,500 75,600 129,614 35,114 178,800	100% 100% 100% 100% 100% 100% 100% 100%
TAMPA 6614 Adamo Drive 202 Kelsey 6202 Benjamin Road 6204 Benjamin Road 6206 Benjamin Road 6302 Benjamin Road	Tampa, FL Tampa, FL Tampa, FL Tampa, FL Tampa, FL Tampa, FL		1967 1989 1981 1982 1983 1983	Reg. Warehouse Bulk Warehouse R&D/Flex Light Industrial Light Industrial R&D/Flex	2.78 6.30 2.04 4.16 3.94 2.03	41,377 112,000 29,845 60,975 57,708 29,747	100% 100% 100% 100% 100% 91%

BUILDING ADDRESS	LOCATION CITY/STATE	ENCUM- BRANCES	YEAR BUILT - RENOVATED	BUILDING TYPE	LAND AREA (ACRES)	GLA	OCCUPANCY AT 12/31/00
TAMPA (CONT.) 6304 Benjamin Road	Tampa, FL		1984	R&D/Flex	2.04	29,845	100%
6306 Benjamin Road 6308 Benjamin Road	Tampa, FL		1984 1984	Light Industrial Light Industrial	2.58 3.22	37,861 47,256	100% 80%
5313 Johns Road	Tampa, FL Tampa, FL		1991	R&D/Flex	1.36	25,690	100%
5602 Thompson Center Court	Tampa, FL		1972	R&D/Flex	1.39	14,914	100%
5411 Johns Road	Tampa, FL		1997	Light Industrial	1.98	30, 204	100%
5525 Johns Road	Tampa, FL		1993	R&D/Flex	1.46	24,139	100%
5607 Johns Road	Tampa, FL		1991	R&D/Flex	1.34	13,500	100%
5709 Johns Road	Tampa, FL		1990	Light Industrial	1.80	25,480	44%
5711 Johns Road 4410 East Adamo Drive	Tampa, FL Tampa, FL		1990 1990	Light Industrial Bulk Warehouse	1.80 5.60	25,455 101,744	100% 100%
4420 East Adamo Drive	Tampa, FL		1990	Reg. Warehouse	1.40	26,650	100%
4430 East Adamo Drive	Tampa, FL		1987	Reg. Warehouse	3.75	64,551	100%
4440 East Adamo Drive	Tampa, FL		1988	Reg. Warehouse	3.75	64,800	100%
4450 East Adamo Drive	Tampa, FL		1969	Reg. Warehouse	4.00	46,462	48%
5453 West Waters Avenue	Tampa, FL		1987	R&D/Flex	0.66	7,200	100%
5455 West Waters Avenue	Tampa, FL		1987	R&D/Flex	2.97	32,424	100%
5553 West Waters Avenue	Tampa, FL		1987	Light Industrial	2.97	32,424	100%
5501 West Waters Avenue	Tampa, FL		1990	R&D/Flex	1.53	15,870	100%
5503 West Waters Avenue	Tampa, FL		1990	R&D/Flex	0.68	7,060	16%
5555 West Waters Avenue 5557 West Waters Avenue	Tampa, FL Tampa, FL		1990 1990	R&D/Flex R&D/Flex	2.31 0.57	23,947 5,860	100% 100%
5463 W. Waters Avenue	Tampa, FL	(i)	1996	R&D/Flex	3.50	44,427	100%
5903 Johns Road	Tampa, FL	(1)	1987	Light Industrial	1.20	11,600	100%
4107 North Himes Avenue	Tampa, FL		1990	R&D/Flex	1.86	25,522	100%
5461 W. Waters Avenue	Tampa, FL		1998	Light Industrial	1.84	21,778	100%
10040 18th Street North	Tampa, FL		1998	Reg. Warehouse	5.15	82,469	76%
5471 W. Waters Avenue	Tampa, FL		1999	R&D/Flex	2.00	23,778	100%
5505 Johns Road #7	Tampa, FL		1999	Light Industrial	2.12	30,019	100%
5481 W. Waters Avenue	Tampa, FL		1999	R&D/Flex	3.60	41,861	100%
8110 Anderson Road	Tampa, FL Tampa, FL		1999 1999	Light Industrial	7.40 5.30	100,000	80% 65%
8130 Anderson Road 5483 W. Waters Avenue	Tampa, FL		1999	Reg. Warehouse R&D/Flex	2.92	72,000 33,861	100%
6702-6712 Benjamin Road (p)	Tampa, FL		1982/1984	Light Industrial	9.20	107,540	93%
5905 Breckenridge Parkway	Tampa, FL		1982	R&D/Flex	1.67	18,720	100%
5907 Breckenridge Parkway	Tampa, FL		1982	R&D/Flex	0.53	5,980	100%
5909 Breckenridge Parkway	Tampa, FL		1982	R&D/Flex	1.60	18,000	100%
5911 Breckenridge Parkway	Tampa, FL		1982	R&D/Flex	2.70	30,397	100%
5910 Breckenridge Parkway	Tampa, FL		1982	R&D/Flex	4.77	53,591	95%
5912 Breckenridge Parkway	Tampa, FL		1982	R&D/Flex	4.70	52,806	98%
				SUBTOTAL OR AVERAGE		1,809,337	93%
OTHER							
2800 Airport Road(o)	Denton, TX		1968	Manufacturing	29.91	222,403	100%
3501 Maple Street	Abilene, TX		1980	Manufacturing	34.42	123,700	100%
4200 West Harry Street(m)	Wichita, KS		1972	Bulk Warehouse	21.45	177,655	100%
Industrial Park No. 2	West Lebanon, NH		1968	Bulk Warehouse	10.27	156,200	100%
2675 Valley View Drive	Shreveport, LA		1997	Bulk Warehouse	12.00	250,000	100%
6601 S. 33rd Street	McAllen, TX		1975	Reg. Warehouse	3.31	50,000	100%
9601 A Dessau Road	Austin, TX		1999	Light Industrial	3.28	33,000	100%
9601 B Dessau Road	Austin, TX		1999	Light Industrial	3.28	33,000	100%
9601 C Dessau Road	Austin, TX		1999	Light Industrial	3.28	33,000	100%
				SUBTOTAL OF AVERAGE		1 078 058	100%
				SUBTOTAL OR AVERAGE		1,078,958	100%
						_	
				TOTAL		68,242,713	95%

- (a) These properties are owned by the Securities Partnership. The Securities Partnership guarantees the payment of dividends and amounts upon redemption, liquidation, dissolution or winding-up of the Series A Preferred Stock.
- (b) These properties collateralize a $38.6\ \mathrm{million}\ \mathrm{mortgage}\ \mathrm{loan}\ \mathrm{which}\ \mathrm{matures}$ on January 11, 2026.
- (c) These properties collateralize a \$34.0 million mortgage loan which matures on April 1, 2003.
- (d) These properties collateralize a \$8.0 million mortgage loan which matures on January 1, 2013.

- (e) This property collateralizes a 3.3 million mortgage loan which matures on August 1, 2008.
- (f) These properties collateralize a \$7.4 million mortgage loan which matures on April 1, 2006.
- (g) These properties collateralize a 3.2 million mortgage loan which matures on June 1, 2003.
- (h) This property collateralizes a 2.4 million mortgage loan which matures on October 1, 2006.
- (i) This property collateralizes a $$2.5\ \text{million}$ mortgage loan which matures on September 1, 2006.
- (j) These properties collateralize a \$.9 million mortgage loan which matures on November 1, 2006.
- (k) These properties collateralize a \$1.3 million mortgage loan which matures on March 15, 2002.
- (1) Comprised of two properties.
- (m) Comprised of three properties.
- (n) Comprised of four properties.
- (o) Comprised of five properties.
- (p) Comprised of six properties.
- (q) Comprised of seven properties.
- (r) Comprised of 29 properties.

The Company has a diverse base of more than 2,800 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 five years and provide for periodic rental 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, 2000, approximately 95% of the GLA of the properties was leased, and no single tenant or group of related tenants accounted for more than .9% of the Company's rent revenues, nor did any single tenant or group of related tenants occupy more than 1.3% of the Company's total GLA as of December 31, 2000.

The following table shows scheduled lease expirations for all leases for the Company's properties as of December 31, 2000.

YEAR OF EXPIRATION (1)	NUMBER OF LEASES EXPIRING	GLA EXPIRING (2)	PERCENTAGE OF GLA EXPIRING	ANNUAL BASE RENT UNDER EXPIRING LEASES (IN THOUSANDS)	PERCENTAGE OF TOTAL ANNUAL BASE RENT EXPIRING (2)
2001	823	14,270,926	21.9%	60,215	20.4%
2002	635	10,787,000	16.6%	51,328	17.4%
2003	613	11,304,749	17.4%	54,547	18.4%
2004	336	8,549,321	13.1%	38,375	13.0%
2005	318	7,803,840	12.0%	38,229	12.9%
2006	72	2,515,529	3.9%	11,095	3.8%
2007	52	3,766,765	5.8%	14,616	4.9%
2008	23	1,418,631	2.2%	6,547	2.2%
2009	31	2,027,839	3.1%	8,384	2.8%
2010	23	1,188,391	1.8%	5,347	1.8%
Thereafter	21	1,385,062	2.2%	7,076	2.4%
Total	2,947	65,018,053	100.0%	295,759	100.0%
	=======	========	=====	========	====

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ITEM 3. LEGAL PROCEEDINGS

The Company is 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.

⁽¹⁾ Lease expirations as of December 31, 2000 assume tenants do not exercise existing renewal, termination, or purchase options.

⁽²⁾ Does not include existing vacancies of 3,224,660 aggregate square feet.

PART II

ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

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 the Company's common stock, which trades on the New York Stock Exchange under the trading symbol "FR".

QUARTER ENDED	HIGH	LOW 	DISTRIBUTION DECLARED
December 31, 2000	\$34 15/16	\$30 1/8	\$.6575
September 30, 2000	32 31 1/8	28 7/8 26 15/16	. 6200
June 30, 2000 March 31, 2000	28 1/4	25 13/16 25 13/16	.6200 .6200
December 31, 1999	28 5/16	23 9/16	.6200
September 30, 1999	27 11/16	24 1/8	.6000
June 30, 1999	28 3/16	22 11/16	.6000
March 31, 1999	27 1/8	23 3/8	.6000

The Company had 538 common stockholders of record registered with its transfer agent as of March 2, 2001.

The Company has determined that, for federal income tax purposes, approximately 91.1% of the total \$97.5 million in distributions per share paid with respect to 2000 represents ordinary dividend income to its stockholders and the remaining 8.9% represents a return of capital. In order to maintain its status as a REIT, the Company is required to meet certain tests, including distributing at least 95% of its REIT taxable income, or approximately \$1.89 per share for 2000. The Company's dividend policy is to meet the minimum distribution required to maintain the Company's REIT qualification under the Internal Revenue Code.

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 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, 2000, 1999, 1998, 1997 and 1996 include the results of operations of the Company as derived from the Company's audited financial statements. The historical balance sheet data and other data as of December 31, 2000, 1999, 1998, 1997 and 1996 include the balances of the Company as derived from the Company's audited financial statements. In the opinion of management, the selected financial data includes all adjustments necessary to present fairly the information set forth therein.

	Year Ended 12/31/00	Year Ended 12/31/99	Year Ended 12/31/98	Year Ended 12/31/97	Year Ended 12/31/96
		thousands, except			
STATEMENTS OF OPERATIONS DATA: Total Revenues	\$ 386,068 (108,983 (17,129 (83,925)	(13, 259)	\$ 349,702 (99,484) (12,983) (71,833)	\$ 223,203 (59,762) (6,248) (49,859)	\$ 140,055 (39,224) (4,018) (28,954)
Agreements and Deferred Financing Costs Depreciation and Other Amortization Valuation Provision on Real Estate Held for Sale(a)	(1,750) (66,989)	(68,412)	(917) (63,805)	(2,812) (39,573)	(3,286) (28,049)
Restructuring and Abandoned Pursuit Costs Charge (b) Equity in Income of Joint Ventures	571	302	(11,941) 45		
Disposition of Interest Rate Protection Agreements (c)			(8,475)	1,430	
Income Allocated to Minority Interest Gain on Sales of Real Estate	(16,395) 29,296	(17,609) 29,797	(7,961) 5,349	(5,312) 5,003	(2,931) 4,344
Income Before Extraordinary Loss and Cumulative Effect of Change in Accounting Principle Extraordinary Loss (d) Cumulative Effect of Change in Accounting	117,864 	124,748	77,697 	66,070 (14,124)	37,937 (2,273)
Principle (e)			(1,976)		
Net Income Preferred Stock Dividends	117,864 (32,844)	124,748 (32,844)	75,721 (30,610)	51,946 (11,856)	35,664 (3,919)
Net Income Available to Common Stockholders	\$ 85,020 ======	\$ 91,904 ======	\$ 45,111 =======	\$ 40,090 ======	\$ 31,745 =======
Net Income Available to Common Stockholders Before Extraordinary Loss and Cumulative Effect of Change in Accounting Principle Per Weighted Average Common Share Outstanding: Basic	\$ 2.20	\$ 2.42	\$ 1.26	\$ 1.72	\$ 1.37
Diluted	\$ 2.18	\$ 2.41	\$ 1.25	\$ 1.70	\$ 1.37
Net Income Available to Common Stockholders Per Weighted Average Common Share Outstanding:	========	=========	========	========	========
Basic	\$ 2.20 ======	\$ 2.42 =======	\$ 1.20 ======	\$ 1.27 =======	\$ 1.28 =======
Diluted	\$ 2.18 =======	\$ 2.41 =======	\$ 1.20 =======	\$ 1.26 =======	\$ 1.28 =======
Distributions Per Share	\$ 2.5175 =======	\$ 2.420 =======	\$ 2.190 ======	\$ 2.045 ======	\$ 1.9675 ======
Weighted Average Number of Common Shares Outstanding: Basic	38,661	38,042	37,445	31,508	24,756
Diluted	38,917	38,144 ========	37,627	31,814	24, 842
DALANCE CHEET DATA (FND OF DEDTOD).					
BALANCE SHEET DATA (END OF PERIOD): Real Estate, Before Accumulated Depreciation Real Estate, After Accumulated Depreciation Real Estate Held for Sale, net	\$ 2,440,810 2,221,109 236,422	\$ 2,597,592 2,386,136	\$ 2,583,033 2,407,147	\$ 1,994,346 1,873,316	\$ 1,050,779 959,322
Total Assets Mortgage Loans Payable, Net, Acquisition Facilities Payable, Senior Unsecured Debt,	2,618,493	2,526,963	2,554,462	2,272,163	1,022,600
Net and Promissory Notes Payable Defeased Mortgage Loan Payable Total Liabilities	1,221,356 1,373,288	1,147,639 1,276,763	1,191,882 1,310,518	879,592 300,000 1,266,079	406,401 447,178
Stockholders' Equity	1,058,372	1,059,226	1,054,776	854,590	532,561
OTHER DATA: Cash Flows From Operating Activities Cash Flows From Investing Activities Cash Flows From Financing Activities	\$ 160,241 (87,300) (67,819)		\$ 149,096 (535,554) 395,059	\$ 102,635 (805,505) 708,446	\$ 62,621 (240,571) 176,677
Total Properties (f) Total GLA, in Square Feet (f) Occupancy Percentage (f)	969 68,242,713 95%	967 67,029,135 6	987 69,253,383 95%	769 56,567,706 96%	379 32,700,069 97%

- (a) Represents a valuation provision on real estate held for sale on the Company's exit market portfolio in Grand Rapids, Michigan.
- (b) Represents a restructuring charge of \$6.9 million relating to severance costs (of which \$1.2 million is non-cash relating to immediate vesting of restricted stock) and \$5.0 million in costs relating to abandoned acquisitions.
- (c) On May 16, 1997, the Company sold interest rate protection agreements relating to its \$300.0 million mortgage loan resulting in a gain of approximately \$1.4 million. The \$8.5 million loss on disposition of interest rate protection agreements for the year ended December 31, 1998 represents the Company's settlement, through the Operating Partnership, of an interest rate protection agreement that was scheduled to expire on January 4, 1999. This agreement was entered into in December 1997 in anticipation of 1998 senior unsecured debt offerings. Due to the changing market conditions and the Company's expectation that it would not issue debt securities associated with the interest rate protection agreement, the Company settled its position in the interest rate protection agreement.
- (d) In 1996, the Company terminated certain revolving credit facilities. The Company recorded an extraordinary loss of \$2.3 million which is comprised of a prepayment fee, the write-off of unamortized deferred financing fees, legal costs and other expenses. In 1997, the Company terminated certain mortgage loans, an unsecured loan and a revolving credit facility and obtained a commitment to pay off and retire another mortgage loan. The Company recorded an extraordinary loss of \$14.1 million which is comprised of prepayment fees, the write-off of unamortized deferred financing fees, legal costs and other expenses.
- (e) In April 1998, the Accounting Standards Executive Committee of the American Institute of Certified Public Accountants issued Statement of Position 98-5, "Reporting on the Costs of Start-Up Activities" ("SOP 98-5"). SOP 98-5 requires that the net unamortized balance of all start-up costs and organizational costs be written off as a cumulative effect of a change in accounting principle and all future start-up costs and organizational costs be expensed. Consistent with SOP 98-5, the Company reported a cumulative effect of a change in accounting principle in the amount of approximately \$2.0 million to reflect the write-off of the unamortized balance of organizational costs on the Company's balance sheet.
- (f) As of end of period and excludes properties under development.

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 and Operating Data" and the historical Consolidated Financial Statements and Notes thereto appearing elsewhere in this Form 10-K.

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. First Industrial Realty Trust, Inc. and its subsidiaries (the "Company") began operations on July 1, 1994. The Company's interests in its properties and land parcels are held through partnerships controlled by the Company, including First Industrial, L.P. (the "Operating Partnership"), of which the Company is the sole general partner, as well as, among others, First Industrial Financing Partnership, L.P., First Industrial Securities, L.P., First Industrial Mortgage Partnership, L.P., First Industrial Pennsylvania, L.P., First Industrial Harrisburg, L.P., First Industrial Indianapolis, L.P., First Industrial Development Services, L.P. and TK-SV, LTD., of which the sole general partner of each is a wholly-owned subsidiary of the Company, and the sole limited partner of each is the Operating Partnership, as well as limited liability companies of which the Operating Partnership is the sole member. The Company is also the majority economic stockholder of FR Development Services, Inc. The Company, through separate wholly-owned limited liability companies of which the Operating Partnership is the sole member, also owns 10% equity interests in, and provides asset and property management services to, two joint ventures which invest in industrial properties.

RESULTS OF OPERATIONS

COMPARISON OF YEAR ENDED DECEMBER 31, 2000 TO YEAR ENDED DECEMBER 31, 1999

At December 31, 2000, the Company owned 969 in-service properties with approximately 68.2 million square feet of gross leasable area ("GLA"), compared to 967 in-service properties with approximately 67.0 million square feet of GLA at December 31, 1999. During 2000, the Company acquired 83 in-service properties containing approximately 5.8 million square feet of GLA and one property under redevelopment, completed development of 26 properties and redevelopment of two properties totaling approximately 4.1 million square feet of GLA and sold 108 in-service properties totaling approximately 9.2 million square feet of GLA, one out of service property and several land parcels. The Company also took three properties out of service that are under redevelopment, comprising approximately .1 million square feet of GLA and placed in service two properties comprising approximately .6 million square feet of GLA.

Rental income and tenant recoveries and other income increased \$11.9 million or 3.2%. The increase in rental income is due primarily to same store growth in rental income as well as an increase in the average GLA for the twelve months ended December 31, 2000 compared to December 31, 1999. The increase in tenant recoveries and other income is due primarily to an increase in property expenses as discussed below. Rental income and tenant recoveries and other income from properties owned prior to January 1, 1999 increased by approximately \$11.4 million or 4.1% due primarily to general rent increases and an increase in recoverable income due to an increase in property expenses as discussed below.

Property expenses, which include real estate taxes, repairs and maintenance, property management, utilities, insurance and other expenses increased by approximately \$10.0 million or 10.1% due primarily to increases in all property expense categories other than utilities. The increase in real estate tax expense is due primarily to an increase in average GLA for the year ended December 31, 2000 compared to the year ended December 31, 1999, as well as general increase in real estate taxes in many of the Company's markets. The increase in repairs and maintenance expense is due primarily to an increase in landscaping and maintenance expenses. The increase in property management expense is primarily due to the opening of a regional office in California in the third quarter of 1999 as well as general pay increases. Insurance expense increased due primarily to an increase in average GLA in 2000 compared to 1999 as well as rate increases. Other expense increased due primarily to an increase in master lease payments associated with certain properties during the year ended December 31, 2000 compared to the year ended December 31, 1999. Property expenses from properties owned prior to January 1, 1999 increased \$5.5 million or 7.2% due primarily to the explanations above.

General and administrative expense increased by approximately 3.9 million due primarily to general pay increases and additional employees.

Interest expense increased by approximately \$4.1 million for the year ended December 31, 2000 compared to the year ended December 31, 1999. The increase is primarily due to an increase in the weighted average interest rate for the year ended December 31, 2000 (7.32%) compared to the year ended December 31, 1999 (7.16%) and an increase in the average debt balance outstanding. The average debt balance outstanding for the year ended December 31, 2000 and 1999 was approximately \$1,226.6 million and \$1,201.8 million, respectively.

Amortization of deferred financing costs increased by approximately \$.4 million due primarily to amortization of additional deferred financing costs relating to the Company's \$300.0 million unsecured line of credit (the "1997 Unsecured Acquisition Facility") and the Company's 2000 Unsecured Acquisition Facility (defined below), which amended and restated the 1997 Unsecured Acquisition Facility.

Depreciation and other amortization decreased by approximately \$1.4 million due primarily to the Company ceasing depreciation and amortization on properties it considers held for sale as well as due to properties sold subsequent to December 31, 1998. This decrease is offset by depreciation and amortization related to properties acquired or developed subsequent to December 31, 1998.

The valuation provision on real estate held for sale of \$2.9 million for the year ended December 31, 2000 represents a valuation provision on the Company's exit market portfolio in Grand Rapids, Michigan.

The \$29.3 million gain on sale of real estate for the year ended December 31, 2000 resulted from the sale of 109 industrial properties and several land parcels. Gross proceeds from these sales were approximately \$433.7 million.

The \$29.8 million gain on sale of real estate for the year ended December 31, 1999 resulted from the sale of 56 industrial properties and several land parcels. Gross proceeds from these sales were approximately \$245.8 million.

COMPARISON OF YEAR ENDED DECEMBER 31, 1999 TO YEAR ENDED DECEMBER 31, 1998

At December 31, 1999, the Company owned 967 in-service properties with approximately 67.0 million square feet of gross leasable area, compared to 988 in-service properties with approximately 69.4 million square feet of GLA at December 31, 1998. During 1999, the Company acquired 19 in-service properties containing approximately 1.4 million square feet of GLA and two properties under redevelopment, completed development of 19 properties and expansion of one property totaling approximately 3.1 million square feet of GLA and sold 56 properties totaling approximately 6.2 million square feet of GLA and several land parcels. The Company also took three properties out of service that are under redevelopment, comprising approximately .7 million square feet of GLA.

Rental income and tenant recoveries and other income increased by approximately \$24.5 million or 7.0% due primarily to an increase in average GLA for the year ended December 31, 1999 as compared to the year ended December 31, 1998 and an increase in same store revenue. Also, approximately \$1.5 million of this increase is due to additional acquisition, asset management and property management fees received from two industrial real estate joint ventures in fiscal year 1999. Rental income and tenant recoveries and other income from properties owned prior to January 1, 1998, increased by approximately \$7.7 million or 3.1% due primarily to rental rate increases and an increase in tenant recovery income charges related to the increase in operating expenses as discussed below.

Property expenses, which include real estate taxes, repairs and maintenance, property management, utilities, insurance and other expenses, decreased by approximately \$.5 million or .5% due primarily to a decrease in property management expense and a decrease in other expenses, offset by an increase in real estate taxes, repairs and maintenance and utilities expense due to an increase in average GLA for the year ended December 31, 1999 as compared to the year ended December 31, 1998. The majority of the decrease in property management expense is due to a decrease in the operational costs of the regional offices that manage the Company's properties primarily due to a reduced employee headcount. The majority of the decrease in other expense is due to a decrease in the provision for bad debts. Expenses from properties owned prior to January 1, 1998, increased by approximately \$.6 million or .9% due primarily to an increase in snow removal and related expenses incurred during the year ended December 31, 1999 as compared to the year ended December 31, 1998 for properties located in certain of the Company's metropolitan areas.

General and administrative expense increased by approximately \$.3 million due primarily to the adoption of Emerging Issues Task Force Issue No. 97-11, "Accounting for Internal Costs Relating to Real Estate Acquisitions"

("EITF 97-11"). EITF 97-11, effective March 19, 1998, required that internal costs of preacquisition activities incurred in connection with the acquisition of an operating property be expensed as incurred. Prior to March 19, 1998, the Company capitalized internal costs of preacquisition activities incurred in connection with the acquisition of operating properties.

Interest expense increased by approximately \$8.0 million for the year ended December 31, 1999 compared to the year ended December 31, 1998 due primarily to a higher average debt balance outstanding resulting from the issuance of unsecured debt to fund the acquisition and development of additional properties, slightly offset by an increase in capitalized interest for the year ended December 31, 1999 due to an increase in development activities. The average debt balances outstanding for the years ended December 31, 1999 and 1998 were approximately \$1,201.8 million and \$1,058.4 million, respectively.

Amortization of deferred financing costs increased by approximately \$.5 million due primarily to amortization of deferred financing costs relating to the issuance of additional senior unsecured debt to fund the acquisition and development of additional properties.

Depreciation and other amortization increased by approximately \$4.6 million due primarily to the additional depreciation and amortization related to the properties acquired or developed after December 31, 1997.

The \$11.9 million restructuring and abandoned pursuit costs charge for the year ended December 31, 1998 represents a charge in connection with the Company's restructuring, including approximately \$6.9 million in severance costs (of which approximately \$1.2 million is non-cash relating to immediate vesting of restricted stock) and approximately \$5.0 million in costs related to abandoned acquisitions.

Equity in income of joint ventures increased by approximately \$.3 million for the year ended December 31, 1999 compared to the year ended December 31, 1998. This increase is due to a full year of operations of one of the Company's two industrial real estate joint ventures as opposed to a partial year of operations in 1998 and the start-up of the other one of the Company's industrial real estate joint ventures.

The \$8.5 million loss on disposition of interest rate protection agreements for the year ended December 31, 1998 represents the Company's settlement, through the Operating Partnership, of an interest rate protection agreement which was scheduled to expire on January 4, 1999. This agreement was entered into in December 1997 in anticipation of 1998 senior unsecured debt offerings. Due to the changing market conditions and the Company's expectation that it would not issue debt securities associated with the interest rate protection agreement, the Company settled its position in the interest rate protection agreement.

The \$29.8 million gain on sale of real estate for the year ended December 31, 1999 resulted from the sale of 56 industrial properties and several land parcels. Gross proceeds from these sales were approximately \$245.8 million.

The \$5.3 million gain on sale of real estate for the year ended December 31, 1998 resulted from the sale of 41 industrial properties and several land parcels. Gross proceeds from these sales were approximately \$99.9 million.

The \$2.0 million cumulative effect of change in accounting principle for the year ended December 31, 1998 is the result of the write-off of the unamortized balance of organizational costs on the Company's balance sheet due to the early adoption of Statement of Position 98-5, "Reporting on the Costs of Start-Up Activities"(SOP 98-5). SOP 98-5 requires that the net unamortized balance of all start-up costs and organizational costs be written off as a cumulative effect of a change in accounting principle and all future start-up costs and organizational costs be expensed.

LIQUIDITY AND CAPITAL RESOURCES

At December 31, 2000, the Company's cash and cash equivalents was approximately \$7.7 million and restricted cash was approximately \$24.2 million. Included in restricted cash are approximately \$1.2 million of cash reserves required to be set aside under the Company's \$40.0 million mortgage loan (the "1995 Mortgage Loan") for payments of security deposit refunds, tenant improvements, capital expenditures, interest, real estate taxes and insurance. The portion of the cash reserve relating to payments for capital expenditures, interest, real estate taxes and insurance for properties collateralizing the 1995 Mortgage Loan is established monthly, distributed to the Company as such

expenditures are made and is replenished to a level adequate to make the next periodic payment of such expenditures. The portion of the cash reserve relating to security deposit refunds for the tenants occupying the properties collateralizing the 1995 Mortgage Loan is adjusted as tenants turn over. Also included in restricted cash is approximately \$23.0 million of gross proceeds from the sales of certain properties. These sales proceeds will be disbursed as the Company exchanges into properties under Section 1031 of the Internal Revenue Code.

YEAR ENDED DECEMBER 31, 2000

Net cash provided by operating activities of approximately \$160.2 million for the year ended December 31, 2000 was comprised primarily of net income before minority interest of approximately \$134.3 million, adjustments for non-cash items of approximately \$44.5 million offset by the net change in operating assets and liabilities of approximately \$18.6 million. The adjustments for the non-cash items of approximately \$44.5 million are primarily comprised of depreciation and amortization of approximately \$72.3 million, a valuation provision on real estate held for sale on a portfolio of properties located in Grand Rapids, Michigan of approximately \$2.9 million and a provision for bad debts of approximately \$.1 million, offset by the gain on sale of real estate of approximately \$29.3 million and the effect of the straight-lining of rental income of approximately \$1.5 million.

Net cash used in investing activities of approximately \$87.3 million for the year ended December 31, 2000 was comprised primarily of the acquisition of real estate, development of real estate, capital expenditures related to the expansion and improvement of existing real estate and an increase in restricted cash from sales proceeds deposited with an intermediary for Section 1031 exchange purposes, offset by the net proceeds from the sale of real estate, distributions from the Company's two industrial real estate joint ventures and the repayment of mortgage loans receivable.

Net cash used in financing activities of approximately \$67.8 million for the year ended December 31, 2000 was comprised primarily of repayments on mortgage loans payable, the purchase of treasury shares and restricted stock, the purchase of U.S. Government securities used as substitute collateral to execute a legal defeasance of a portion of the 1995 Mortgage Loan, common and preferred stock dividends and unit distributions and debt issuance costs incurred in conjunction with the 2000 Unsecured Acquisition Facility (defined below), offset by the net borrowings under the Company's lines of credit and net proceeds from the exercise of employee stock options.

YEAR ENDED DECEMBER 31, 1999

Net cash provided by operating activities of approximately \$176.9 million for the year ended December 31, 1999 was comprised primarily of net income before minority interest of approximately \$142.4 million and adjustments for non-cash items of approximately \$36.0 million, offset by the net change in operating assets and liabilities of approximately \$1.5 million. The adjustments for the non-cash items of approximately \$36.0 million are primarily comprised of depreciation and amortization of \$69.8 million, offset by the gain on sale of real estate of \$29.8 million and the effect of the straight-lining of rental income of \$4.0 million.

Net cash used in investing activities of approximately \$10.0 million for the year ended December 31, 1999 was comprised primarily of the acquisition of real estate, development of real estate, capital expenditures related to the expansion and improvement of existing real estate, investment in the Company's two industrial real estate joint ventures and the funding of mortgage loans receivable, offset by the net proceeds from the sale of real estate, distributions from one of the Company's industrial real estate joint ventures, a decrease in restricted cash due to a reimbursement from one of the Company's escrows with a lender established for deferred maintenance, a decrease in restricted cash due to the use of restricted cash to purchase properties to affect Section 1031 exchanges and the repayment of mortgage loans receivable.

Net cash used in financing activities of approximately \$186.1 million for the year ended December 31, 1999 was comprised primarily of repayments on mortgage loans payable, common and preferred stock dividends and unit distributions and the net repayments under the 1997 Unsecured Acquisition Facility, offset by proceeds from the exercise of employee stock options.

Net cash provided by operating activities of approximately \$149.1 million for the year ended December 31, 1998 was comprised primarily of net income before minority interest of approximately \$83.7 million and adjustments for non-cash items of approximately \$59.0 million and the net change in operating assets and liabilities of approximately \$6.4 million. The adjustments for the non-cash items of approximately \$59.0 million are primarily comprised of depreciation and amortization of \$66.5 million, a provision for bad debts of \$.6 million and the cumulative effect of a change in accounting principle of \$2.0 million due to the adoption of SOP 98-5, offset by the gain on sales of properties of \$5.4 million and the effect of the straight-lining of rental income of \$4.7 million.

Net cash used in investing activities of approximately \$535.6 million for the year ended December 31, 1998 was comprised primarily of the acquisition of real estate, development of real estate, capital expenditures related to the expansion and improvement of existing real estate, investment in one of the Company's industrial real estate joint ventures and an increase in restricted cash from sales proceeds deposited with an intermediary for Section 1031 exchange purposes, offset by the net proceeds from the sales of real estate and the repayment of mortgage loans receivable.

Net cash provided by financing activities of approximately \$395.1 million for the year ended December 31, 1998 was comprised primarily of the net proceeds from the issuance of common stock, preferred stock and senior unsecured debt, proceeds from the exercise of employee stock options, net borrowings under the 1997 Unsecured Acquisition Facility and a decrease in restricted cash which was used to pay down and retire the Company's \$300.0 million mortgage loan, offset by repayments of mortgage loans and common and preferred stock dividends and unit distributions.

SEGMENT REPORTING

Management views the Company as a single segment.

INVESTMENT IN REAL ESTATE, DEVELOPMENT OF REAL ESTATE AND SALES OF REAL ESTATE

During the year ended December 31, 2000, the Company purchased 83 in-service industrial properties and one industrial property under redevelopment comprising approximately 5.8 million square feet of GLA as well as several land parcels, for an aggregate purchase price of approximately \$323.5 million, excluding costs incurred in conjunction with the acquisition of the properties and land parcels. The Company also completed the development of 26 industrial properties and two properties under redevelopment comprising approximately 4.1 million square feet of GLA at a cost of approximately \$148.0 million.

During the year ended December 31, 2000, the Company sold 109 industrial properties comprising 9.6 million square feet of GLA and several land parcels. Gross proceeds from these sales were approximately \$433.7 million.

The Company has committed to the construction of 21 development projects totaling approximately 4.0 million square feet of GLA for an estimated investment of approximately \$177.7 million. Of this amount, approximately \$90 million remains to be funded. These developments are expected to be funded with cash flow from operations, proceeds from the sale of select properties of the Company and borrowings under the Company's 2000 Unsecured Acquisition Facility (defined below).

From January 1, 2001 to March 2, 2001, the Company acquired 21 industrial properties and several land parcels for a total estimated investment of approximately \$71.4 million. The Company also sold two industrial properties and one land parcel for approximately \$2.7 million of gross proceeds.

REAL ESTATE HELD FOR SALE

The Company plans on exiting the markets of Cleveland, Columbus, Dayton, Des Moines, Grand Rapids, Long Island and New Orleans/Baton Rouge as well as continually engages in identifying and evaluating its other real estate markets for potential sales candidates. At December 31, 2000, the Company had 85 industrial properties comprising approximately 8.0 million square feet of GLA held for sale. Income from operations of the 85 industrial properties

held for sale for the year ended December 31, 2000, 1999 and 1998 is approximately \$22.4 million, \$18.5 million and \$17.6 million, respectively. Net carrying value of the 85 industrial properties held for sale at December 31, 2000 is approximately \$236.4 million. There can be no assurance that such properties held for sale will be sold.

INVESTMENTS IN JOINT VENTURES

During the year ended December 31, 2000, the Company, through wholly-owned limited liability companies in which the Operating Partnership is the sole member, received, in the aggregate, approximately \$2.8 million in asset management and property management fees from two industrial real estate joint ventures. The Company, through wholly-owned limited liability companies in which the Operating Partnership is the sole member, received distributions of approximately \$.9 million from the two industrial real estate joint ventures. As of December 31, 2000, the two industrial real estate joint ventures owned 177 industrial properties comprising approximately 8.3 million square feet of GLA. On or after October 2000, under certain circumstances, the Company has the option of purchasing all of the properties owned by one of the joint ventures at a price to be determined in the future. The Company has not exercised this option.

MORTGAGE LOANS PAYABLE

In June 2000, the Company purchased approximately \$1.2 million of U.S. Government securities as substitute collateral to execute a legal defeasance of approximately \$1.2 million of the 1995 Mortgage Loan. The terms of the legal defeasance require the Company to use the gross proceeds from the maturities of the U.S. Government securities to paydown and subsequently retire the defeased portion of the 1995 Mortgage Loan in January 2003. Upon the execution of the legal defeasance, one of the 23 properties collateralizing the 1995 Mortgage Loan was released and subsequently sold.

ACQUISITION FACILITY PAYABLE

In June 2000, the Company amended and restated its 1997 Unsecured Acquisition Facility which gives the Company the right, subject to certain conditions, to increase the aggregate commitment up to \$400.0 million as well as extended the maturity of the 1997 Unsecured Acquisition Facility to June 30, 2003 (the "2000 Unsecured Acquisition Facility").

MARKET RISK

The following discussion about the Company's 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.

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 the Company at December 31, 2000 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, the Company also faces 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, 2000, \$170.0 million (approximately 14% of total debt at December 31, 2000) of the Company's debt was variable rate debt (all of the variable rate debt relates to the Company's 2000 Unsecured Acquisition Facility) and \$1,051.4 million (approximately 86% of total debt at December 31, 2000) was fixed rate debt. The Company also had outstanding a written put and a written call option (collectively, the "Written Options") which were issued in conjunction with the initial offering of two tranches of senior unsecured debt. Currently, the Company does 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 earnings or cash flows of the Company. Conversely, for variable rate debt, changes in the interest rate generally do not impact the fair value of the debt, but would affect the Company's 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 the Company until the Company is required to refinance such debt. See Note 5 to the consolidated financial statements for a discussion of the maturity dates of the Company's various fixed rate debt.

Based upon the amount of variable rate debt outstanding at December 31, 2000, a 10% increase or decrease in the interest rate on the Company's variable rate debt would decrease or increase, respectively, future net income and cash flows by approximately \$1.3 million per year. A 10% increase in interest rates would decrease the fair value of the fixed rate debt at December 31, 2000 by approximately \$45.9 million to \$977.0 million. A 10% decrease in interest rates would increase the fair value of the fixed rate debt at December 31, 2000 by approximately \$51.0 million to \$1,073.9 million. A 10% increase in interest rates would decrease the fair value of the Written Options at December 31, 2000 by approximately \$4.1 million to \$8.0 million. A 10% decrease in interest rates would increase the fair value of the Written Options at December 31, 2000 by approximately \$5.5 million to \$17.6 million.

ISSUANCE OF RESTRICTED STOCK AND EMPLOYEE STOCK OPTIONS

During the year ended December 31, 2000, the Company awarded 355,139 shares of restricted common stock to certain employees and 3,663 shares of restricted common stock to certain Directors. Other employees of the Company converted certain in-the-money employee stock options to 14,903 shares of restricted common stock. These shares of restricted common stock had a fair value of approximately \$9.7 million on the date of grant. The restricted common stock vests over periods from one to ten years.

During the year ended December 31, 2000, the Company issued 937,250 non-qualified employee stock options to certain officers, Directors and employees of the Company. These non-qualified employee stock options vest over periods from one to three years, have a strike price of \$27.25 - \$30.00 per share and expire ten years from the date of grant.

TREASURY STOCK

In March 2000, the Company's Board of Directors approved the repurchase of up to \$100.0 million of the Company's common stock. The Company may make purchases from time to time, if price levels warrant, in the open market or in privately negotiated transactions. During the year ended December 31, 2000, the Company repurchased 394,300 shares of its common stock at a weighted average price per share of approximately \$29.67.

COMMON STOCK

For the year ended December 31, 2000, certain employees of the Company exercised 518,550 non-qualified employee stock options. Gross proceeds to the Company were \$12.5 million.

DIVIDENDS/DISTRIBUTIONS

On January 24, 2000, the Company and the Operating Partnership paid a fourth quarter 1999 distribution of \$.62 per common share/unit, totaling approximately \$28.2 million. On April 17, 2000, the Company and the Operating Partnership paid a first quarter 2000 distribution of \$.62 per common share/unit, totaling approximately \$28.5 million. On July 17, 2000, the Company and the Operating Partnership paid a second quarter 2000 distribution of \$.62 per common share/unit, totaling approximately \$28.6 million. On October 23, 2000, the Company and the Operating Partnership paid a third quarter 2000 distribution of \$.62 per common share/unit, totaling approximately \$28.4 million. On January 22, 2001, the Company and the Operating Partnership paid a fourth quarter 2000 distribution of \$.6575 per common share/unit, totaling approximately \$30.3 million.

On March 31, 2000, June 30, 2000, September 30, 2000 and December 31, 2000, the Company paid quarterly preferred stock dividends of \$.59375 per share on its 9 1/2%, \$.01 par value, Series A Cumulative Preferred Stock (the "Series A Preferred Stock"), \$54.688 per share (equivalent to \$.54688 per Depositary Share) on its 8 3/4%, \$.01 par value, Series B Cumulative Preferred Stock (the "Series B Preferred Stock"), \$53.906 per share (equivalent to \$.53906 per Depositary Share) on its 8 5/8%, \$.01 par value, Series C Cumulative Preferred Stock (the "Series C Preferred Stock"), \$49.687 per share (equivalent to \$.49687 per Depositary Share) on its 7.95%, \$.01 par value, Series D Cumulative Preferred Stock (the "Series D Preferred Stock") and \$49.375 per share (equivalent to \$.49375 per Depositary Share) on

its 7.90%, \$.01 par value, Series E Cumulative Preferred Stock (the "Series E Preferred Stock"). The preferred stock dividends paid on March 31, 2000, June 30, 2000, September 30, 2000 and December 31, 2000 totaled, in the aggregate, approximately \$8.2 million per quarter.

On March 9, 2001, the Company declared a first quarter dividend of \$.6575 per common share/unit on its common stock/units which is payable on April 23, 2001. The Company also declared a first quarter dividend of \$.59375 per share, \$54.688 per share (\$.54688 per Depositary share), \$53.906 per share (\$.53906 per Depositary share), \$49.687 per share (\$.49687 per Depositary share) and \$49.375 per share (\$.49375 per Depositary share) on its Series A Preferred Stock, Series B Preferred Stock, Series C Preferred Stock, Series D Preferred Stock and Series E Preferred Stock, respectively, which is payable on April 2, 2001.

PREFERRED STOCK

On March 9, 2001, the Company called for the redemption of all of its outstanding Series A Preferred Stock at the price of \$25.00 per share, plus accrued and unpaid dividends. The redemption date will be April 9, 2001.

SHORT-TERM AND LONG-TERM LIQUIDITY NEEDS

The Company has considered its short-term (one year or less) liquidity needs and the adequacy of its estimated cash flow from operations and other expected liquidity sources to meet these needs. The Company believes that its principal short-term liquidity needs are to fund normal recurring expenses, debt service requirements and the minimum distribution required to maintain the Company's REIT qualification under the Internal Revenue Code. The Company anticipates that these needs will be met with cash flows provided by operating activities.

The Company expects 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 secured and unsecured indebtedness and the issuance of additional equity securities. As of December 31, 2000 and March 2, 2001, \$589.2 million of common stock, preferred stock and depositary shares and \$100.0 million of debt securities were registered and unissued under the Securities Act of 1933, as amended. The Company also may finance the development or acquisition of additional properties through borrowings under the 2000 Unsecured Acquisition Facility. At December 31, 2000, borrowings under the 2000 Unsecured Acquisition Facility bore interest at a weighted average interest rate of 7.26%. As of March 2, 2001, the Company had approximately \$28.9 million available in additional borrowings under the 2000 Unsecured Acquisition Facility.

RELATED PARTY TRANSACTIONS

The Company periodically engages in transactions for which CB Richard Ellis, Inc. acts as a broker. A relative of one of the Company's officers/Directors is an employee of CB Richard Ellis, Inc. For the year ended December 31, 2000, this relative received approximately \$.06 million in brokerage commissions paid by the Company.

The Company periodically utilizes consulting services from the private consulting firm of one of the Company's Directors. For the year ended December 31, 2000, the Company has paid approximately \$.01 million of fees to this entity.

On November 19, 1998, the Company sold two industrial properties to two limited partnerships, Roosevelt Glen Corporate Center ("Roosevelt") and Hartford Center Investment Company ("Hartford"), for a total consideration of approximately \$8.3 million. An entity in which the sole shareholders are an officer and Director and a former officer and Director ("TSIC") has a 11.638% general partner interest and a former officer and Director has a 75.585% limited partner interest in Roosevelt. TSIC has a 12.39% general partner interest and a former officer and Director has a 80.454% limited partner interest in Hartford. On December 4, 1998, the Company sold one industrial property to Eastgate Shopping Center Investment Co. ("Eastgate"), a limited partnership, for a total consideration of approximately \$2.4 million. TSIC has a 12.972% general partner interest and a former officer and Director has a 79.536% limited partner interest in Eastgate. In each case, the purchaser had the option of selling the properties back to the Company and the Company had the option of buying the properties back from the purchaser for a stipulated period of time. In January 2000, the purchasers exercised their options to sell the properties back to the Company. The gain on sale was deferred due to the existence of these options.

In January and February 2001, FR Development Services, Inc. ("FRDS") purchased all of the voting and non-voting shares (a total of 25,790 shares) of FRDS held by certain executive officers of the Company for approximately \$1.3 million, in connection with FRDS' election to become a wholly owned taxable REIT subsidiary of the Company. At the time of the transaction, these executive officers had equity interests in FRDS totaling 2.76%.

ENVIRONMENTAL

The Company incurred environmental costs of \$.2 million and \$.6 million in 2000 and 1999, respectively. The Company estimates 2001 costs of approximately \$.4 million. The Company estimates that the aggregate cost which needs to be expended in 2001 and beyond with regard to currently identified environmental issues will not exceed approximately \$.9 million, a substantial amount of which will be the primary responsibility of the tenant, the seller to the Company or another responsible party. This estimate was determined by a third party evaluation.

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

OTHER

The Financial Accounting Standards Board ("FASB") issued Statement of Financial Accounting Standards No. 133 "Accounting for Derivative Instruments and Hedging Activities" ("FAS 133") on June 1, 1998. Statement of Financial Accounting Standards No.138 "Accounting for Derivative Instruments and Hedging Activities - An Amendment of FAS Statement 133" was issued in June 2000. FAS 133, as amended, is effective for fiscal years beginning after June 15, 2000 as provided by Statement of Financial Accounting Standards No. 137 issued in July 1999. FAS 133, as amended, requires fair value accounting for all derivatives including recognizing all such instruments on the balance sheet with an offsetting amount recorded in the income statement or as part of comprehensive income. FAS 133, as amended, becomes effective for the Company for the year ending December 31, 2001. FAS 133 did not have an impact on the Company's consolidated financial position, consolidated results of operations or consolidated cash flows.

In March 2000, the FASB issued Statement of Accounting Standards Interpretation 44, Accounting for Certain Transactions Involving Stock Compensation ("Interpretation 44"). Interpretation 44 is generally effective for new stock option grants beginning July 1, 2000. However, the interpretive definition of an employee and certain effective repricing provisions apply to new awards granted after December 15, 1998. Further, the FASB determined that any modifications to current accounting as a result of this guidance are to be recorded prospectively, effective as of July 1, 2000. The Company has applied the accounting mandated by Interpretation 44 as of July 1, 2000 and there has not been a material impact on the Company's consolidated financial position, consolidated results of operations or consolidated cash flows.

The REIT Modernization Act, which was passed in 1999 and will take effect on January 1, 2001, modifies certain provisions of the Internal Revenue Code of 1986, as amended, with respect to the taxation of REITs. Two key provisions of this tax law change will impact future Company operations: the availability of a taxable REIT subsidiary which may be wholly-owned directly by a REIT and a reduction in the required level of distributions by a REIT to 90% of ordinary taxable income. The Company converted its preferred stock subsidiary to a wholly - owned taxable REIT subsidiary in January 2001.

In December 1999, the Securities and Exchange Commission ("SEC") issued Staff Accounting Bulletin No. 101 ("SAB 101"), Revenue Recognition, which provides guidance on the recognition, presentation and disclosure of revenue in financial statements. SAB 101 was required to be implemented in the fourth fiscal quarter of 2000. The adoption of SAB 101 did not have an effect on the Company's results of operations or its financial position as the Company's revenue recognition practices were compliant with the pronouncement.

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 on page F-1 of this Form 10-K.

ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURES

None.

PART III

ITEM 10, 11, 12, 13. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT, EXECUTIVE COMPENSATION, SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

The information required by Item 10, Item 11, Item 12 and Item 13 will be contained in a definitive proxy statement that the Registrant anticipates will be filed no later than April 15, 2001, and thus is incorporated herein by reference in accordance with General Instruction G(3) to Form 10-K.

PART IV

ITEM 14. EXHIBITS, FINANCIAL STATEMENTS, FINANCIAL STATEMENT SCHEDULE AND REPORTS ON FORM $8\text{-}\mathrm{K}$

- (A) FINANCIAL STATEMENTS, FINANCIAL STATEMENT SCHEDULE AND EXHIBITS (1 & 2) See Index to Financial Statements and Financial Statement Schedule on page F-1 of this Form 10-K
 - (3) Exhibits:

	(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)
3.4	Articles Supplementary relating to the Company's 9-1/2% Series A Cumulative Preferred Stock, \$.01 par value (incorporated by reference to Exhibit 3.4 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 1996, File No. 1-13102)
3.5	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)
3.6	Articles Supplementary relating to the Company's 8 3/4% Series B Cumulative Preferred Stock, \$.01 par value (incorporated by reference to Exhibit 3.1 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)
3.7	Articles Supplementary relating to the Company's 8 5/8% Series C Cumulative Preferred Stock, \$.01 par value (incorporated by reference to Exhibit 4.1 of the Form 8-K of the Company dated June 6, 1997, File No. 1-13102)
3.8	Articles Supplementary relating to the Company's 7.95% Series D Cumulative Preferred Stock, \$.01 par value (incorporated by reference to Exhibit 4.1 of the Form 8-K of the Company dated February 6, 1998, File No. 1-13102)
3.9	Articles Supplementary relating to the Company's 7.90% Series E Cumulative Preferred Stock, \$.01 par value (incorporated by reference to Exhibit 3.9 of the Company's Annual Report on Form 10-K for the year ended December 31, 1997, File No. 1-13102)
3.10	Articles Supplementary relating to the Company's Junior Participating Preferred Stock, \$.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)
4.1	Form of Amended and Restated Articles of Incorporation of First Industrial Securities Corporation (incorporated by reference to Exhibit 4.5 of the Company's Registration Statement on Form S-3, File No. 33-97014)
4.2	Form of Articles Supplementary of First Industrial Securities Corporation (incorporated by reference to Exhibit 4.6 of the Company's Registration Statement on Form S-3, File No. 33-97014)

44 Exhibits	Description
4.3	Form of Guarantee and Payment Agreement between First Industrial Securities, L.P. and First Industrial Securities Corporation for the benefit of American National Bank and Trust Company of Chicago (incorporated by reference to Exhibit 4.8 of the Company's Registration Statement on Form S-3, File No. 33-97014)
4.4	Form of Agency and Advance Agreement among First Industrial Realty Trust, Inc., First Industrial Securities, L.P. and American National Bank and Trust Company of Chicago (incorporated by reference to Exhibit 4.9 of the Company's Registration Statement on Form S-3, File No. 33-97014)
4.5	Form of Guarantee Agency Agreement among First Industrial Realty Trust, Inc., First Industrial Securities, L.P. and American National Bank and Trust Company of Chicago (incorporated by reference to Exhibit 4.10 of the Company's Registration Statement on Form S-3, File No. 33-97014)
4.6	Form of Limited Partnership Agreement of First Industrial Securities, L.P. (incorporated by reference to Exhibit 4.3 of the Company's Registration Statement on Form S-3, File No. 33-97014)
4.7	Deposit Agreement, dated May 14, 1997, by and among the Company, First Chicago Trust Company of New York and holders from time to time of Depositary Receipts (incorporated by reference to Exhibit 4.3 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	Deposit Agreement, dated June 6, 1997, by and among the Company, First Chicago Trust Company of New York and holders from time to time of Depositary Receipts (incorporated by reference to Exhibit 4.2 of the Form 8-K of the Company, dated June 6, 1997, File No. 1-13102)
4.9	Deposit Agreement, dated February 6, 1998, by and among the Company, First Chicago Trust Company of New York and holders from time to time of Depositary Receipts (incorporated by reference to Exhibit 4.2 of the Form 8-K of the Company, dated February 6, 1998, File No. 1-13102)
4.10	Deposit Agreement, dated March 18, 1998, by and among the Company, First Chicago Trust Company of New York and holders from time to time of Depositary Receipts (incorporated by reference to Exhibit 4.12 of the Company's Annual Report on Form 10-K for the year ended December 31, 1997, File No. 1-13102)
4.11	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)
4.12	Supplemental Indenture No. 1, dated as of May 13, 1997, between First Industrial, L.P. and First Trust National Association as Trustee relating to \$150 million of 7.60% Notes due 2007 and \$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)
4.13	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 7 3/8% 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)
4.14	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 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)

45 Exhibits	Description
4.15	6.90% Medium-Term Note due 2005 in principal amount of \$50 million issued by First Industrial, L.P. (incorporated by reference to Exhibit 4.17 of the Company's Annual Report on Form 10-K for the year ended December 31, 1997, File No. 1-13102)
4.16	7.00% Medium-Term Note due 2006 in principal amount of \$150 million issued by First Industrial, L.P. (incorporated by reference to Exhibit 4.18 of the Company's Annual Report on Form 10-K for the year ended December 31, 1997, File No. 1-13102)
4.17	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)
4.18	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)
4.19	Rights Agreement, dated as of September 16, 1997, between the Company and First Chicago Trust Company of New York, as Rights Agent (incorporated by reference to Exhibit 99.1 of Form 8-A12B as filed on September 24, 1997, File No. 1-13102)
4.20	Amended and Restated Unsecured Revolving Credit Agreement, dated as of June 30, 2000 among First Industrial, L.P., First Industrial Realty Trust, Inc. and Bank One, N.A., UBS AG, Stamford Branch, Bank of America, N.A. and certain other banks (incorporated by reference to Exhibit 10.1 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 2000, File No. 1-13102)
4.21	6.50% Dealer remarketable securities due April 5, 2011 in principal amount of \$100 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 7, 1998, File No. 333-21873)
4.22	Supplemental Indenture No. 4, dated as of March 26, 1998, between First Industrial, L.P. and First Trust National Trust Association, as Trustee, relating to 6.50% Dealer remarketable securities due April 5, 2011 (incorporated by reference to Exhibit 4.1 of Form 8-K of First Industrial, L.P. dated April 7, 1998, File No. 333-21873)
4.23	Remarketing Agreement, dated March 31, 1998, between First Industrial, L.P. and J.P. Morgan Securities Inc. (incorporated by reference to Exhibit 1.2 of Form 8-K of First Industrial,
4.25	L.P. dated April 7, 1998, File No.333-21873) 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)
4.26	Supplemental Indenture No. 5, dated as of July 14, 1998, between First Industrial, L.P. and the U.S. Bank Trust National Association, relating to First Industrial, L.P.'s 7.60% Notes due July 15, 2008 (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)
10.1	Sixth Amended and Restated Limited Partnership Agreement of First Industrial, L.P. (the "LP Agreement"), dated March 18, 1998 (incorporated by reference to Exhibit 10.1 of the Company's Annual Report on Form 10-K for the year ended December 31, 1997, File No. 1-13102)
10.2	First Amendment to the L.P. Agreement dated April 1, 1998 (incorporated by reference to Exhibit 10.2 of the Form 10-Q of the Company for the fiscal quarter ended March 31, 1998, File No. 1-13102)
10.3	Second Amendment to the L.P. Agreement dated April 3, 1998 (incorporated by reference to Exhibit 10.3 of the Form 10-Q of the Company for the fiscal quarter ended March 31, 1998, File No. 1-13102)

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Exhibits	Description
10.4	Third Amendment to the L.P. Agreement dated April 16, 1998 (incorporated by reference to Exhibit 10.4 of the Form 10-Q of the Company for the fiscal quarter ended March 31, 1998, File No. 1-13102)
10.5	Fourth Amendment to the L.P. Agreement dated June 24, 1998 (incorporated by reference to Exhibit 10.2 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 1998, File No. 1-13102)
10.6	Fifth Amendment to the L.P. Agreement dated July 16, 1998 (incorporated by reference to Exhibit 10.3 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 1998, File No. 1-13102)
10.7	Sixth Amendment to the L.P. Agreement dated August 31, 1998 (incorporated by reference to Exhibit 10.2 of the Form 10-Q of the Company for the fiscal quarter ended September 30, 1998, File No. 1-13102)
10.8	Seventh Amendment to the L.P. Agreement dated October 21, 1998 (incorporated by reference to Exhibit 10.3 of the Form 10-Q of the Company for the fiscal quarter ended September 30, 1998, File No. 1-13102)
10.9	Eighth Amendment to the L.P. Agreement dated October 30, 1998 (incorporated by reference to Exhibit 10.4 of the Form 10-Q of the Company for the fiscal quarter ended September 30, 1998, File No. 1-13102)
10.10	Ninth Amendment to the L.P. Agreement dated November 5, 1998 (incorporated by reference to Exhibit 10.5 of the Form 10-Q of the Company for the fiscal quarter ended September 30, 1998, File No. 1-13102)
10.11	Tenth Amendment to the L.P. Agreement dated January 28, 2000 (incorporated by reference to Exhibit 10.11 of the Company's Annual Report on Form 10-K for the year ended December 31, 1999, File No. 1-13102)
10.12	Eleventh Amendment to the L.P. Agreement dated January 28, 2000 (incorporated by reference to Exhibit 10.12 of the Company's Annual Report on Form 10-K for the year ended December 31, 1999, File No. 1-13102)
10.13	Twelfth Amendment to the L.P. Agreement dated June 27, 2000 (incorporated by reference to Exhibit 10.2 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 2000, File No. 1-13102)
10.14	Thirteenth Amendment to the L.P. Agreement dated September 1, 2000 (incorporated by reference to Exhibit 10.1 of the Form 10-Q of the Company for the fiscal quarter ended September 30, 2000, File No. 1-13102)
10.15	Fourteenth Amendment to the L.P. Agreement dated October 13, 2000 (incorporated by reference to Exhibit 10.2 of the Form 10-Q of the Company for the fiscal quarter ended September 30, 2000, File No. 1-13102)
10.16	Fifteenth Amendment to the L.P. Agreement dated October 13, 2000 (incorporated by reference to Exhibit 10.3 of the Form 10-Q of the Company for the fiscal quarter ended September 30, 2000, File No. 1-13102)
10.17	Sixteenth Amendment to the L.P. Agreement dated October 27, 2000 (incorporated by reference to Exhibit 10.4 of the Form 10-Q of the Company for the fiscal quarter ended September 30, 2000, File No. 1-13102)
10.18*	Seventeenth Amendment to the L.P. Agreement dated January 25, 2001
10.19*	Eighteenth Amendment to the L.P. Agreement dated February 13, 2001
10.20	Registration Rights Agreement, dated April 29, 1998, relating to the Company's Common Stock, par value \$.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)
10.21	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)

47 Exhibits	Description
10.22	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)
10.23+	1994 Stock Incentive Plan (incorporated by reference to Exhibit 10.37 of the Company's Annual Report on Form 10-K for the year
10.24+	ended December 31, 1994, File No. 1-13102) 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)
10.25	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 of the Form 8-K of the Company, dated April 3, 1996, File No. 1-13102)
10.26	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)
10.27+	Employment Agreement, dated December 4, 1996, between the Company and Michael T. Tomasz (incorporated by reference to Exhibit 10.59 of the Company's Annual Report on Form 10-K for the year ended December 31, 1996, File No. 1-13102)
10.28+	Employment Agreement, dated February 1, 1997, between the Company and Michael W. Brennan (incorporated by reference to Exhibit 10.60 of the Company's Annual Report on Form 10-K for the year ended December 31, 1996, File No. 1-13102)
10.29+	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)
10.30+	Separation Agreement dated November 11, 1998 by and between the Company and Michael T. Tomasz (incorporated by reference to Exhibit 10.25 of the Company's Annual Report on Form 10-K for the year ended December 31, 1998, File No.1-13102)
10.31+	Employment Agreement, dated July 19, 2000, between First Industrial Realty Trust, Inc. and Michael J. Havala (incorporated by reference to Exhibit 10.3 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 2000, File No. 1-13102)
10.32+	Employment Agreement, dated July 26, 2000, between First Industrial Realty Trust, Inc. and Johannson L. Yap (incorporated by reference to Exhibit 10.4 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 2000, File No. 1-13102)
10.33*+	Settlement Agreement dated January 31, 2001 between First Industrial, L.P., First Industrial Realty Trust, Inc. and Gary H. Heigl
12.1 *	Computation of ratios of earnings to fixed charges and preferred stock dividends of the Company
21.1 * 23 *	Subsidiaries of the Registrant Consent of PricewaterhouseCoopers LLP

- Filed herewith. Indicates a compensatory plan or arrangement contemplated by Item 14a(3) of Form 10-K.
- (b) REPORTS ON FORM 8-K AND FORM 8-K/A None

The Company has prepared supplemental financial and operating information which is available without charge upon request to the Company. Please direct requests as follows:

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

Date: March 9, 2001 By: /s/ Michael W. Brennan

Michael II Ducanon

Michael W. Brennan President, Chief Executive Officer and Director (Principal Executive Officer)

Date: March 9, 2001 By: /s/ Michael J. Havala

Michael J. Havala

Chief Financial Officer

(Principal Financial and Accounting

Officer)

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

Signature	Title	Date	
/s/ Jay H. Shidler	Chairman of the Board of Directors	March 9, 2001	
Jay H. Shidler			
/s/ Michael W. Brennan	President, Chief Executive Officer and Director	March 9, 2001	
Michael W. Brennan	and birector		
/s/ Michael G. Damone	Director of Strategic Planning	March 9, 2001	
Michael G. Damone	and Director		
	Director	March 9, 2001	
John L. Lesher			
/s/ Kevin W. Lynch	Director	March 9, 2001	
Kevin W. Lynch			
/s/ John E. Rau	Director	March 9, 2001	
John E. Rau			
/s/ Robert J. Slater	Director	March 9, 2001	
Robert J. Slater			
/s/ W. Edwin Tyler	Director	March 9, 2001	
W. Edwin Tyler			
/s/ J. Steven Wilson	Director	March 9, 2001	
J. Steven Wilson			

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 Supplementary relating to the Company's 9 1/2% Series A Cumulative Preferred Stock, \$.01 par value (incorporated by reference to Exhibit 3.4 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 1996, File No. 1-13102)
3.5	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)
3.6	Articles Supplementary relating to the Company's 8 3/4% Series B Cumulative Preferred Stock, \$.01 par value (incorporated by reference to Exhibit 3.1 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)
3.7	Articles Supplementary relating to the Company's 8 5/8% Series C Cumulative Preferred Stock, \$.01 par value (incorporated by reference to Exhibit 4.1 of the Form 8-K of the Company dated June 6, 1997, File No. 1-13102)
3.8	Articles Supplementary relating to the Company's 7.95% Series D Cumulative Preferred Stock, \$.01 par value (incorporated by reference to Exhibit 4.1 of the Form 8-K of the Company dated February 6, 1998, File No. 1-13102)
3.9	Articles Supplementary relating to the Company's 7.90% Series E Cumulative Preferred Stock, \$.01 par value (incorporated by reference to Exhibit 3.9 of the Company's Annual Report on Form 10-K for the year ended December 31, 1997, File No. 1-13102)
3.10	Articles Supplementary relating to the Company's Junior Participating Preferred Stock, \$.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)
4.1	Form of Amended and Restated Articles of Incorporation of First Industrial Securities Corporation (incorporated by reference to Exhibit 4.5 of the Company's Registration Statement on Form S-3, File No. 33-97014)
4.2	Form of Articles Supplementary of First Industrial Securities Corporation (incorporated by reference to Exhibit 4.6 of the Company's Registration Statement on Form S-3, File No. 33-97014)

Exhibits	Description
4.3	Form of Guarantee and Payment Agreement between First Industrial Securities, L.P. and First Industrial Securities Corporation for the benefit of American National Bank and Trust Company of Chicago (incorporated by reference to Exhibit 4.8 of the Company's Registration Statement on Form S-3, File No. 33-97014)
4.4	Form of Agency and Advance Agreement among First Industrial Realty Trust, Inc., First Industrial Securities, L.P. and American National Bank and Trust Company of Chicago (incorporated by reference to Exhibit 4.9 of the Company's Registration Statement on Form S-3, File No. 33-97014)
4.5	Form of Guarantee Agency Agreement among First Industrial Realty Trust, Inc., First Industrial Securities, L.P. and American National Bank and Trust Company of Chicago (incorporated by reference to Exhibit 4.10 of the Company's Registration Statement on Form S-3, File No. 33-97014)
4.6	Form of Limited Partnership Agreement of First Industrial Securities, L.P. (incorporated by reference to Exhibit 4.3 of the Company's Registration Statement on Form S-3, File No. 33-97014)
4.7	Deposit Agreement, dated May 14, 1997, by and among the Company, First Chicago Trust Company of New York and holders from time to time of Depositary Receipts (incorporated by reference to Exhibit 4.3 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	Deposit Agreement, dated June 6, 1997, by and among the Company, First Chicago Trust Company of New York and holders from time to time of Depositary Receipts (incorporated by reference to Exhibit 4.2 of the Form 8-K of the Company, dated June 6, 1997, File No. 1-13102)
4.9	Deposit Agreement, dated February 6, 1998, by and among the Company, First Chicago Trust Company of New York and holders from time to time of Depositary Receipts (incorporated by reference to Exhibit 4.2 of the Form 8-K of the Company, dated February 6, 1998, File No. 1-13102)
4.10	Deposit Agreement, dated March 18, 1998, by and among the Company, First Chicago Trust Company of New York and holders from time to time of Depositary Receipts (incorporated by reference to Exhibit 4.12 of the Company's Annual Report on Form 10-K for the year ended December 31, 1997, File No. 1-13102)
4.11	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)
4.12	Supplemental Indenture No. 1, dated as of May 13, 1997, between First Industrial, L.P. and First Trust National Association as Trustee relating to \$150 million of 7.60% Notes due 2007 and \$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)
4.13	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 7 3/8% 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)
4.14	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 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)

Exhibits	Description
4.15	6.90% Medium-Term Note due 2005 in principal amount of \$50 millior issued by First Industrial, L.P. (incorporated by reference to Exhibit 4.17 of the Company's Annual Report on Form 10-K for the year ended December 31, 1997, File No. 1-13102)
4.16	7.00% Medium-Term Note due 2006 in principal amount of \$150 million issued by First Industrial, L.P. (incorporated by reference to Exhibit 4.18 of the Company's Annual Report on Form 10-K for the year ended December 31, 1997, File No. 1-13102)
4.17	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)
4.18	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 Firs Industrial, L.P. for the fiscal quarter ended March 31, 1997, File No. 333-21873)
4.19	Rights Agreement, dated as of September 16, 1997, between the Company and First Chicago Trust Company of New York, as Rights Agent (incorporated by reference to Exhibit 99.1 of Form 8-A12B as filed on September 24, 1997, File No. 1-13102)
4.20	Amended and Restated Unsecured Revolving Credit Agreement, dated as of June 30, 2000 among First Industrial, L.P., First Industrial Realty Trust, Inc. and Bank One, N.A., UBS AG, Stamford Branch, Bank of America, N.A. and certain other banks (incorporated by reference to Exhibit 10.1 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 2000, File No. 1-13102)
4.21	6.50% Dealer remarketable securities due April 5, 2011 in principal amount of \$100 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 7, 1998, File No. 333-21873)
4.22	Supplemental Indenture No. 4, dated as of March 26, 1998, between First Industrial, L.P. and First Trust National Trust Association, as Trustee, relating to 6.50% Dealer remarketable securities due April 5, 2011 (incorporated by reference to Exhibit 4.1 of Form 8-K of First Industrial, L.P. dated April 7, 1998, File No. 333-21873)
4.23	Remarketing Agreement, dated March 31, 1998, between First Industrial, L.P. and J.P. Morgan Securities Inc. (incorporated by reference to Exhibit 1.2 of Form 8-K of First Industrial,
4.25	L.P. dated April 7, 1998, File No.333-21873) 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)
4.26	Supplemental Indenture No. 5, dated as of July 14, 1998, between First Industrial, L.P. and the U.S. Bank Trust National Association, relating to First Industrial, L.P.'s 7.60% Notes due July 15, 2008 (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)
10.1	Sixth Amended and Restated Limited Partnership Agreement of First Industrial, L.P. (the "LP Agreement"), dated March 18, 1998 (incorporated by reference to Exhibit 10.1 of the Company's Annual Report on Form 10-K for the year ended December 31, 1997, File No. 1-13102)
10.2	First Amendment to the L.P. Agreement dated April 1, 1998 (incorporated by reference to Exhibit 10.2 of the Form 10-Q of the Company for the fiscal quarter ended March 31, 1998, File No. 1-13102)
10.3	Second Amendment to the L.P. Agreement dated April 3, 1998 (incorporated by reference to Exhibit 10.3 of the Form 10-Q of the Company for the fiscal quarter ended March 31, 1998, File No. 1-13102)

53 Exhibits	Description
10.4	Third Amendment to the L.P. Agreement dated April 16, 1998 (incorporated by reference to Exhibit 10.4 of the Form 10-Q of the Company for the fiscal quarter ended March 31, 1998,
10.5	File No. 1-13102) Fourth Amendment to the L.P. Agreement dated June 24, 1998 (incorporated by reference to Exhibit 10.2 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 1998, File No.
10.6	1-13102) Fifth Amendment to the L.P. Agreement dated July 16, 1998 (incorporated by reference to Exhibit 10.3 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 1998, File No. 1-13102)
10.7	Sixth Amendment to the L.P. Agreement dated August 31, 1998 (incorporated by reference to Exhibit 10.2 of the Form 10-Q of the Company for the fiscal quarter ended September 30,
10.8	1998, File No. 1-13102) Seventh Amendment to the L.P. Agreement dated October 21, 1998 (incorporated by reference to Exhibit 10.3 of the Form 10-Q of the Company for the fiscal quarter ended September 30, 1998, File
10.9	No. 1-13102) Eighth Amendment to the L.P. Agreement dated October 30, 1998 (incorporated by reference to Exhibit 10.4 of the Form 10-Q of the Company for the fiscal quarter ended September 30, 1998, File No. 1-13102)
10.10	Ninth Amendment to the L.P. Agreement dated November 5, 1998 (incorporated by reference to Exhibit 10.5 of the Form 10-Q of the Company for the fiscal quarter ended September 30, 1998, File No. 1-13102)
10.11	Tenth Amendment to the L.P. Agreement dated January 28, 2000 (incorporated by reference to Exhibit 10.11 of the Company's Annual Report on Form 10-K for the year ended December 31, 1999, File No. 1-13102)
10.12	Eleventh Amendment to the L.P. Agreement dated January 28, 2000 (incorporated by reference to Exhibit 10.12 of the Company's Annual Report on Form 10-K for the year ended December 31, 1999, File No. 1-13102)
10.13	Twelfth Amendment to the L.P. Agreement dated June 27, 2000 (incorporated by reference to Exhibit 10.2 of the Form 10-Q of the Company for the fiscal quarter ended June 30, 2000, File No. 1-13102)
10.14	Thirteenth Amendment to the L.P. Agreement dated September 1, 2000 (incorporated by reference to Exhibit 10.1 of the Form 10-Q of the Company for the fiscal quarter ended September 30, 2000, File No. 1-13102)
10.15	Fourteenth Amendment to the L.P. Agreement dated October 13, 2000 (incorporated by reference to Exhibit 10.2 of the Form 10-Q of the Company for the fiscal quarter ended September 30, 2000, File No. 1-13102)
10.16	Fifteenth Amendment to the L.P. Agreement dated October 13, 2000 (incorporated by reference to Exhibit 10.3 of the Form 10-Q of the Company for the fiscal quarter ended September 30, 2000, File No. 1-13102)
10.17	Sixteenth Amendment to the L.P. Agreement dated October 27, 2000 (incorporated by reference to Exhibit 10.4 of the Form 10-Q of the Company for the fiscal quarter ended September 30, 2000, File No. 1-13102)
10.18*	Seventeenth Amendment to the L.P. Agreement dated January 25, 2001
10.19*	Eighteenth Amendment to the L.P. Agreement dated February 13, 2001
10.20	Registration Rights Agreement, dated April 29, 1998, relating to the Company's Common Stock, par value \$.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)
10.21	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)

10.22	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)
10.23+	1994 Stock Incentive Plan (incorporated by reference to Exhibit
10.23+	10.37 of the Company's Annual Report on Form 10-K for the year
	ended December 31, 1994, File No. 1-13102)
10.24+	First Industrial Realty Trust, Inc. Deferred Income Plan
10.24	(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)
10.25	Contribution Agreement, dated March 19, 1996, among FR
10.20	Acquisitions, Inc. and the parties listed on the signature pages
	thereto (incorporated by reference to Exhibit 10.1 of the Form
	8-K of the Company, dated April 3, 1996, File No. 1-13102)
10.26	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)
10.27+	Employment Agreement, dated December 4, 1996, between the Company
	and Michael T. Tomasz (incorporated by reference to Exhibit 10.59
	of the Company's Annual Report on Form 10-K for the year ended
10.00.	December 31, 1996, File No. 1-13102)
10.28+	Employment Agreement, dated February 1, 1997, between the Company
	and Michael W. Brennan (incorporated by reference to Exhibit 10.60 of the Company's Annual Report on Form 10-K for the year
	ended December 31, 1996, File No. 1-13102)
10.29+	1997 Stock Incentive Plan (incorporated by reference to Exhibit
10.23	10.62 of the Company's Annual Report on Form 10-K for the year
	ended December 31, 1996, File No. 1-13102)
10.30+	Separation Agreement dated November 11, 1998 by and between the
	Company and Michael T. Tomasz (incorporated by reference to
	Exhibit 10.25 of the Company's Annual Report on Form 10-K for the
	year ended December 31, 1998, File No.1-13102)
10.31+	Employment Agreement, dated July 19, 2000, between First
	Industrial Realty Trust, Inc. and Michael J. Havala
	(incorporated by reference to Exhibit 10.3 of the Form 10-Q
	of the Company for the fiscal quarter ended June 30, 2000,
10.00	File No. 1-13102)
10.32+	Employment Agreement, dated July 26, 2000, between First Industrial Realty Trust, Inc. and Johannson L. Yap
	(incorporated by reference to Exhibit 10.4 of the Form 10-Q
	of the Company for the fiscal quarter ended June 30, 2000,
	File No. 1-13102)
10.33*+	Settlement Agreement dated January 31, 2001 between First
	Industrial, L.P., First Industrial Realty Trust, Inc. and
	Gary H. Heigl
12.1 *	Computation of ratios of earnings to fixed charges and
	preferred stock dividends of the Company
21.1 *	Subsidiaries of the Registrant
23 *	Consent of PricewaterhouseCoopers LLP
	-ilad haravith

54 Exhibits

Description

Filed herewith.
Indicates a compensatory plan or arrangement contemplated by Item 14 a(3) of Form 10-K.

FIRST INDUSTRIAL REALTY TRUST, INC.

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

In our opinion, the accompanying consolidated balance sheets and the related consolidated statements of operations, of changes in stockholders' equity and of cash flows present fairly, in all material respects, the financial position of First Industrial Realty Trust, Inc. (the "Company") at December 31, 2000 and 1999, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2000, in conformity with accounting principles generally accepted in the United States of America. These financial statements are the responsibility of the Company's management; our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these statements in accordance with auditing standards generally accepted in the United States of America, which require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

PricewaterhouseCoopers LLP

Chicago, Illinois February 9, 2001

FIRST INDUSTRIAL REALTY TRUST, INC. CONSOLIDATED BALANCE SHEETS (DOLLARS IN THOUSANDS, EXCEPT FOR PER SHARE DATA)

	December 31, 2000	December 31, 1999
ASSETS		
Assets:		
Investment in Real Estate: Land Buildings and Improvements Furniture, Fixtures and Equipment Construction in Progress Less: Accumulated Depreciation	\$ 397,624 1,989,034 1,437 52,715 (219,701)	\$ 383,938 2,131,807 1,437 80,410 (211,456)
Net Investment in Real Estate	2,221,109	2,386,136
Real Estate Held For Sale, Net of Accumulated Depreciation and Amortization of \$26,318 Cash and Cash Equivalents Restricted Cash Tenant Accounts Receivable, Net Investments in Joint Ventures Deferred Rent Receivable Deferred Financing Costs, Net Prepaid Expenses and Other Assets, Net	236, 422 7,731 24,215 9,793 6,158 14,790 12,154 86,121	2,609 2,352 9,924 6,408 17,137 11,581 90,816
Total Assets	\$2,618,493 =======	\$2,526,963 =======
LIABILITIES AND STOCKHOLDERS' EQUITY		=======
Liabilities: Mortgage Loans Payable, Net Senior Unsecured Debt, Net Acquisition Facility Payable Accounts Payable and Accrued Expenses Rents Received in Advance and Security Deposits Dividends/Distributions Payable	\$ 102,575 948,781 170,000 93,336 20,104 38,492	\$ 104,951 948,688 94,000 78,946 22,014 28,164
Total Liabilities	1,373,288	1,276,763
Minority Interest	186,833	190,974
Stockholders' Equity: Preferred Stock (\$.01 par value, 10,000,000 shares authorized, 1,650,000, 40,000, 20,000, 50,000 and 30,000 shares of Series A, B, C, D and E Cumulative Preferred Stock, respectively, issued and outstanding at December 31, 2000 and December 31, 1999, having a liquidation preference of \$25 per share (\$41,250), \$2,500 per share (\$100,000), \$2,500 per share (\$50,000), \$2,500 per share (\$125,000) and \$2,500 per share (\$75,000),		
respectively	392 1,205,052 (126,962) (8,812)	382 1,177,364 (114,451) (4,087)
Amortization of Stock Based Compensation	383 (11,699)	
Total Stockholders' Equity	1,058,372	1,059,226
Total Liabilities and Stockholders' Equity	\$2,618,493	\$2,526,963

FIRST INDUSTRIAL REALTY TRUST, INC. CONSOLIDATED STATEMENTS OF OPERATIONS (DOLLARS IN THOUSANDS, EXCEPT FOR PER SHARE DATA)

	Year Ended December 31, 2000	Year Ended December 31, 1999	Year Ended December 31, 1998
B			
Revenues: Rental Income Tenant Recoveries and Other Income	\$303,337 82,731	\$295,938 78,217	\$281,660 68,042
Total Revenues	386,068	374, 155	349,702
Expenses:			
Real Estate Taxes	59,446	56,573	55,544
Repairs and Maintenance	18,127	16,827	15,303
Property Management	13,738	10,875	13,643
Utilities	9,989	9,933	9,475
Insurance	1,437	832	934
Other	6,246	3,955	4,585
General and Administrative	17,129	13,259	12,983
Interest Expense	83,925	79,869	71,833
Amortization of Deferred Financing Costs	1,750	1,362	917
Depreciation and Other Amortization	66,989	68,412	63,805
Valuation Provision on Real Estate Held for Sale	2,900		
Restructuring and Abandoned Pursuit Costs Charge			11,941
Total Expenses	281,676	261,897	260,963
Trans from Organian Define Fruits in Trans of			
Income from Operations Before Equity in Income of			
Joint Ventures, Disposition of Interest Rate Protection	104 202	112 250	00 720
Agreements and Income Allocated to Minority Interest Equity in Income of Joint Ventures	104,392 571	112,258 302	88,739 45
Disposition of Interest Rate Protection Agreements	5/1	302	(8,475)
Income Allocated to Minority Interest	(16,395)	(17,609)	(7,961)
Thouse Allocated to Hillority Therese	(10,000)	(17,003)	(7,301)
Income from Operations	88,568	94,951	72,348
Gain on Sale of Real Estate	29,296	29,797	5,349
Income Before Cumulative Effect of Change in			
Accounting Principle	117,864	124,748	77,697
Cumulative Effect of Change in Accounting Principle			(1,976)
Net Income	117,864	124,748	75,721
Less: Preferred Stock Dividends	(32,844)	(32,844)	(30,610)
Net Income Available to Common Stockholders	\$ 85,020	\$ 91,904	\$ 45,111
Notation And John to Common Charles and Defend Completion Effect of Charles	======	======	======
NetIncome Available to Common Stockholders Before Cumulative Effect of Change			
in Accounting Principle Per Weighted Average Common Share Outstanding:	¢ 2.20	¢ 2.42	\$ 1.26
Basic	\$ 2.20 ======	\$ 2.42 ======	\$ 1.26 ======
Diluted	\$ 2.18	\$ 2.41	\$ 1.25
DITUCCO	φ 2.10 ======	φ 2.41 =======	Φ 1.25 =======
Net Income Available to Common Stockholders Per	_		
Weighted Average Common Share Outstanding:			
Basic	\$ 2.20	\$ 2.42	\$ 1.20
	=======	=======	=======
Diluted	\$ 2.18	\$ 2.41	\$ 1.20
	======	======	======

	Total 	Preferred Stock	Common Stock	Additional Paid-In Capital	Dist. In Excess of Accum. Earnings
Balance at December 31, 1997 Net Proceeds from Issuance of	\$ 854,590	\$17	\$364	\$ 934,622	\$ (76,996)
Preferred Stock	192,700	1		192,699	
Common Stock	37,095 	 	12 1	37,083 2,344	
Grants	2,450				
Share)	(30,610)				(30,610)
Distribution (\$2.19 per Share/Unit) Net Income Before Minority Interest	(96,868) 83,682				(96,868) 83,682
Minority Interest:	(7.061)				(7.061)
Allocation of Income	(7,961) 14,548				(7,961) 14,548
Stock	5,150		2	5,148	
Balance at December 31, 1998 Net Proceeds from the Issuance of	1,054,776	18	379	1,171,896	(114, 205)
Common Stock	845			845	
Issuance of Restricted Stock Amortization of Restricted Stock			1	2,007	
Grants	1,233				
Share)	(32,844)				(32,844)
(\$2.42 per Share/Unit) Net Income Before Minority Interest Minority Interest:	(109,608) 142,357				(109,608) 142,357
Allocation of Income	(17,609) 17,458				(17,609) 17,458
Conversion of Units to Common Stock	2,618		2	2,616	,
Balance at December 31, 1999 Net Proceeds from the Issuance of	1,059,226	18	382	1,177,364	(114, 451)
Common Stock	12,769 		5 3	12,764 9,686	
Grants	4,964				
Purchase of Treasury Shares Repurchase and Retirement of Restricted	(11,699)				
Stock Amortization of Stock Based	(466)			(466)	
Compensation	383				
Share and \$197.500 per Series E Share)	(32,844)				(32,844)
Distributions	(445 740)				/44E 740\
(\$2.5175 per Share/Unit) Net Income Before Minority Interest Minority Interest:	(115,749) 134,259				(115,749) 134,259
Allocation of Income	(16,395) 18,218				(16,395) 18,218
Conversion of Units to Common Stock	5,706		2	5,704	
Balance at December 31, 2000	\$1,058,372 =======	\$18 ===	\$392 ====	\$1,205,052 ======	\$(126,962) ======

Treasury Shares	
\$	

Amortization of Restricted Stock			
Grants	2,450		
Preferred Stock Dividends	27 .00		
(\$2.375 per Series A Share, \$218.750			
per Series B Share, \$215.624 per			
Series C Share, \$179.426 per Series D			
Share and \$155.257per Series E			
Share)	= =		
Distribution (\$2.19 per Share/Unit)	= =		
Net Income Before Minority Interest			
Minority Interest:			
Allocation of Income			
Distributions (\$2.19 per Unit)			
Conversion of Units to Common			
Stock			
Balance at December 31, 1998	(3,312)		
Net Proceeds from the Issuance of	, , ,		
Common Stock			
Issuance of Restricted Stock	(2,008)		
Amortization of Restricted Stock			
Grants	1,233		
Preferred Stock Dividends			
(\$2.375 per Series A Share, \$218.750			
per Series B Share, \$215.624 per			
Series C Share, \$198.748 per Series D			
Share and \$197.500 per Series E			
Share)			
Distributions			
(\$2.42 per Share/Unit)			
Net Income Before Minority Interest			
Minority Interest:			
Allocation of Income			
Distributions (\$2.42 per Unit)			
Conversion of Units to Common			
Stock			
Dalamas at Dasambar 04 4000	(4.007)		
Balance at December 31, 1999	(4,087)		
Net Proceeds from the Issuance of			
Common Stock	(0.000)		
Issuance of Restricted Stock Amortization of Restricted Stock	(9,689)		
	4 064		
Grants Shares	4,964		(11 600)
Purchase of Treasury Shares			(11,699)
Stock			
Amortization of Stock Based			
Compensation		383	
Preferred Stock Dividends		000	
(\$2.375 per Series A Share, \$218.750			
per Series B Share, \$215.624 per			
Series C Share, \$198.748 per Series D			
Share and \$197.500 per Series E			
Share)	- -		
Distributions			
(\$2.5175 per Share/Unit)			
Net Income Before Minority Interest			
Minority Interest:			
Allocation of Income			
Distributions (\$2.5175 per Unit)			
Conversion of Units to Common			
Stock			
Balance at December 31, 2000	\$(8,812)	\$ 383	(11,699)
	======	======	=======

	Year Ended December 31, 2000	Year Ended December 31, 1999	Year Ended December 31, 1998
CASH FLOWS FROM OPERATING ACTIVITIES:			
Net Income Income Allocated to Minority Interest	\$ 117,864 16,395	\$ 124,748 17,609	\$ 75,721 7,961
Income Before Minority Interest	134,259	142,357	83,682
Depreciation	59,840 1,750	62,208 1,362	57,565 917
Valuation Provision on Real Estate Held for Sale Provision for Bad Debt	10,703 2,900 50	6,272 	8,074 550
Equity in Income of Joint Ventures	(571) 571	(302) 302	(45)
Gain on Sale of Real Estate	(29,296) 	(29,797) 	(5,349) 1,976
and Other Assets, Net	(23,708) (1,474)	(7,959) (4,062)	(26,595) (4,657)
Received in Advance and Security Deposits Increase in Organization Costs	4,811 	5,001 	29,867 (396)
Decrease in Restricted Cash	406	1,515	3,507
Net Cash Provided by Operating Activities	160,241	176,897 	149,096
CASH FLOWS FROM INVESTING ACTIVITIES: Purchases and Additions to Investment in Real Estate Net Proceeds from Sales of Investment in Real Estate Contributions to and Investments in Joint Ventures Distributions from Joint Ventures Funding of Mortgage Loans Receivable Repayment of Mortgage Loans Receivable (Increase) Decrease in Restricted Cash	(494,084) 407,849 (37) 287 20,954 (22,269)	(233,434) 217,853 (2,522) 572 (739) 1,132 7,098	(623, 955) 98, 832 (4, 413) 1, 394 (7, 412)
Net Cash Used in Investing Activities	(87,300)	(10,040)	(535,554)
CASH FLOWS FROM FINANCING ACTIVITIES: Proceeds from Sale of Common Stock Common Stock Underwriting Discounts/Offering Costs Net Proceeds from Exercise of Employee Stock Options Proceeds from Sale of Preferred Stock Preferred Stock Underwriting Discounts/Offering Costs Purchase of Treasury Shares Repurchase of Restricted Stock Purchase of U.S. Government Securities Decrease (Increase) in Restricted Cash- Defeasance Proceeds from Senior Unsecured Debt	12,478 12,478 (11,699) (466) (1,244) 	(200) 732 	36,300 (3,159) 2,544 200,000 (7,300) 306,000 299,517
Other Proceeds from Senior Unsecured Debt Other Costs of Senior Unsecured Debt Dividends/Distributions Preferred Stock Dividends Repayments on Mortgage Loans Payable Proceeds from Acquisition Facilities Payable Repayments on Acquisition Facilities Payable Cost of Debt Issuance	(113,632) (24,633) (2,300) 290,200 (214,200) (2,323)	(108,527) (32,844) (3,459) 156,600 (197,400) (973)	2,760 (11,890) (91,796) (30,610) (301,947) 531,000 (525,600) (10,760)
Net Cash Provided by (Used in) Financing Activities	(67,819)	(186,071)	395,059
Net Increase (Decrease) in Cash and Cash Equivalents Cash and Cash Equivalents, Beginning of Period	5,122 2,609	(19,214) 21,823	8,601 13,222
Cash and Cash Equivalents, End of Period	\$ 7,731 =======	\$ 2,609 ======	\$ 21,823 =======

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, as amended (the "Code").

First Industrial Realty Trust, Inc. and its subsidiaries (the "Company") began operations on July 1, 1994. The Company's operations are conducted primarily through First Industrial, L.P. (the "Operating Partnership") of which the Company is the sole general partner. The Company is the sole stockholder of First Industrial Finance Corporation, First Industrial Pennsylvania Corporation, First Industrial Harrisburg Corporation, First Industrial Securities Corporation, First Industrial Mortgage Corporation, First Industrial Indianapolis Corporation, FI Development Services Corporation and First Industrial Fiorida Finance Corporation, which are the sole general partners of First Industrial Fennancing Partnership, L.P. (the "Financing Partnership"), First Industrial Pennsylvania, L.P. (the "Pennsylvania Partnership"), First Industrial Harrisburg, L.P. (the "Harrisburg Partnership"), First Industrial Securities, L.P. (the "Securities Partnership"), First Industrial Mortgage Partnership, L.P. (the "Indianapolis Partnership"), First Industrial Development Services, L.P. and TK-SV, LTD., respectively and the Operating Partnership is the sole limited partner. The Operating Partnership is also the sole member of limited liability companies and the majority economic stockholder of FR Development Services, Inc. The Company, through separate wholly-owned limited liability companies of which the Operating Partnership is the sole member, also owns 10% equity interests in, and provides asset and property management services to, two joint ventures which invest in industrial properties.

As of December 31, 2000, the Company owned 969 in-service properties located in 25 states, containing an aggregate of approximately 68.2 million square feet (unaudited) of gross leasable area ("GLA"). Of the 969 properties owned by the Company, 805 are held by the Operating Partnership, 22 are held by the Financing Partnership, 22 are held by the Securities Partnership, 22 are held by the Mortgage Partnership, 24 are held by the Pennsylvania Partnership, six are held by the Harrisburg Partnership, six are held by the Indianapolis Partnership, one is held by TK-SV, LTD., 60 are held by limited liability companies of which the Operating Partnership is the sole member, and one is held by First Industrial Development Services, L.P.

2. BASIS OF PRESENTATION

First Industrial Realty Trust, Inc. is the sole general partner of the Operating Partnership, with an approximate 84.3% ownership interest at December 31, 2000. Minority interest at December 31, 2000, represents the approximate 15.7% aggregate partnership interest in the Operating Partnership held by the limited partners thereof.

The consolidated financial statements of the Company at December 31, 2000 and 1999 and for each of the three years ended December 31, 2000 include the accounts and operating results of the Company and its subsidiaries. Such financial statements present the Company's 10% equity interests in the September 1998 Joint Venture (hereinafter defined) and the September 1999 Joint Venture (hereinafter defined) under the equity method of accounting. All significant intercompany transactions have been eliminated in consolidation.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

In order to conform with generally accepted accounting principles, management, in preparation of the Company's financial statements, is required 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, 2000 and 1999, and the reported amounts of revenues and expenses for the years ended December 31, 2000, 1999 and 1998. Actual results could differ from those estimates.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, CONTINUED

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 maturity of these investments.

Investment in Real Estate and Depreciation

Purchase accounting has been applied when ownership interests in properties were acquired for cash. The historical cost basis of properties has been carried over when certain ownership interests were exchanged for Operating Partnership units on July 1, 1994 and purchase accounting has been used for all other properties that were subsequently acquired in exchange for Operating Partnership units.

Real estate assets are carried at cost. The Company reviews its properties on a quarterly basis for impairment and provides a provision if impairments are determined. First, to determine if impairment may exist, the Company reviews its properties and identifies those which have had either an event of change or event of circumstances warranting further assessment of recoverability. Then, the Company estimates the fair value of those properties on an individual basis by capitalizing the expected net operating income. Such amounts are then compared to the property's depreciated cost to determine whether an impairment exists. For properties management considers held for sale, the Company ceases depreciating the properties and values the properties at the lower of depreciated cost or fair value.

Interest expense, real estate taxes and other directly related expenses incurred during construction periods are capitalized and depreciated commencing with the date placed in service, on the same basis as the related assets. Depreciation expense is computed using the straight-line method based on the following useful lives:

	Years
Buildings and Improvements	
Land Improvements	15
Furniture, Fixtures and Equipment	5 to 10

Construction expenditures for tenant improvements, leasehold improvements and leasing commissions are capitalized and amortized over the terms of each specific lease. Repairs and maintenance are charged to expense when incurred. Expenditures for improvements are capitalized.

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 \$4,358 and \$2,608 at December 31, 2000 and 1999, respectively. Unamortized deferred financing fees are written-off when debt is retired before the maturity date.

Investments in Joint Ventures

Investments in Joint Ventures represents the Company's 10% equity interests in the September 1998 Joint Venture (hereinafter defined) and the September 1999 Joint Venture (hereinafter defined). The Company accounts for its Investments in Joint Ventures under the equity method of accounting. Under the equity method of accounting, the Company's share of earnings or losses of the September 1998 Joint Venture (hereinafter defined) and the September 1999 Joint Venture (hereinafter defined) is reflected in income as earned and contributions or distributions increase or decrease, respectively, the Company's Investments in Joint Ventures as paid or received, respectively.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, CONTINUED

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 taxes, insurance and other property operating expenses and is recognized as revenue in the same period the related expenses are incurred by the Company.

The Company provides 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 \$2,050, and \$2,000 as of December 31, 2000 and December 31, 1999, respectively.

Gain on Sale of Real Estate

Gain on sale of real estate is recognized using the full accrual method. Gains relating to transactions which do not meet the full accrual method of accounting are deferred and recognized when the full accrual 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 removed from the accounts with resulting gains or losses reflected in net income or loss. Estimated future costs to be incurred by the Company after completion of each sale are included in the determination of the gains on sales.

Income Taxes

The Company has elected to be taxed as a REIT under Sections 856 through 860 of the Code. As a result, the Company generally is not subject to federal income taxation at the corporate level to the extent it distributes annually at least 95% (90% beginning with January 1, 2001) of its REIT taxable income, as defined in the Code, to its stockholders and satisfies certain other requirements. Accordingly, no provision has been made for federal income taxes in the accompanying consolidated financial statements.

The Company and certain of its subsidiaries are subject to certain state and local income, excise and franchise taxes. The provision for such state and local 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.

For federal income tax purposes, the cash distributions paid to stockholders may be characterized as ordinary income, return of capital (generally non-taxable) or capital gains. Distributions paid for the year ended December 31, 2000, totaling \$97,531, are characterized 91.1% (\$2.29 per share) as ordinary income and 8.9% (\$.22 per share) as return of capital. Distributions paid for the year ended December 31, 1999, totaling \$92,150, are characterized 88.3% (\$2.14 per share) as ordinary income and 11.7% (\$.28 per share) as return of capital. Distributions paid for the year ended December 31, 1998 totaling \$82,320 are characterized 63.9% (\$1.40 per share) as ordinary income, 34.6% (\$.76 per share) as return of capital and 1.5% (\$.03 per share) as long-term capital gain.

Earnings Per Common Share

Net income per weighted average share - basic is based on the weighted average common shares outstanding. Net income per weighted average share - diluted is based on the weighted average common shares outstanding plus the effect of in-the-money employee stock options. See Note 12 for further disclosures.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, CONTINUED

Fair Value of Financial Instruments

The Company's financial instruments include short-term investments, tenant accounts receivable, net, mortgage notes receivable, accounts payable, other accrued expenses, mortgage loans payable, acquisition facility payable, senior unsecured debt and certain put and call options issued in conjunction with two offerings of unsecured debt.

The fair values of the short-term investments, tenant accounts receivable, net, mortgage notes receivable, accounts payable and other accrued expenses was not materially different from their carrying or contract values due to the short term nature of these financial instruments. See Note 5 for the fair values of the mortgage loans payable, acquisition facility payable, senior unsecured debt and certain put and call options issued in conjunction with initial offerings of unsecured debt.

Derivative Financial Instruments

Historically, the Company has used interest rate protection agreements (the "Agreements") to fix the interest rate on anticipated offerings of senior unsecured debt, limit the interest rate on existing 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. Receipts or payments resulting from the Agreements that were used to limit the interest rate on existing debt are recognized as a component of interest expense. The cost basis of this type of instrument is amortized over the life of the instrument and is recognized in net income as well. Receipts or payments resulting from Agreements used to convert floating rate debt to fixed rate debt are recognized as a component of interest expense. 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 the 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 the Agreements, the Company's exposure is limited to the current value of the interest rate differential, not the notional amount, and the Company's carrying value of the Agreements on the balance sheet.

Segment Reporting

Management views the Company as a single segment.

Recent Accounting Pronouncements

The Financial Accounting Standards Board ("FASB") issued Statement of Financial Accounting Standards No. 133 "Accounting for Derivative Instruments and Hedging Activities" ("FAS 133") on June 1, 1998. Statement of Financial Accounting Standards No. 138 "Accounting for Derivative Instruments and Hedging Activities - An Amendment of FAS Statement 133" was issued in June 2000. FAS 133, as amended, is effective for fiscal years beginning after June 15, 2000 as provided by Statement of Financial Accounting Standards No. 137 issued in July 1999. FAS 133, as amended, requires fair value accounting for all derivatives including recognizing all such instruments on the balance sheet with an offsetting amount recorded in the income statement or as part of comprehensive income. FAS 133, as amended, becomes effective for the Company for the year ending December 31, 2001. FAS 133 did not have an impact on the Company's consolidated financial position, consolidated results of operations or consolidated cash flows.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, CONTINUED

In March 2000, the FASB issued Statement of Accounting Standards Interpretation 44, Accounting for Certain Transactions Involving Stock Compensation ("Interpretation 44"). Interpretation 44 is generally effective for new stock option grants beginning July 1, 2000. However, the interpretive definition of an employee and certain effective repricing provisions apply to new awards granted after December 15, 1998. Further, the FASB determined that any modifications to current accounting as a result of this guidance are to be recorded prospectively, effective as of July 1, 2000. The Company has applied the accounting mandated by Interpretation 44 as of July 1, 2000 and there has not been a material impact on the Company's consolidated financial position, consolidated results of operations or consolidated cash flows.

The REIT Modernization Act, which was passed in 1999 and will take effect on January 1, 2001, modifies certain provisions of the Internal Revenue Code of 1986, as amended, with respect to the taxation of REITs. Two key provisions of this tax law change will impact future Company operations: the availability of a taxable REIT subsidiary which may be wholly-owned directly by a REIT and a reduction in the required level of distributions by a REIT to 90% of ordinary taxable income. The Company converted its preferred stock subsidiary to a wholly - owned taxable REIT subsidiary in January 2001.

In December 1999, the Securities and Exchange Commission ("SEC") issued Staff Accounting Bulletin No. 101 ("SAB 101"), Revenue Recognition, which provides guidance on the recognition, presentation and disclosure of revenue in financial statements. SAB 101 was required to be implemented in the fourth fiscal quarter of 2000. The adoption of SAB 101 did not have an effect on the Company's results of operations or its financial position as the Company's revenue recognition practices were compliant with the pronouncement.

4. INVESTMENTS IN JOINT VENTURES

On September 28, 1998, the Company, through a wholly-owned limited liability company in which the Operating Partnership is the sole member, entered into a joint venture arrangement (the "September 1998 Joint Venture") with an institutional investor to invest in industrial properties. The Company, through wholly-owned limited liability companies of the Operating Partnership, owns a 10% equity interest in the September 1998 Joint Venture and provides property and asset management services to the September 1998 Joint Venture. On or after October 2000, under certain circumstances, the Company has the option of purchasing all of the properties owned by the September 1998 Joint Venture at a price to be determined in the future. The Company has not exercised this option. The Company received approximately \$2,199 and \$2,315 (net of the intercompany elimination) in acquisition, asset management and property management fees in 2000 and 1999, respectively, from the September 1998 Joint Venture. For the year ended December 31, 2000, the Company, through a wholly-owned limited liability company in which the Operating Partnership is the sole member, invested approximately \$4 and received distributions of approximately \$796 from the September 1998 Joint Venture. For the year ended December 31, 1999, the Company, through a wholly-owned limited liability company in which the Operating Partnership is the sole member, invested approximately \$767 and received distributions of approximately \$874 from the September 1998 Joint Venture. The Company accounts for the September 1998 Joint Venture under the equity method of accounting. As of December 31, 2000 the September 1998 Joint Venture owned 138 industrial properties comprising approximately 7.1 million square feet (unaudited) of GLA.

On September 2, 1999, the Company, through a wholly-owned limited liability company in which the Operating Partnership is the sole member, entered into a another joint venture arrangement (the "September 1999 Joint Venture") with an institutional investor to invest in industrial properties. The Company, through wholly-owned limited liability companies of the Operating Partnership, owns a 10% equity interest in the September 1999 Joint Venture and provides property and asset management services to the September 1999 Joint Venture. On or after

4. INVESTMENTS IN JOINT VENTURES, CONTINUED

September 2001, under certain circumstances, the Company has the option of purchasing all of the properties by the September 1999 Joint Venture at a price to be determined in the future. The Company received approximately \$557 and \$993 (net of the intercompany elimination) in acquisition, asset management and property management fees in 2000 and 1999, respectively, from the September 1999 Joint Venture. For the year ended December 31, 2000, the Company, through a wholly-owned limited liability company in which the Operating Partnership is the sole member, also invested approximately \$33 and received distributions of approximately \$62 in the September 1999 Joint Venture. For the year ended December 31, 1999, the Company, through a wholly-owned limited liability company in which the Operating Partnership is the sole member, invested approximately \$1,755 in the September 1999 Joint Venture. The Company accounts for the September 1999 Joint Venture under the equity method of accounting. As of December 31, 2000 the September 1999 Joint Venture owned 39 industrial properties comprising approximately 1.2 million square feet (unaudited) of GLA.

5. MORTGAGE LOANS PAYABLE, NET, SENIOR UNSECURED DEBT, NET AND ACQUISITION FACILITIES PAYABLE

Mortgage Loans Payable, Net

On June 30, 1994, the Company, through the Financing Partnership, entered into a \$300,000 mortgage loan. On April 4, 1997, the Company purchased U.S. Government securities as substitute collateral to execute a legal defeasance of the \$300,000 mortgage loan (the "1994 Defeased Mortgage Loan"). On January 2, 1998, the Company used the gross proceeds from the maturity of the U.S. Government securities to pay off and retire the 1994 Defeased Mortgage Loan.

On December 29, 1995 the Mortgage Partnership borrowed \$40,200 under a mortgage loan (the "1995 Mortgage Loan"). In June 2000, the Mortgage Partnership purchased approximately \$1.2 million of U.S. Government securities as substitute collateral to execute a legal defeasance of approximately \$1.2 million of the 1995 Mortgage Loan. The terms of the legal defeasance require the Mortgage Partnership to use the gross proceeds from the maturities of the U.S. Government securities to paydown and subsequently retire the defeased portion of the 1995 Mortgage Loan in January 2003. The remaining portion of the 1995 Mortgage Loan matures on January 11, 2026. Upon the execution of the legal defeasance, one of the 23 properties collateralizing the 1995 Mortgage Loan was released and subsequently sold. The 1995 Mortgage Loan provides for monthly principal and interest payments based on a 28-year amortization schedule. The interest rate under the 1995 Mortgage Loan is fixed at 7.22% per annum through January 11, 2003. After January 11, 2003, the interest rate adjusts through a predetermined formula based on the applicable Treasury rate. The 1995 Mortgage Loan is collateralized by 22 properties held by the Mortgage Partnership. The 1995 Mortgage Loan may be prepaid on or after January 2003.

Under the terms of the 1995 Mortgage Loan, certain cash reserves are required to be and have been set aside for tenants security deposits and payments of capital expenditures, interest, real estate taxes and insurance. The amount of cash reserves segregated for security deposits is adjusted as tenants turn over. The amounts included in the cash reserves relating to payments of capital expenditures, interest, real estate taxes and insurance were determined by the lender and approximate the next periodic payment of such items. At December 31, 2000 and 1999, these reserves totaled \$1,186 and \$1,425, respectively, and are included in Restricted Cash. Such cash reserves were invested in a money market fund at December 31, 2000. The maturity of these investments is one day; accordingly, cost approximates fair value.

On March 20, 1996, the Company, through the Operating Partnership and the Indianapolis Partnership, entered into a \$36,750 mortgage loan (the "CIGNA Loan") that is collateralized by seven properties in Indianapolis, Indiana and three properties in Cincinnati, Ohio. The CIGNA Loan bears interest at a fixed interest rate of 7.50% and provides for monthly principal and interest payments based on a 25-year amortization schedule. The CIGNA Loan

5. MORTGAGE LOANS PAYABLE, NET, SENIOR UNSECURED DEBT, NET AND ACQUISITION FACILITIES PAYABLE, CONTINUED

matures on April 1, 2003. The CIGNA Loan may be prepaid only after April 1999 in exchange for the greater of a 1% prepayment fee or a yield maintenance premium.

On March 20, 1996, the Company, through the Operating Partnership, assumed a \$6,424 mortgage loan and a \$2,993 mortgage loan (together, the "Assumed Loans") that are collateralized by 13 properties in Indianapolis, Indiana and one property in Indianapolis, Indiana, respectively. The Assumed Loans bear interest at a fixed rate of 9.25% and provide for monthly principal and interest payments based on a 16.75-year amortization schedule. The Assumed Loans mature on January 1, 2013. The Assumed Loans may be prepaid only after December 1999 in exchange for the greater of a 1% prepayment fee or a yield maintenance premium.

On January 31, 1997, the Company, through the Operating Partnership, assumed a mortgage loan in the amount of \$705 (the "LB Mortgage Loan II"). The LB Mortgage Loan II, which is collateralized by a property located in Long Island, New York, is interest free until February, 1998, at which time the LB Mortgage Loan II bears interest at 8.00% and provides for interest only payments prior to maturity. The LB Mortgage Loan II matures 180 days after the completion of a contingent event relating to the environmental status of the property collateralizing the loan.

On October 23, 1997, the Company, through the Operating Partnership, assumed a mortgage loan in the amount of \$4,153 (the "Acquisition Mortgage Loan I"). The Acquisition Mortgage Loan I is collateralized by a property in Bensenville, Illinois, bears interest at a fixed rate of 8.50% and provides for monthly principal and interest payments based on a 15-year amortization schedule. The Acquisition Mortgage Loan I matures on August 1, 2008. The Acquisition Mortgage Loan I may be prepaid after July 1998 in exchange for a prepayment fee.

On December 9, 1997, the Company, through the Operating Partnership, assumed a mortgage loan in the amount of \$7,997 (the "Acquisition Mortgage Loan II"). The Acquisition Mortgage Loan II is collateralized by ten properties in St. Charles, Louisiana, bears interest at a fixed rate of 7.75% and provides for monthly principal and interest payments based on a 22-year amortization schedule. The Acquisition Mortgage Loan II matures on April 1, 2006. The Acquisition Mortgage Loan II may be prepaid only after April 1999 in exchange for the greater of a 1% prepayment fee or a yield maintenance premium.

On December 23, 1997, the Company, through the Operating Partnership, assumed a mortgage loan in the amount of \$3,598 (the "Acquisition Mortgage Loan III"). The Acquisition Mortgage Loan III is collateralized by two properties in Houston, Texas, bears interest at a fixed interest rate of 8.875% and provides for monthly principal and interest payments based on a 20-year amortization schedule. The Acquisition Mortgage Loan III matures on June 1, 2003. The Acquisition Mortgage Loan III may be prepaid only after June 1998 in exchange for the greater of a 2% prepayment fee or a yield maintenance premium.

On April 16, 1998, the Company, through the Operating Partnership, assumed a mortgage loan in the principal amount of \$2,525 (the "Acquisition Mortgage Loan IV"). The Acquisition Mortgage Loan IV is collateralized by one property in Baltimore, Maryland, bears interest at a fixed rate of 8.95% and provides for monthly principal and interest payments based on a 20-year amortization schedule. The Acquisition Mortgage Loan IV matures on October 1, 2006. The Acquisition Mortgage Loan IV may be prepaid only after October 2001 in exchange for the greater of a 1% prepayment fee or a yield maintenance premium.

On July 16, 1998, the Company, through TK-SV, LTD., assumed a mortgage loan in the principal amount of \$2,566 (the "Acquisition Mortgage Loan V"). The Acquisition Mortgage Loan V is collateralized by one property in Tampa, Florida, bears interest at a fixed rate of 9.01% and provides for monthly principal and interest payments based on a 30-year amortization schedule. The Acquisition Mortgage Loan V matures on

5. MORTGAGE LOANS PAYABLE, NET, SENIOR UNSECURED DEBT, NET AND ACQUISITION FACILITIES PAYABLE, CONTINUED

September 1, 2006. The Acquisition Mortgage Loan V may be prepaid only after August 2002 in exchange for the greater of a 1% prepayment fee or a yield maintenance premium.

On August 31, 1998, the Company, through the Operating Partnership, assumed a mortgage loan in the principal amount of \$965 (the "Acquisition Mortgage Loan VI"). The Acquisition Mortgage Loan VI is collateralized by one property in Portland, Oregon, bears interest at a fixed rate of 8.875% and provides for monthly principal and interest payments based on a 20-year amortization schedule. The Acquisition Mortgage Loan VI matures on November 1, 2006. The Acquisition Mortgage Loan VI may be prepaid only after September 2001 in exchange for a 3% prepayment fee.

On August 31, 1998, the Company, through the Operating Partnership, assumed a mortgage loan in the principal amount of \$1,367 (the "Acquisition Mortgage Loan VII"). The Acquisition Mortgage Loan VII is collateralized by one property in Milwaukee, Oregon, bears interest at a fixed rate of 9.75% and provides for monthly principal and interest payments based on a 25-year amortization schedule. The Acquisition Mortgage Loan VII matures on March 15, 2002. The Acquisition Mortgage Loan VII may be prepaid only after December 2001.

On November 5, 1998, the Company, through the Operating Partnership, assumed a mortgage loan in the principal amount of \$1,348 (the "Acquisition Mortgage Loan VIII"). The Acquisition Mortgage Loan VIII was collateralized by three properties in Richland Hills, Texas, bore interest at a fixed rate of 8.45% and provided for monthly principal and interest payments based on a 143-month amortization schedule. On August 2, 1999, the Company paid off and retired the Acquisition Mortgage Loan VIII.

Senior Unsecured Debt, Net

On May 13, 1997, the Company, through the Operating Partnership, issued \$150,000 of senior unsecured debt which matures on May 15, 2007 and bears a coupon interest rate of 7.60% (the "2007 Notes"). The issue price of the 2007 Notes was 99.965%. Interest is paid semi-annually in arrears on May 15 and November 15. The Company also entered into an interest rate protection agreement which was used to fix the interest rate on the 2007 Notes prior to issuance. The debt issue discount and the settlement amount of the interest rate protection agreement are being amortized over the life of the 2007 Notes as an adjustment to the interest expense. The 2007 Notes contain certain covenants including limitation on incurrence of debt and debt service coverage.

On May 13, 1997, the Company, through the Operating Partnership, issued \$100,000 of senior unsecured debt which matures on May 15, 2027, and bears a coupon interest rate of 7.15% (the "2027 Notes"). The issue price of the 2027 Notes was 99.854%. The 2027 Notes are redeemable, at the option of the holders thereof, on May 15, 2002. Interest is paid semi-annually in arrears on May 15 and November 15. The Company also entered into an interest rate protection agreement which was used to fix the interest rate on the 2027 Notes prior to issuance. The debt issue discount and the settlement amount of the interest rate protection agreement are being amortized over the life of the 2027 Notes as an adjustment to interest expense. The 2027 Notes contain certain covenants including limitation on incurrence of debt and debt service coverage.

On May 22, 1997, the Company, through the Operating Partnership, issued \$100,000 of senior unsecured debt which matures on May 15, 2011 and bears a coupon interest rate of 7.375% (the "2011 Notes"). The issue price of the 2011 Notes was 99.348%. Interest is paid semi-annually in arrears on May 15 and November 15. The 2011 Notes are redeemable, at the option of the holder thereof, on May 15, 2004 (the "Put Option"). The Company received approximately \$1,781 of proceeds from the holder for the Put Option. The Company amortizes the Put Option amount over the life of the Put Option as an adjustment to interest expense. The Company also entered into an interest rate protection agreement which was used to fix the interest rate on the 2011 Notes prior to issuance. The debt issue discount and the settlement amount of the interest rate protection

5. MORTGAGE LOANS PAYABLE, NET, SENIOR UNSECURED DEBT, NET AND ACQUISITION FACILITIES PAYABLE, CONTINUED

agreement are being amortized over the life of the 2011 Notes as an adjustment to interest expense. The 2011 Notes contain certain covenants including limitation on incurrence of debt and debt service coverage.

On November 20, 1997, the Company, through the Operating Partnership, issued \$50,000 of senior unsecured debt which matures on November 21, 2005 and bears a coupon interest rate of 6.90% (the "2005 Notes"). The issue price of the 2005 Notes was 100%. Interest is paid semi-annually in arrears on May 21 and November 21. The 2005 Notes contain certain covenants including limitation on incurrence of debt and debt service coverage.

On December 8, 1997, the Company, through the Operating Partnership, issued \$150,000 of senior unsecured debt which matures on December 1, 2006 and bears a coupon interest rate of 7.00% (the "2006 Notes"). The issue price of the 2006 Notes was 100%. Interest is paid semi-annually in arrears on June 1 and December 1. The Company also entered into an interest rate protection agreement which was used to fix the interest rate on the 2006 Notes prior to issuance. The settlement amount of the interest rate protection agreement is being amortized over the life of the 2006 Notes as an adjustment to interest expense. The 2006 Notes contain certain covenants including limitation on incurrence of debt and debt service coverage.

On December 8, 1997, the Company, through the Operating Partnership, issued \$100,000 of unsecured debt which matures on December 1, 2017 and bears a coupon interest rate of 7.50% (the "2017 Notes"). The issue price of the 2017 Notes was 99.808%. Interest is paid semi-annually in arrears on June 1 and December 1. The Operating Partnership is amortizing the debt issue discount over the life of the 2017 Notes as an adjustment to interest expense. The 2017 Notes may be redeemed at any time at the option of the Company, in whole or in part, at a redemption price equal to the sum of the principal amount of the 2017 Notes being redeemed plus accrued interest thereon to the redemption date and any make-whole amount, as defined in the Prospectus Supplement relating to the 2017 Notes. The 2017 Notes contain certain covenants including limitation on incurrence of debt and debt service coverage.

On March 31, 1998, the Company, through the Operating Partnership, issued \$100,000 of Dealer remarketable securities which mature on April 5, 2011 and bear a coupon interest rate of 6.50% (the "2011 Drs."). The issue price of the 2011 Drs. was 99.753%. Interest is paid semi-annually in arrears on April 5 and October 5. The 2011 Drs. are callable (the "Call Option"), at the option of J.P. Morgan Securities, Inc., as Remarketing Dealer (the "Remarketing Dealer"), on April 5, 2001 (the "Remarketing Date"). The Company received approximately \$2,760 of proceeds from the Remarketing Dealer as consideration for the Call Option. The Company is amortizing these proceeds over the life of the Call Option as an adjustment to interest expense. If the holder of the Call Option calls the 2011 Drs. and elects to remarket the 2011 Drs., then after the Remarketing Date, the interest rate on the 2011 Drs. will be reset at a fixed rate until April 5, 2011 based upon a predetermined formula as disclosed in the related Prospectus Supplement. If the Remarketing Dealer elects not to remarket the 2011 Drs., then the Operating Partnership will be required to repurchase, on the Remarketing Date, any 2011 Drs. that have not been purchased by the Remarketing Dealer at 100% of the principal amount thereof, plus accrued and unpaid interest, if any. The Company also settled an interest rate protection agreement, in the notional amount of \$100,000, which was used to fix the interest rate on the 2011 Drs. prior to issuance. The debt issue discount and the settlement amount of the interest rate protection agreement are being amortized over the life of the 2011 Drs. as an adjustment to interest expense. The 2011 Drs. contain certain covenants including limitations on incurrence of debt and debt service coverage.

On July 14, 1998, the Company, through the Operating Partnership, issued \$200,000 of senior unsecured debt which matures on July 15, 2028 and bears a coupon interest rate of 7.60% (the "2028 Notes"). The issue price of the 2028 Notes was 99.882%. Interest is paid semi-annually in arrears on January 15 and July 15. The Company also settled interest rate protection agreements, in the notional amount of \$150,000, which were used to fix the interest rate on the 2028 Notes prior to issuance. The debt issue discount and the settlement amount of the interest rate

5. MORTGAGE LOANS PAYABLE, NET, SENIOR UNSECURED DEBT, NET AND ACQUISITION FACILITIES PAYABLE, CONTINUED

protection agreements are being amortized over the life of the 2028 Notes as an adjustment to the interest expense. The 2028 Notes contain certain covenants including limitation on incurrence of debt and debt service coverage. Approximately \$50,000 of the 2028 Notes was purchased, through a broker/dealer, by an entity in which a Director of the Company owns greater than a ten percent interest.

Acquisition Facilities

In December 1997, the Company terminated its \$200,000 unsecured revolving credit facility and entered into a \$300,000 unsecured revolving credit facility (the "1997 Unsecured Acquisition Facility") which bore interest at LIBOR plus .80% or a "Corporate Base Rate" at the Company's election, and provided for interest only payments until maturity. In June 2000, the Company amended the 1997 Unsecured Acquisition Facility which extended the maturity date to June 30, 2003 and includes the right, subject to certain conditions, to increase the aggregate commitment up to \$400,000 (the "2000 Unsecured Acquisition Facility"). The Company may borrow under the 2000 Unsecured Acquisition Facility to finance the acquisition and development of additional properties and for other corporate purposes, including to obtain additional working capital. The 2000 Unsecured Acquisition Facility contains certain financial covenants relating to debt service coverage, market value net worth, dividend payout ratio and total funded indebtedness.

5. MORTGAGE LOANS PAYABLE, NET, SENIOR UNSECURED DEBT, NET AND ACQUISITION FACILITIES PAYABLE, CONTINUED

The following table discloses certain information regarding the Company's mortgage loans, senior unsecured debt and acquisition facility payable:

	OUTSTANDING	BALANCE AT		EST PAYABLE AT	INTEREST RATE	AT
	DECEMBER 31, 2000	DECEMBER 31, 1999	DECEMBER 31, 2000	DECEMBER 31, 1999	DECEMBER 31, 2000	MATURITY DATE
MORTGAGE LOANS PAYABLE, NET						
1995 Mortgage Loan	\$ 38,604(1)	\$ 39,099	\$ 163	\$ 165	7.220%	1/11/26(1)
CIGNA Loan	33,952	34,636	212	216	7.500%	4/01/03
Assumed Loans	7,995	8,343			9.250%	1/01/13
LB Mortgage Loan II	705	705	5		8.000%	(2)
Acquisition Mortgage Loan I .	3,294	3,591			8.500%	8/01/08
Acquisition Mortgage Loan II	7,432	7,630			7.750%	4/01/06
					8.875%	
Acquisition Mortgage Loan III	3,214	3,350				6/01/03
Acquisition Mortgage Loan IV	2,364	2,423	17		8.950%	10/01/06
Acquisition Mortgage Loan V .	2,729(3)	2,793(3)			9.010%	9/01/06
Acquisition Mortgage Loan VI	957(3)	991(3)			8.875%	11/01/06
Acquisition Mortgage Loan VII	1,329(3)	1,390(3)			9.750%	3/15/02
	4					
Total	\$102,575	\$104,951	\$ 397	\$ 381	6.900%	11/21/05
	=======	=======	======	======		
SENIOR UNSECURED DEBT, NET						
2005 Notes	\$ 50,000	\$ 50,000	\$ 383	\$ 383	7.000%	12/01/06
2006 Notes	150,000	150,000	875	875	7.600%	5/15/07
2007 Notes	149,966(4)	149,961(4)	1,457	1,457	7.375%	5/15/11(5)
2011 Notes	99,517(4)	99,470(4)	942	942	7.500%	12/01/17
2017 Notes	99,838(4)	99,828(4)	625	625	7.150%	5/15/27(6)
2027 Notes	99,872(4)	99,867(4)	914	914	7.600%	7/15/28
2028 Notes	199,783(4)	199,776(4)	7,009	7,009	6.500%(8)	4/05/11(7)
2011 Drs	99,805(4)	99,786(4)	1,553	1,553	,	, , ,
			-,	-,		
Total	\$948,781	\$948,688	\$13,758	\$13,758		
10002	=======	=======	======	======		
ACQUISITION FACILITY PAYABLE 1997 Unsecured Acquisition						
Facility	\$	\$ 94,000	\$	\$ 663	(9)	(9)
. 40222267	=======	=======	Ψ ======	======	(0)	(0)
2000 Unsecured Acquisition						
Facility	\$170,000	\$	\$ 1,359	\$	7.26%	6/30/03
radiffey	=======	=======	======	======	1120/0	0, 00, 00

- (1) Approximately \$1.2 million of this loan has been defeased and will be paid in full in January 2003.
- (2) The maturity date of the LB Mortgage Loan II is based on a contingent event relating to the environmental status of the property collateralizing the loan.
- (3) At December 31, 2000, the Acquisition Mortgage Loan V, the Acquisition Mortgage Loan VI and the Acquisition Mortgage Loan VII are net of unamortized premiums of \$219, \$49 and \$35, respectively. At December 31, 1999, the Acquisition Mortgage Loan V, the Acquisition Mortgage Loan VI and the Acquisition Mortgage Loan VII are net of unamortized premiums of \$258, \$57 and \$64, respectively.
- (4) At December 31, 2000, the 2007 Notes, 2011 Notes, 2017 Notes, 2027 Notes, 2028 Notes and the 2011 Drs. are net of unamortized discounts of \$33, \$483, \$162, \$128, \$217 and \$195, respectively. At December 31, 1999, the 2007 Notes, 2011 Notes, 2017 Notes, 2027 Notes, 2028 Notes and the 2011 Drs. are net of unamortized discounts of \$39, \$530, \$172, \$133, \$224 and \$214, respectively
- (5) The 2011 Notes are redeemable at the option of the holder thereof, on May 15, 2004.
- (6) The 2027 Notes are redeemable at the option of the holders thereof, on May 15, 2002.
- (7) The 2011 Drs. are required to be redeemed by the Operating Partnership on April 5, 2001 if the Remarketing Dealer elects not to remarket the 2011 Drs.
- (8) The 2011 Drs. bear interest at an annual rate of 6.50% to the Remarketing Date. If the holder of the Call Option calls the 2011 Drs. and elects to remarket the 2011 Drs., then after the Remarketing Date, the interest rate on the 2011 Drs. will be reset at a fixed rate until April 5, 2011 based on a predetermined formula as disclosed in the related Prospectus Supplement.
- (9) The 1997 Unsecured Acquisition Facility was amended and restated in June 2000.

5. MORTGAGE LOANS PAYABLE, NET, SENIOR UNSECURED DEBT, NET AND ACQUISITION FACILITIES PAYABLE, CONTINUED

Fair Value

At December 31, 2000 and 1999, the fair value of the Company's mortgage loans payable, senior unsecured debt, acquisition facility payable and Put and Call Option were as follows:

	December 31, 2000		December 31, 1999	
	Carrying	Fair	Carrying	Fair
	Amount	Value	Amount	Value
Mortgage Loans Payable	\$ 102,575	\$ 104,088	\$ 104,951	\$ 101,445
	948,781	918,865	948,688	859,455
	170,000	170,000	94,000	94,000
	1,089	12,150	2,263	3,950
Total	\$1,222,445	\$1,205,103	\$1,149,902	\$1,058,850
	========	=======	=======	=======

The fair value of the Company's mortgage loans payable and Put and Call Option 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 acquisition facility payable was not materially different than its carrying value due to the variable interest rate nature of the loan. The fair value of the senior unsecured debt was determined by quoted market prices.

The following is a schedule of the stated maturities and scheduled principal payments of the mortgage loans, senior unsecured debt and acquisition facility payable for the next five years ending December 31, and thereafter:

	Amount
2001	\$ 2,514
2002	3,935
2003	208,334
2004	1,998
2005	52,177
Thereafter	952,609
Total	\$1,221,567
	========

The maturity date of the LB Mortgage Loan II is based on a contingent event. As a result, the LB Mortgage Loan II is not included in the preceding table.

6. STOCKHOLDERS' EQUITY

Preferred Stock

In 1995, the Company issued 1,650,000 shares of 9.5%, \$.01 par value, Series A Cumulative Preferred Stock (the "Series A Preferred Stock") at an initial offering price of \$25 per share. Dividends on the Series A Preferred Stock are cumulative from the date of initial issuance and are payable quarterly in arrears. The payment of dividends and amounts upon liquidation, dissolution or winding up ranks senior to the payments on the Company's \$.01 par value common stock ("Common Stock"). The Series A Preferred Stock is not redeemable prior to November 17, 2000. On or after November 17, 2000, the Series A Preferred Stock is redeemable for cash at the option of the Company, in whole or in part, at \$25.00 per share, or \$41,250 in the aggregate, plus dividends accrued and unpaid to the redemption date (See Note 17). The Series A Preferred Stock has no stated maturity and is not convertible into any other securities of the Company.

STOCKHOLDERS' EQUITY, CONTINUED

The payment of dividends on, and payments on liquidation or redemption of, the Series A Preferred Stock is guaranteed by the Securities Partnership (the "Guarantor") pursuant to a Guarantee and Payment Agreement (the "Guarantee Agreement"). The Series A Preferred Stock is the only class of securities of the Company which has the benefit of such guarantee. To the extent the Company fails to make any payment of dividend or pay any portion of the liquidation preference on or the redemption price of any shares of Series A Preferred Stock, the Guarantor will be obligated to pay an amount to each holder of Series A Preferred Stock equal to any such shortfall.

On May 14, 1997, the Company issued 4,000,000 Depositary Shares, each representing 1/100th of a share of the Company's 8 3/4%, \$.01 par value, Series B Cumulative Preferred Stock (the "Series B Preferred Stock"), at an initial offering price of \$25 per Depositary Share. Dividends on the Series B 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 B Preferred Stock ranks senior to payments on the Company's Common Stock and pari passu with the Company's Series A Preferred Stock, Series C Preferred Stock (hereinafter defined), Series D Preferred Stock (hereinafter defined) and Series E Preferred Stock (hereinafter defined); however, the Series A Preferred Stock has the benefit of a guarantee by the Securities Partnership. The Series B Preferred Stock is not redeemable prior to May 14, 2002. On or after May 14, 2002, the Series B Preferred Stock is redeemable for cash at the option of the Company, in whole or in part, at a redemption price equivalent to \$25 per Depositary Share, or \$100,000 in the aggregate, plus dividends accrued and unpaid to the redemption date. The Series B Preferred Stock has no stated maturity and is not convertible into any other securities of the Company.

On June 6, 1997, the Company issued 2,000,000 Depositary Shares, each representing 1/100th of a share of the Company's 8 5/8%, \$.01 par value, Series C Cumulative Preferred Stock (the "Series C Preferred Stock"), at an initial offering price of \$25 per Depositary Share. Dividends on the Series C 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 C Preferred Stock ranks senior to payments on the Company's Common Stock and pari passu with the Company's Series A Preferred Stock, Series B Preferred Stock, Series D Preferred Stock (hereinafter defined); however, the Series A Preferred Stock has the benefit of a guarantee by the Securities Partnership. The Series C Preferred Stock is not redeemable prior to June 6, 2007. On or after June 6, 2007, the Series C Preferred Stock is redeemable for cash at the option of the Company, 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. The Series C Preferred Stock has no stated maturity and is not convertible into any other securities of the Company.

On February 4, 1998, the Company issued 5,000,000 Depositary Shares, each representing 1/100th of a share of the Company's 7.95%, \$.01 par value, Series D Cumulative Preferred Stock (the "Series D Preferred Stock"), at an initial offering price of \$25 per Depositary Share. Dividends on the Series D 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 dividends and amounts upon liquidation, dissolution or winding up, the Series D Preferred Stock ranks senior to payments on the Company's Common Stock and pari passu with the Company's Series A Preferred Stock, Series B Preferred Stock, Series C Preferred Stock and Series E Preferred Stock (hereinafter defined); however, the Series A Preferred Stock has the benefit of a guarantee by the Securities Partnership. The Series D Preferred Stock is not redeemable prior to February 4, 2003. On or after February 4, 2003, the Series D Preferred Stock is redeemable for cash at the option of the Company, in whole or in part, at a redemption price equivalent to \$25 per Depositary Share, or \$125,000 in the aggregate, plus dividends accrued and unpaid to the redemption date. The Series D Preferred Stock has no stated maturity and is not convertible into any other securities of the Company.

. STOCKHOLDERS' EQUITY, CONTINUED

On March 18, 1998, the Company issued 3,000,000 Depositary Shares, each representing 1/100th of a share of the Company's 7.90%, \$.01 par value, Series E Cumulative Preferred Stock (the "Series E Preferred Stock"), at an initial offering price of \$25 per Depositary Share. Dividends on the Series E 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 E Preferred Stock ranks senior to payments on the Company's Common Stock and pari passu with the Company's Series A Preferred Stock, Series B Preferred Stock, Series C Preferred Stock and Series D Preferred Stock; however, the Series A Preferred Stock has the benefit of a guarantee by the Securities Partnership. The Series E Preferred Stock is not redeemable prior to March 18, 2003. On or after March 18, 2003, the Series E Preferred Stock is redeemable for cash at the option of the Company, in whole or in part, at a redemption price equivalent to \$25 per Depositary Share, or \$75,000 in the aggregate, plus dividends accrued and unpaid to the redemption date. The Series E Preferred Stock has no stated maturity and is not convertible into any other securities of the Company.

The following table summarizes certain information regarding the Company's preferred stock:

Stated Value at				
	December 31, 2000	December 31, 1999	Initial Dividend Rate	Optional Redemption Date
Series A Preferred Stock	\$ 41,250	\$ 41,250	9.500%	11/17/00
Series B Preferred Stock	100,000	100,000	8.750%	5/14/02
Series C Preferred Stock	50,000	50,000	8.625%	6/06/07
Series D Preferred Stock	125,000	125,000	7.950%	2/04/03
Series E Preferred Stock	75,000 	75,000 	7.900%	3/18/03
Total	\$391,250 ======	\$391,250 ======		

Common Stock:

On April 23, 1998, the Company issued, in a private placement, 1,112,644 shares of \$.01 par value common stock (the "April 1998 Equity Offering"). The price per share in the April 1998 Equity Offering was \$32.625, resulting in gross offering proceeds of \$36,300. Proceeds to the Company, net of purchaser's discount and total offering expenses, were approximately \$33,141.

For the year ended December 31, 1998 certain employees of the Company exercised 108,500 non-qualified employee stock options. Gross proceeds to the Company were approximately \$2,544.

For the year ended December 31, 1999 certain employees of the Company exercised 33,000 non-qualified employee stock options. Gross proceeds to the Company were approximately \$732.

For the year ended December 31, 2000 certain employees of the Company exercised 518,550 non-qualified employee stock options. Gross proceeds to the Company were approximately \$12,478.

6. STOCKHOLDERS' EQUITY, CONTINUED

Treasury Stock:

In March 2000, the Company's Board of Directors approved the repurchase of up to \$100,000 of the Company's common stock. The Company may make purchases from time to time, if price levels warrant, in the open market or in privately negotiated transactions. During the year ended December 31, 2000, the Company repurchased 394,300 shares of its common stock at a weighted average price per share of approximately \$29.67.

Shareholders' Rights Plan

On September 4, 1997, the Board of Directors of the Company declared a dividend distribution of one Preferred Share Purchase Right ("Right") for each outstanding share of Common Stock. The dividend distribution was made on October 20, 1997 to stockholders of record as of the close of business on October 19, 1997. In addition, a Right will attach to each share of Common Stock issued in the future. Each Right entitles the registered holder to purchase from the Company one one-hundredth of a share of Junior Participating Preferred Stock (the "Junior Preferred Stock"), at a price of \$125 per one one-hundredth of a share (the "Purchase Price"), subject to adjustment. The Rights become exercisable only if a person or group of affiliated or associated persons (an "Acquiring Person") acquires, or obtains the right to acquire, beneficial ownership of Common Stock or other voting securities ("Voting Stock") that have 15% or more of the voting power of the outstanding shares of Voting Stock, or if an Acquiring Person commences or makes an announcement of an intention to commence a tender offer or exchange offer to acquire beneficial ownership of Voting Stock that have 15% or more of the voting power of the outstanding shares of Voting Stock. The Rights will expire on October 19, 2007, unless redeemed earlier by the Company at \$.001 per Right, or exchanged by the Company at an exchange ratio of one share of Common Stock per Right.

In the event that a person becomes an Acquiring Person, each holder of a Right, other than the Acquiring Person, is entitled to receive, upon exercise, (1) Common Stock having a value equal to two times the Purchase Price of the Right or (2) common stock of the acquiring company having a value equal to two times the Purchase Price of the Right.

The Junior Preferred Stock ranks junior to all other series of the Company's preferred stock with respect to payment of dividends and as to distributions of assets in liquidation. Each share of Junior Preferred Stock has a quarterly dividend rate per share equal to the greater of \$1.00 or 100 times the per share amount of any dividend (other than a dividend payable in shares of Common Stock or a subdivision of the Common Stock) declared on the Common Stock, subject to certain adjustments. In the event of liquidation, the holder of the Junior Preferred Stock is entitled to receive a preferred liquidation payment per share of \$1.00 (plus accrued and unpaid dividends) or, if greater, an amount equal to 100 times the payment to be made per share of Common Stock, subject to certain adjustments.

6. STOCKHOLDERS' EQUITY, CONTINUED

Dividends/Distributions

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

Common Stock/Operating Partnership Units

	Record Date	Payable Date	Dividend/ Distribution per Share/ Unit 	Total Dividend/ Distribution
First Quarter 1999	March 31, 1999	April 19, 1999	\$.60000	\$ 27,157
Second Quarter 1999	June 30, 1999	July 19, 1999	\$.60000	\$ 27,157
Third Quarter 1999	September 30, 1999	October 18, 1999	\$.60000	\$ 27,157
Fourth Quarter 1999	December 31, 1999	January 24, 2000	\$.62000	\$ 28,164
First Quarter 2000	March 31, 2000	April 19, 2000	\$.62000	\$ 28,462
Second Quarter 2000	June 30, 2000	July 19, 2000	\$.62000	\$ 28,601
Third Quarter 2000	September 30, 2000	October 18, 2000	\$.62000	\$ 28,409
Fourth Quarter 2000	December 31, 2000	January 22, 2001	\$.65750	\$ 30,275

Series A Preferred Stock

	Record Date	Payable Date	Dividend/ Distribution per Share	Total Dividend/ Distribution
First Quarter 1999	March 15, 1999	March 31, 1999	\$.59375	\$ 980
Second Quarter 1999	June 15, 1999	June 30, 1999	\$.59375	\$ 980
Third Quarter 1999	September 15, 1999	September 30, 1999	\$.59375	\$ 980
Fourth Quarter 1999	December 15, 1999	December 31, 1999	\$.59375	\$ 980
First Quarter 2000	March 15, 2000	March 31, 2000	\$.59375	\$ 980
Second Quarter 2000	June 15, 2000	June 30, 2000	\$.59375	\$ 980
Third Quarter 2000	September 15, 2000	September 30, 2000	\$.59375	\$ 980
Fourth Quarter 2000	December 15, 2000	December 31, 2000	\$.59375	\$ 980

Series B Preferred Stock

	Record Date	Payable Date	Dividend/ Distribution per Share	Total Dividend/ Distribution
First Quarter 1999	March 15, 1999	March 31, 1999	\$ 54.68750	\$ 2,188
Second Quarter 1999	June 15, 1999	June 30, 1999	\$ 54.68750	\$ 2,188
Third Quarter 1999	September 15, 1999	September 30, 1999	\$ 54.68750	\$ 2,188
Fourth Quarter 1999	December 15, 1999	December 31, 1999	\$ 54.68750	\$ 2,188
First Quarter 2000	March 15, 2000	March 31, 2000	\$ 54.68750	\$ 2,188
Second Quarter 2000	June 15, 2000	June 30, 2000	\$ 54.68750	\$ 2,188
Third Quarter 2000	September 15, 2000	September 30, 2000	\$ 54.68750	\$ 2,188
Fourth Quarter 2000	December 15, 2000	December 31, 2000	\$ 54.68750	\$ 2,188

6. STOCKHOLDERS' EQUITY, CONTINUED

Series C Preferred Stock

	Record Date	Payable Date	Dividend/ Distribution per Share	Total Dividend/ Distribution
First Quarter 1999	March 15, 1999	March 31, 1999	\$ 53.90600	\$ 1,078
Second Quarter 1999	June 15, 1999	June 30, 1999	\$ 53.90600	\$ 1,078
Third Quarter 1999	September 15, 1999	September 30, 1999	\$ 53.90600	\$ 1,078
Fourth Quarter 1999	December 15, 1999	December 31, 1999	\$ 53.90600	\$ 1,078
First Quarter 2000	March 15, 2000	March 31, 2000	\$ 53.90600	\$ 1,078
Second Quarter 2000	June 15, 2000	June 30, 2000	\$ 53.90600	\$ 1,078
Third Quarter 2000	September 15, 2000	September 30, 2000	\$ 53.90600	\$ 1,078
Fourth Quarter 2000	December 15, 2000	December 31, 2000	\$ 53.90600	\$ 1,078
Series D Preferred Stock				
	Record Date	Payable Date	Dividend/ Distribution per Share	Total Dividend/ Distribution
First Quarter 1999	March 15, 1999	March 31, 1999	\$ 49.68700	\$ 2,484
Second Quarter 1999	June 15, 1999	June 30, 1999	\$ 49.68700	\$ 2,484
Third Quarter 1999	September 15, 1999	September 30, 1999	\$ 49.68700	\$ 2,484
Fourth Quarter 1999	December 15, 1999	December 31, 1999	\$ 49.68700	\$ 2,484
First Quarter 2000	March 15, 2000	March 31, 2000	\$ 49.68700	\$ 2,484
Second Quarter 2000	June 15, 2000	June 30, 2000	\$ 49.68700	\$ 2,484
Third Quarter 2000	September 15, 2000	September 30, 2000	\$ 49.68700	\$ 2,484
Fourth Quarter 2000	December 15, 2000	December 31, 2000	\$ 49.68700	\$ 2,484
Series E Preferred Stock				
	Record Date	Payable Date	Dividend/ Distribution per Share	Total Dividend/ Distribution
First Quarter 1999	March 15, 1999	March 31, 1999	\$ 49.37500	\$1,480
Second Quarter 1999	June 15, 1999	June 30, 1999	\$ 49.37500	\$1,480
Third Quarter 1999	September 15, 1999	September 30, 1999	\$ 49.37500	\$1,480
Fourth Quarter 1999	December 15, 1999	December 31, 1999	\$ 49.37500	\$1,480
First Quarter 2000	March 15, 2000	March 31, 2000	\$ 49.37500	\$1,480
Second Quarter 2000	June 15, 2000	June 30, 2000	\$ 49.37500	\$1,480
Third Quarter 2000	September 15, 2000	September 30, 2000	\$ 49.37500	\$1,480

December 15, 2000 December 31, 2000 \$ 49.37500

\$1,480

Fourth Quarter 2000

ACQUISITION AND DEVELOPMENT OF REAL ESTATE

In 1998, the Company acquired 247 industrial properties comprising approximately 12.3 million square feet (unaudited) of GLA and several land parcels for a total purchase price of approximately \$537,837 and completed the development of 12 properties and two expansions comprising approximately 2.6 million square feet (unaudited) of GLA at a cost of approximately \$85,870.

In 1999, the Company acquired 19 in-service industrial properties and two industrial properties under redevelopment comprising, in the aggregate, approximately 2.0 million square feet (unaudited) of GLA and several land parcels for a total purchase price of approximately \$75,226 and completed the development of 19 properties and one expansion comprising approximately 3.1 million square feet (unaudited) of GLA at a cost of approximately \$103,651.

In 2000, the Company acquired 83 in-service industrial properties and one industrial property under redevelopment comprising, in the aggregate, approximately 5.8 million square feet (unaudited) of GLA and several land parcels for a total purchase price of approximately \$323,529 and completed the development of 26 properties and two redevelopments comprising approximately 4.1 million square feet (unaudited) of GLA at a cost of approximately \$147,954.

8. SALES OF REAL ESTATE AND REAL ESTATE HELD FOR SALE

In 1998, the Company sold 41 in-service properties and several parcels of land. Gross proceeds from these sales totaled approximately \$99,904. Approximately 56,300 of the gross proceeds were received from the September 1998 Joint Venture (the Company sold 21 of the 41 properties to the September 1998 Joint Venture at the Company's net book value). The gain on sales totaled approximately \$5,349.

In 1999, the Company sold 56 industrial properties and several land parcels. The aggregate gross sales price of these sales totaled approximately \$245,813. Approximately \$4,835 of the gross proceeds from the sales of these properties was received from the September 1998 Joint Venture (the Company sold two properties to the September 1998 Joint Venture at the Company's net book value). The gain on sales totaled approximately \$29,797.

In 2000, the Company sold 109 industrial properties and several land parcels. The aggregate gross sales price of these sales totaled approximately \$433,713. The gain on sales totaled approximately \$29,296.

The Company has an active sales program through which it is continually engaged in identifying and evaluating its current portfolio for potential sales candidates in order to redeploy capital. At December 31, 2000, the Company had 85 industrial properties comprising approximately 8.0 million square feet (unaudited) of GLA held for sale. There can be no assurance that such properties held for sale will be sold.

The following table discloses certain information regarding the 85 industrial properties held for sale by the Company.

	YEAR ENDED			
	2000 1999		1998	
Total Revenues	\$35,406	\$33,712	\$31,213	
Operating Expenses	(9,407)	(8,944)	(7,902)	
Depreciation and Amortization	(3,615)	(6,314)	(5,754)	
Income from Operations	\$22,384	\$18,454	\$17,557	
	=====	=====	=====	

In 2000, the Company recognized a valuation provision on real estate held for sale of \$2,900 relating to the Company's exit market portfolio of properties in Grand Rapids, Michigan. The fair value was determined by a quoted market price less transaction costs.

. DISPOSITION OF INTEREST RATE PROTECTION AGREEMENTS

In November 1998, the Company, through the Operating Partnership, settled its remaining interest rate protection agreement which was scheduled to expire on January 4, 1999. This agreement was entered into in December 1997 in anticipation of 1998 senior unsecured debt offerings. Due to the changing market conditions and the Company's expectation that it would not issue debt securities associated with the interest rate protection agreement, the Company settled its position. As a result, the Company has recognized an expense of approximately \$8,475 associated with the termination of the interest rate protection agreement in the fourth quarter of 1998.

10. RESTRUCTURING AND ABANDONED PURSUIT COSTS CHARGE

In connection with management's plan to improve operating efficiencies and reduce costs, the Company recognized a restructuring and abandoned pursuit costs charge of approximately \$11,941 in 1998. The restructuring charge includes approximately \$6,858 in severance costs, of which approximately \$1,206 is non-cash relating to immediate vesting of restricted stock. The cash portion of the severance costs were paid in fiscal year 1999. Approximately \$5,083 of the charge relates to abandoned acquisitions.

1. SUPPLEMENTAL INFORMATION TO STATEMENTS OF CASH FLOWS

Supplemental disclosure of cash flow information:

	Year Ended December 31, 2000	Year Ended December 31, 1999	Year Ended December 31, 1998
Interest paid, net of capitalized interest	======	\$79,866 ====== \$ 5,568 ======	\$64,294 ====== \$ 3,643 ======
Supplemental schedule of noncash investing and financing activities:			
Distribution payable on common stock/units Distribution payable on preferred stock	======	\$28,164 ======= \$ ======	\$27,081 ====== \$ ======
Exchange of units for common shares: Minority interest Common stock Additional paid in capital	\$(5,706) 2 5,704 \$	\$(2,618) 2 2,616 \$	\$(5,150) 2 5,148 \$ ======

Purchase of real estate Mortgage loans Operating partnership units Accounts payable and	\$323,529 (3,474)	\$ 75,226 (4,274)	\$ 537,837 (8,771) (49,413)
accrued expenses	(3,869)	(342)	(5,001)
Acquisition of real estate .	\$316,186 ======	\$ 70,610 =====	\$ 474,652 ======

In conjunction with certain property sales, the Company provided seller financing on behalf of certain buyers:

Notes Receivable	\$ 7,749	\$ 17,620	\$
	======	=====	======

12 EARNINGS PER SHARE

The computation of basic and diluted EPS is presented below.

	Year Ended	Year Ended	Year Ended
	December 31,	December 31,	December 31,
	2000	1999	1998
Numerator:			
Income Before Cumulative Effect of Change in Accounting Principle	\$ 117,864	\$ 124,748	\$ 77,697
	(32,844)	(32,844)	(30,610)
Net Income Available to Common Stockholders Before Cumulative Effect of Change in Accounting Principle - For Basic and Diluted EPS Cumulative Effect of Change in Accounting Principle	85,020	91,904	47,087 (1,976)
Net Income Available to Common Stockholders - For Basic and Diluted EPS	\$ 85,020	\$ 91,904	\$ 45,111
	======	=======	=======
Denominator: Weighted Average Common Shares - Basic	38,660,516	38,042,214	37,444,961
Effect of Dilutive Securities: Employee and Director Common Stock Options	256,069	101,801	182,515
Weighted Average Common Shares - Diluted	38,916,585	38,144,015	37,627,476
	=======	=======	=======
Basic EPS: Net Income Available to Common Stockholders Before Cumulative Effect of Change in Accounting Principle	\$ 2.20	\$ 2.42	\$ 1.26
	======	======	======
Cumulative Effect of Change in Accounting Principle	\$ =======	\$ =======	\$ (.05)
Net Income Available to Common Stockholders	\$ 2.20	\$ 2.42	\$ 1.20
	=======	=======	=======
Diluted EPS:			
Net Income Available to Common Stockholders Before Cumulative Effect of Change in Accounting Principle	\$ 2.18	\$ 2.41	\$ 1.25
	======	=======	=======
Cumulative Effect of Change in Accounting Principle	\$	\$	\$ (.05)
	=======	=======	=======
Net Income Available to Common Stockholders	\$ 2.18	\$ 2.41	\$ 1.20
	=======	=======	======

13. FUTURE RENTAL REVENUES

The Company's properties are leased to tenants under net and semi-net operating leases. Minimum lease payments receivable, excluding tenant reimbursements of expenses, under noncancelable operating leases in effect as of December 31, 2000 are approximately as follows:

2001	\$	271,452
2002		224,814
2003		172,922
2004		128,500
2005		85,939
Thereafter		235,135
	-	
Total	\$1	,118,762
	=:	=======

14. EMPLOYEE BENEFIT PLANS

The Company maintains two stock incentive plans (the "Stock Incentive Plans") which are administered by the Compensation Committee of the Board of Directors. There are approximately 7.7 million shares reserved under the Stock Incentive Plans. Only officers and other employees of the Company and its affiliates generally are eligible to participate in the Stock Incentive Plans. However, Independent Directors of the Company receive automatic annual grants of options to purchase 10,000 shares at a per share exercise price equal to the fair market value of a share on the date of grant.

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 awards, (iv) performance share awards and (v) dividend equivalent rights. The exercise price of the stock options are 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, 2000, stock options covering 3.0 million shares were outstanding and stock options covering 3.5 million shares were available under the Stock Incentive Plans. The outstanding stock options generally vest over one to three year periods and have lives of ten years. Stock option transactions are summarized as follows:

		Weighted Average	
		Exercise Price	Exercise
	Shares	per Share	Price Per Share
Outstanding at December 31, 1997	1,331,500	\$25.67	\$18.25-\$30.375
Granted	5,248,200	\$34.92	\$24.00-\$35.81
Exercised or Converted	(165,500)	\$23.14	\$20.25-\$30.38
Expired or Terminated	(1,417,200)	\$35.42	\$22.75-\$35.81
		+	*** *** ***
Outstanding at December 31, 1998	4,997,000	\$32.70	\$18.25-\$35.81
Granted	1,041,567	\$25.35	\$25.13-\$27.69
Exercised or Converted	(68,000)	\$22.79	\$20.25-\$25.13
Expired or Terminated	(3,194,300)	\$35.31	\$22.75-\$35.81
Outstanding at December 31, 1999	2,776,267	\$27.04	\$18.25-\$31.125
Granted	937,250	\$27.34	\$27.125-\$30.00
Exercised or Converted	(605,550)	\$24.58	\$18.25-\$31.125
Expired or Terminated	(84,500)	\$28.63	\$25.125-\$31.125
Outstanding at December 31, 2000	3,023,467	\$27.61	\$18.25-\$31.125
	========		

14. EMPLOYEE BENEFIT PLANS, CONTINUED

The following table summarizes currently outstanding and exercisable options as of December 31, 2000:

	Options Outstanding			Options Exercisable		
Range of Exercise Price	Number Outstanding	Weighted Average Remaining Contractual Life	Weighted Average Exercise Price	Number Exercisable	Weighted Average Exercise Price	
\$18.25-\$25.13	911,900	6.7	\$23.99	911,900	\$23.99	
\$26.44-\$31.13	2,111,567	8.2	\$29.17	1,195,417	\$30.48	

The Company applies Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees" ("APB 25"), in accounting for its Stock Incentive Plans. Under APB 25, compensation expense is not recognized for options issued in which the strike price is equal to the fair value of the Company's stock on the date of grant. Certain options issued in 2000 were issued with a strike price less than the fair value of the Company's stock on the date of grant. Compensation expense is being recognized for the intrinsic value of these options determined at the date of grant over the vesting period.

Had compensation expense for the Company's Stock Incentive Plans been determined based upon the fair value at the grant date for awards under the Stock Incentive Plans consistent with the methodology prescribed under Statement of Financial Accounting Standards No. 123, "Accounting for Stock-Based Compensation", net income and earnings per share would have been the pro forma amounts indicated in the table below:

		For the Year Ended	d
	2000	1999	1998
Net Income Available to Common Stockholders- as reported	\$85,020	\$91,904	\$45,111
Net Income Available to Common Stockholders- pro forma Net Income Available to Common Stockholders per Share- as reported-	\$84,075	\$90,036	\$43,324
Basic	\$ 2.20	\$ 2.42	\$ 1.20
Net Income Available to Common Stockholders per Share- pro forma- Basic Net Income Available to Common Stockholders per Share- as reported-	\$ 2.17	\$ 2.37	\$ 1.16
Diluted Net Income Available to Common Stockholders per Share- pro forma-	\$ 2.18	\$ 2.41	\$ 1.20
Diluted	\$ 2.16	\$ 2.36	\$ 1.15
The fair value of each option grant is estimated on the date of grant using the Black-Scholes option pricing model with the following weighted average assumptions:			
Expected dividend yield	8.33%	8.88%	8.01%
Expected stock price volatility	20.30%	20.55%	20.56%
Risk-free interest rate	6.18%	5.30%	5.64%
Expected life of options	3.05	2.73	3.74

The weighted average fair value of options granted during 2000, 1999 and 1998 is 2.91, 1.79 and 2.95 per option, respectively.

In September 1994, the Board of Directors approved and the Company adopted a 401(k)/Profit Sharing Plan. Under the Company's 401(k)/Profit Sharing Plan, all eligible employees may participate by making voluntary contributions. The Company may make, but is not required to make, matching contributions. For the years ended December 31, 2000, 1999 and 1998, the Company made matching contributions of approximately \$211, \$208 and \$198, respectively. In March 1996, the Board of Directors approved and the Company adopted a Deferred Income Plan (the "Plan"). At December 31, 2000, 765,159 units were outstanding. The expense related to these deferred income benefits is included in general and administrative and property management expense in the consolidated statements of operations.

During 1998, the Company awarded 51,850 shares of restricted Common Stock to certain employees and 2,769 shares of restricted Common Stock to certain Directors. Other employees of the Company converted certain in-the-money employee stock options to 13,602 shares of restricted Common Stock. These restricted shares of Common

14. EMPLOYEE BENEFIT PLANS, CONTINUED

Stock had a fair value of \$2,345 on the date of grant. The restricted Common Stock vests over a period from five to ten years. Compensation expense will be charged to earnings over the vesting period.

During 1999, the Company awarded 72,300 shares of restricted Common Stock to certain employees and 3,504 shares of restricted Common Stock to certain Directors. Other employees of the Company converted certain in-the-money employee stock options to 5,224 shares of restricted Common Stock. These restricted shares of Common Stock had a fair value of \$2,121 on the date of grant. The restricted Common Stock vests over a period from five to ten years. Compensation expense will be charged to earnings over the vesting period.

During 2000, the Company awarded 355,139 shares of restricted Common Stock to certain employees and 3,663 shares of restricted Common Stock to certain Directors. Other employees of the Company converted certain in-the-money employee stock options to 14,903 shares of restricted Common Stock. These restricted shares of Common Stock had a fair value of \$9,689 on the date of grant. The restricted Common Stock vests over a period from three to ten years. Compensation expense will be charged to earnings over the vesting period.

15. RELATED PARTY TRANSACTIONS

On November 19, 1998, the Company sold two industrial properties to two limited partnerships, Roosevelt Glen Corporate Center ("Roosevelt") and Hartford Center Investment Company ("Hartford"), for a total consideration of approximately \$8,341. An entity in which the sole shareholders are an officer and Director and a former officer and Director ("TSIC") has a 11.638% general partner interest and a former officer and Director has a 75.585% limited partner interest in Roosevelt. TSIC has a 12.39% general partner interest and a former officer and Director has a 80.454% limited partner interest in Hartford. On December 4, 1998, the Company sold one industrial property to Eastgate Shopping Center Investment Co. ("Eastgate"), a limited partnership, for a total consideration of approximately \$2,360. TSIC has a 12.972% general partner interest and a former officer and Director has a 79.536% limited partner interest in Eastgate. In each case, the purchaser had the option of selling the properties back to the Company and the Company had the option of buying the properties back from the purchaser for a stipulated period of time. In January 2000, the purchasers exercised their options to sell the properties back to the Company. The gain on sale was deferred due to the existence of these options.

On September 2, 1999, the September 1999 Joint Venture purchased a 1,159,121 square foot (unaudited) industrial property portfolio located in Los Angeles, California for approximately \$63,901. An officer of the Company held ownership interests ranging between .004% and .13% in various entities that sold certain properties to the September 1999 Joint Venture.

On September 15, 1999, the Company sold nine industrial properties to an entity whose Chairman of the Board of Directors is also Chairman of the Board of Directors of the Company. The gross proceeds from the sales of these nine industrial properties approximated \$39,475 and the gain of sales approximated \$14,552.

The Company periodically engages in transactions for which CB Richard Ellis, Inc. acts as a broker. A relative of one of the Company's officers/Directors is an employee of CB Richard Ellis, Inc. For the years ended December 31, 2000, 1999 and 1998, this relative received brokerage commissions in the amount of \$60, \$18 and \$130, respectively, from the Company.

The Company periodically utilizes consulting services from the private consulting firm of one of the Company's Directors. For the year ended December 31, 2000, 1999 and 1998 the Company has paid approximately \$5, \$15 and \$36 of fees, respectively, to this entity.

In January and February 2001, FR Development Services, Inc. ("FRDS") purchased all of the voting and non-voting shares (a total of 25,790 shares) of FRDS held by certain executive officers of the Company for approximately \$1.3

15. RELATED PARTY TRANSACTIONS, CONTINUED

million, in connection with FRDS' election to become a wholly owned taxable REIT subsidiary of the Company. At the time of the transaction, these executive officers had equity interests in FRDS totaling 2.76%.

16. COMMITMENTS AND CONTINGENCIES

In the normal course of business, the Company is involved in legal actions arising from the ownership of its properties. In management's 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, operations or liquidity of the Company.

Thirty-one 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 generally in excess of the Company's depreciated cost of the asset. The Company has no notice of any exercise of any tenant purchase option.

The Company has committed to the construction of 21 industrial properties totaling approximately 4.0 million square feet (unaudited) of GLA. The estimated total construction costs are approximately \$177.7 million (unaudited). These developments are expected to be funded with net proceeds from the sales of properties, borrowings under the 2000 Unsecured Acquisition Facility and cash flow from operations.

At December 31, 2000, the Company had four letters of credit outstanding in the aggregate amount of \$1.8\$ million. These letters of credit expire between August 2001 and March 2003.

17. SUBSEQUENT EVENTS (UNAUDITED)

During the period January 1, 2001 through March 2, 2001, the Company acquired 21 industrial properties and several land parcels for a total estimated investment of approximately \$71,375. The Company also sold two industrial properties and one land parcel for approximately \$2,737 of gross proceeds.

On March 9, 2001, the Company declared a first quarter dividend of .6575 per share/unit on its common stock which is payable on April 23, 2001. The Company also declared a first quarter dividend of \$.59375 per share, \$54.688 per share (\$.54688 per depositary share), \$53.906 per share (\$.53906 per depositary share), \$49.687 per share (\$.49687 per depositary share) and \$49.375 per share (\$.49375 per depositary share) on its Series A Preferred Stock, Series B Preferred Stock, Series C Preferred Stock, Series D Preferred Stock and Series E Preferred Stock, respectively, which is payable on April 2, 2001.

On March 9, 2001, the Company called for the redemption of all of its outstanding Series A Preferred Stock at the price of 25.00 per share, plus accrued and unpaid dividends. The redemption date will be April 9, 2001.

18. QUARTERLY FINANCIAL INFORMATION (UNAUDITED)

		YEAR ENDED DEC	CEMBER 31, 2000	
	FIRST	SECOND	THIRD	FOURTH
	QUARTER	QUARTER	QUARTER	QUARTER
Total Revenues Equity In Income of Joint Ventures Income Allocated to Minority Interest Income from Operations Gain on Sale of Real Estate Net Income Preferred Stock Dividends	\$95,148	\$94,266	\$96,551	\$100,103
	31	88	70	382
	(3,799)	(4,310)	(4,041)	(4,245)
	22,465	20,567	24,623	20,913
	5,874	10,057	6,280	7,085
	28,339	30,624	30,903	27,998
	(8,211)	(8,211)	(8,211)	(8,211)
Net Income Available to Common Stockholders	\$20,128	\$22,413	\$22,692	\$ 19,787
	======	======	======	======
Net Income Available to Common Stockholders per	\$.52	\$.58	\$.58	\$.51
Weighted	======	======	======	======
Average Common Share Outstanding:	\$.52	\$.58	\$.58	\$.51
Basic	======	======	======	======
		YEAR ENDED DECE	EMBER 31, 1999	
	FIRST	SECOND	THIRD	FOURTH
	QUARTER	QUARTER	QUARTER	QUARTER
Total Revenues Equity In Income (Loss) of Joint Ventures Income Allocated to Minority Interest Income from Operations Gain on Sale of Real Estate Net Income Preferred Stock Dividends	\$95,428	\$93,993	\$94,131	\$90,603
	126	120	126	(70)
	(3,443)	(4,252)	(6,106)	(3,808)
	24,090	23,470	23,664	23,727
	1,545	6,797	16,999	4,456
	25,635	30,267	40,663	28,183
	(8,211)	(8,211)	(8,211)	(8,211)
Net Income Available to Common Stockholders	\$17,424	\$22,056	\$32,452	\$19,972
	======	=====	======	======
Net Income Available to Common Stockholders per Weighted Average Common Share Outstanding:				
Basic	\$.46	\$.58	\$.85	\$.52
	======	=====	=====	======
Diluted	\$.46	\$.58	\$.85	\$.52

======

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

Our audits of the consolidated financial statements referred to in our report dated February 9, 2001 of First Industrial Realty Trust, Inc. which report and consolidated financial statements are included in this Annual Report on Form 10-K also included an audit of the financial statement schedule listed in the Index to Financial Statements and Financial Statement Schedule on page F-1 of this Form 10-K. In our opinion, this financial statement schedule presents fairly, in all material respects, the information set forth therein when read in conjunction with the related consolidated financial statements.

PricewaterhouseCoopers LLP Chicago, Illinois February 9, 2001

FIRST INDUSTRIAL REALTY TRUST, INC. SCHEDULE III: REAL ESTATE AND ACCUMULATED DEPRECIATION AS OF DECEMBER 31, 2000 (DOLLARS IN THOUSANDS)

COSTS CAPITALIZED

			INIT	(b) TIAL COST	SUBSEQUENT TO ACQUISITION OR COMPLETION	AT CLO	SS AMOUNT CARR SE OF PERIOD 1	2/31/00
BUILDING ADDRESS	LOCATION (CITY/STATE)	(a) ENCUMBRANCES	LAND	BUILDINGS	AND VALUATION PROVISION		BUILDING AND IMPROVEMENTS	TOTAL
ATLANTA								
4250 River Green Parkway	Duluth, GA	(d)	\$ 264	\$ 1,522	\$ 77	\$ 264	\$ 1,599	\$ 1,863
3400 Corporate Parkway	Duluth, GA	(d)	281	1,621	351	281	1,972	2,253
3450 Corporate Parkway 3500 Corporate Parkway	Duluth, GA Duluth, GA	(d) (d)	506 260	2,904 1,500	162 94	506 260	3,066 1,594	3,572 1,854
3425 Corporate Parkway	Duluth, GA	(d) (d)	385	2,212	184	385	2,396	2,781
1650 GA Highway 155	Atlanta, GA	(u)	788	4,544	335	788	4,879	5,667
14101 Industrial Park Boulevard			285	1,658	532	285	2,190	2,475
801-804 Blacklawn Road	Atlanta, GA		361	2,095	227	361	2,322	2,683
1665 Dogwood Drive	Atlanta, GA		635	3,662	222	635	3,884	4,519
1715 Dogwood Drive	Atlanta, GA		288	1,675	216	288	1,891	2,179
11235 Harland Drive	Atlanta, GA		125	739	52	125	791	916
700 Westlake Parkway	Atlanta, GA		213	1,551	626	224	2,166	2,390
800 Westlake Parkway	Atlanta, GA		450	2,645	531	479	3,147	3,626
4050 Southmeadow Parkway	Atlanta, GA		401	2,813	166	425	2,955	3,380
4051 Southmeadow Parkway 4071 Southmeadow Parkway	Atlanta, GA Atlanta, GA		697 750	3,486 4,460	865 772	726 828	4,322 5,154	5,048 5,982
4071 Southmeadow Parkway	Atlanta, GA		1,012	5,450	687	1,157	5,992	7,149
1875 Rockdale Industrial Blvd.	Atlanta, GA		386	2,264	209	387	2,472	2,859
3312 N. Berkeley Lake Road	Duluth, GA		2,937	16,644	1,585	3,052	18,114	21,166
370 Great Southwest Parkway(n)	Atlanta, GA		527	2,984	489	546	3,454	4,000
955 Cobb Place	Kennesaw, GA		780	4,420	170	804	4,566	5,370
1640 Sands Place	Marietta, GA		162	920	179	166	1,095	1,261
7000 Highland Parkway	Smyrna, GA		761	4,213	107	696	4,385	5,081
2084 Lake Industrial Court	Conyers, GA		662		4,717	804	4,575	5,379
2039 Monier Blvd	Lithia Springs, GA		651	3,340	1	652	3,340	3,992
1005 Sigman Road 2050 East Park Drive	Conyers, GA		566 452	3,134	105 183	574 459	3,231	3,805 3,139
1003 Sigman Road	Conyers, GA Conyers, GA		499	2,504 2,761	95	506	2,680 2,849	3, 355
201 Greenwood	McDonough, GA		2,066	304	18,950	2,205	19,115	21,320
220 Greenwood	McDonough, GA		2,015		9,102	2,015	9,102	11, 117
BALTIMORE	- 1							
3431 Benson	Baltimore, MD		553	3,062	108	562	3,161	3,723
1801 Portal 1811 Portal	Baltimore, MD Baltimore, MD		251 327	1,387 1,811	168 347	271 354	1,535 2,131	1,806 2,485
1831 Portal	Baltimore, MD		268	1,486	453	290	1,917	2,403
1821 Portal	Baltimore, MD		430	2,380	1,401	467	3,744	4,211
1820 Portal	Baltimore, MD	(j)	884	4,891	455	899	5,331	6,230
6615 Tributary	Baltimore, MD	(3)	420	2,327	120	432	2,435	2,867
7340 Executive	Frederick, MD		936	5,182	208	957	5,369	6,326
4845 Governers Way	Frederick, MD		810	4,487	131	824	4,604	5,428
8900 Yellow Brick Road	Baltimore, MD		447	2,473	238	475	2,683	3,158
7476 New Ridge	Hanover, MD		394	2,182	155	401	2,330	2,731
1328 Charwood Road	Hanover, MD		717 704	3,968	765 168	715	4,735	5,450
8779 Greenwood Place 1350 Blair Drive	Savage, MD Odenton, MD		301	3,896 1,706	52	727 313	4,041 1,746	4,768 2,059
1360 Blair Drive	Odenton, MD		321	1,820	54	329	1,866	2,195
1370 Blair Drive	Odenton, MD		381	2,161	65	391	2,216	2,607
BATON ROUGE				_	_		_	
11200 Industriplex Blvd.	Baton Rouge, LA		463	2,624	994	610	3,471	4,081
11441 Industriplex Blvd.	Baton Rouge, LA		331	1,874	568	384	2,389	2,773
11301 Industriplex Blvd.	Baton Rouge, LA		265 400	1,499	304 182	305 421	1,763	2,068
6565 Exchequer Drive	Baton Rouge, LA		409	2,319	182	421	2,489	2,910
CENTRAL PENNSYLVANIA	Cranborry Township D	۸	21	004	617	205	1 427	1 642
1214-B+B102 Freedom Road 401 Russell Drive	Cranberry Township, P. Middletown, PA	n	31 262	994 857	617 1,474	205 287	1,437 2,306	1,642 2,593
2700 Commerce Drive	Harrisburg, PA		196	997	670	206	1,657	1,863
2701 Commerce Drive	Harrisburg, PA		141	859	1,172	164	2,008	2,172
2780 Commerce Drive	Harrisburg, PA		113	743	1,033	209	1,680	1,889
7125 Grayson Road	Harrisburg, PA		1,514	8,779	6	1,514	8,785	10,299

BUILDING ADDRESS	LOCATION (CITY/STATE)	ACCUMULATED DEPRECIATION 12/31/00	YEAR BUILT/ RENOVATED	DEPRECIABLE LIVES (YEARS)
ATLANTA				
4250 River Green Parkway	Duluth, GA	\$ 275	1988	(u)
3400 Corporate Parkway	Duluth, GA	408	1987	(u)
3450 Corporate Parkway	Duluth, GA	502	1988	(u)
3500 Corporate Parkway	Duluth, GA	274	1991	(u)
3425 Corporate Parkway	Duluth, GA	477	1990	(u)
1650 GA Highway 155	Atlanta, GA	888	1991	(u)
14101 Industrial Park Boulevard	Atlanta, GA	307	1984	(u)
801-804 Blacklawn Road	Atlanta, GA	515	1982	(u)

1665 Dogwood Drive	Atlanta, GA	609	1973	(u)
1715 Dogwood Drive	Atlanta, GA	367	1973	(u)
11235 Harland Drive	Atlanta, GA	137	1988	(u)
700 Westlake Parkway	Atlanta, GA	421	1990	(u)
800 Westlake Parkway	Atlanta, GA	590	1991	(u)
4050 Southmeadow Parkway	Atlanta, GA	499	1991	(u)
4051 Southmeadow Parkway	Atlanta, GA	795	1989	(u)
4071 Southmeadow Parkway	Atlanta, GA	862	1991	(u)
4081 Southmeadow Parkway	Atlanta, GA	999	1989	(u)
1875 Rockdale Industrial Blvd.		378	1966	(u)
3312 N. Berkeley Lake Road	Duluth, GA	2,185	1969	(u)
370 Great Southwest Parkway(n)		461	1996	(u)
955 Cobb Place	Kennesaw, GA	380	1991	(u)
1640 Sands Place	Marietta, GA	82	1977	(u)
7000 Highland Parkway	Smyrna, GA	334	1998	(u) (u)
2084 Lake Industrial Court	Conyers, GA	28	1998	, ,
2039 Monier Blvd		26 17		(u)
	Lithia Springs, GA		1999	(u)
1005 Sigman Road	Conyers, GA	101	1986	(u)
2050 East Park Drive	Conyers, GA	94	1998	(u)
1003 Sigman Road	Conyers, GA	83	1996	(u)
201 Greenwood	McDonough, GA	504	1999	(u)
220 Greenwood	McDonough, GA		2000	(u)
BALTIMORE				
3431 Benson	Baltimore, MD	216	1988	(u)
1801 Portal	Baltimore, MD	105	1987	(u)
1811 Portal	Baltimore, MD	178	1987	(u)
1831 Portal	Baltimore, MD	142	1990	(u)
1821 Portal	Baltimore, MD	283	1986	(u)
1820 Portal	Baltimore, MD	351	1982	(u)
6615 Tributary	Baltimore, MD	168	1987	(u)
7340 Executive	Frederick, MD	370	1988	(u)
4845 Governers Way	Frederick, MD	315	1988	(u)
8900 Yellow Brick Road	Baltimore, MD	187	1982	(u)
7476 New Ridge	Hanover, MD	157	1987	(u)
1328 Charwood Road	Hanover, MD	230	1986	(u)
8779 Greenwood Place	Savage, MD	135	1978	(u)
1350 Blair Drive	Odenton, MD	4	1991	(u)
1360 Blair Drive	Odenton, MD	4	1991	(u)
1370 Blair Drive	Odenton, MD	4	1991	(u)
1070 BIGIT BLIVE	odencom, no	-	1001	(4)
BATON ROUGE				
11200 Industriplex Blvd.	Baton Rouge, LA	170	1986	(u)
11441 Industriplex Blvd.	Baton Rouge, LA	193	1987	(u)
11301 Industriplex Blvd.	Baton Rouge, LA	103	1985	(u)
6565 Exchequer Drive	Baton Rouge, LA	174		, ,
6565 Exchequel Dilve	Baton Rouge, LA	174	1986	(u)
CENTRAL PENNSYLVANIA				
	Cranberry Township, PA	598	1982	()
				(u)
401 Russell Drive	Middletown, PA	862	1990	(u)
2700 Commerce Drive	Harrisburg, PA	547	1990	(u)
2701 Commerce Drive	Harrisburg, PA	545	1989	(u)
2780 Commerce Drive	Harrisburg, PA	554	1989	(u)
7125 Grayson Road	Harrisburg, PA	1,476	1991	(u)

COSTS CAPITALIZED

GROSS AMOUNT CARRIED SUBSEQUENT TO (b) ACQUISITION OR AT CLOSE OF PERIOD 12/31/00 INITIAL COST COMPLETION LOCATION (a) AND VALUATION **BUILDING AND BUILDING ADDRESS ENCUMBRANCES** BUILDINGS LAND (CITY/STATE) LAND **PROVISION IMPROVEMENTS TOTAL** 7253 Grayson Road Harrisburg, PA 894 5,168 201 894 5,369 6,263 5020 Louise Drive Mechanicsburg, PA 707 2,782 716 2,773 3,489 (c) 7195 Grayson Harrisburg, PA (c) 478 2,771 80 479 2,850 3,329 400 First Street Middletown, PA 280 1,839 858 192 2,785 2,977 401 First Street Middletown, PA 819 5,381 2,266 563 7,903 8,466 500 Industrial Lane Middletown, PA 194 1,272 287 133 1,620 1,753 4,444 600 Hunter Lane Middletown, PA 191 191 4,444 4,635 300 Hunter Lane Middletown, PA 6,389 216 - -6,173 216 6,173 Fruehauf Building #6 Middletown. PA 6,429 6,429 6.429 York, PA York, PA 467 3380 Susquehanna Trail North 450 2,550 3,137 137 2,670 495 East Locust Lane 810 4,590 237 838 4,799 5,637 350 Old Silver Spring Road Mechanicsburg, PA 2,890 541 7,125 510 4,266 7,666 4500 Westport Drive Mechanicsburg, PA 690 3,910 257 727 4,130 4,857 41 Weaver Road Denver, PA 501 14,171 5,888 2,532 18,028 20,560 571 Independence Drive Mechanicsburg, PA 12,934 1,449 8,001 3,484 1,491 11,443 125 East Kensinger Drive Cranberry Township, PA 585 3,286 1,341 2,530 3,871 **CHICAGO** Northbrook, IL 720-730 Landwehr Road 521 2,982 521 2,983 3,504 Northbrook, IL 3170-3190 MacArthur Boulevard 281 370 370 2,126 2,407 2,777 20W201 101st Street Lemont, IL 967 5,554 763 968 6,316 7,284 280-296 Palatine Road Wheeling, IL 305 1,735 603 310 2,333 2,643 2300 Hammond Drive Schaumburg, IL 442 1,241 1,085 445 2,323 2,768 1,967 6500 North Lincoln Avenue Lincolnwood, IL 613 1,336 625 3,291 3,916 Lincolnwood, IL Lake Bluff, IL 3600 West Pratt Avenue 1,050 5,767 498 1,050 6,265 7,315 917 North Shore Drive 556 3,212 47 556 3,259 3,815 6750 South Sayre Avenue Bedford Park, IL 224 1,309 102 224 1,411 1,635 585 Slawin Court Mount Prospect, IL 611 3,505 10 611 3,515 4,126 Addison, IL Aurora, IL 3,943 635 2300 Windsor Court 688 696 4,570 5,266 3505 Thayer Court 2,472 430 430 2,495 2,925 23 3600 Thayer Court 3,645 Aurora, IL 636 636 3,823 4,459 178 3,261 736-776 Industrial Drive Elmhurst, IL 349 1,994 349 2,912 918 480 East 14th St. Chicago Heights, IL 620 3,430 221 620 3,651 4,271 Northbrook, IL 305-311 Era Drive 200 1,154 146 205 1,295 1,500 700-714 Landwehr Road Northbrook, IL 357 2,052 250 357 2,302 2,659 Chicago, IL 4330 South Racine Avenue 448 1,893 231 468 2,104 2,572 Alsip, IL Franklin Park, 13040 S. Crawford Ave. 1,073 6,193 24 1,073 6,217 7,290 12241 Melrose Street 1,085 2,879 332 1,931 469 3.348 3150-3160 MacArthur Boulevard Northbrook, IL (c) 439 2,518 111 429 2,639 3,068 365 North Avenue Carol Stream, IL (c) 1,082 6,961 81 1,082 7,042 8,124 2942 MacArthur Boulevard Northbrook, IL (c) 315 1,803 255 311 2,062 2,373 305-307 East North Avenue Carol Stream, IL 126 2,633 128 2,631 2,759 12301-12325 S Laramie Ave Alsip, IL 650 3,692 413 659 4,096 4,755 6300 W. Howard Niles, IL 743 4,208 459 789 4,621 5,410 301 Hintz Wheeling, IL 160 905 71 167 969 1,136 301 Alice Wheeling, IL 218 1,236 76 225 1,305 1,530 410 W 169th Street South Holland, IL 462 2,618 211 476 2,815 3,291 11939 S Central Avenue Alsip, IL 1,208 6,843 199 1,229 7,021 8,250 405 East Shawmut La Grange, IL 368 2,083 35 369 2,117 2,486 Bensenville, IL 6,790 5,546 1.003 1010-50 Sesame Street (g) 979 265 5,787 5555 West 70th Place Bedford Park, IL 146 829 157 907 1,064 89 3200-3250 South St. Louis(n) 3110-3130 South St. Louis Chicago, IL 625 988 1,610 1,723 110 113 Chicago, IL 699 115 650 117 816 51 7301 South Hamlin Chicago, IL 149 846 336 151 1,180 1,331 7401 South Pulaski Chicago, IL 664 3,763 636 4,394 5,063 3900 West 74th Street Chicago, IL 137 778 284 139 1,060 1,199 7501 S. Pulaski 2,038 Chicago, IL 609 2,689 3,007 West Chicago, IL 5,051 385 Fenton Lane 868 4,918 149 884 5,935 335 Crossroad Parkway Bolingbrook, IL 1,560 8,840 988 1,599 9,789 11,388 Franklin Park, IL 10435 Seymour Avenue 181 1,024 384 190 1,399 1,589 905 Paramount Batavia, IL 1,375 1,699 1,951 243 333 252 1005 Paramount Batavia, IL 282 1,600 324 293 1,913 2,206 Northlake, IL 34-45 Lake Street 440 2,491 288 455 2,764 3,219 2120-24 Roberts Broadview, IL 220 1,248 173 229 1,412 1,641 4309 South Morgan Street Chicago, IL 750 4,150 260 784 4,376 5,160 Arlington Hgts, IL 405-17 University Drive 265 1,468 113 266 1,580 1,846 3575 Stern Avenue St. Charles, IL 431 2,386 31 436 2,412 2,848 3,297 3810 Stern Avenue St. Charles, IL 589 3,262 42 596 3,893 1,738 3645 Swenson Avenue St. Charles, IL 263 1,456 19 266 1,472 7,774 7,857 9,276 315 Kirk Road St. Charles, IL 1.404 98 1.419 1,473 550 Business Center Drive Mount Prospect, IL 269 1,488 1,757 266 18 700 Business Center Drive Mount Prospect, IL 270 1,492 18 272 1,508 1,780

BUILDING ADDRESS	LOCATION (CITY/STATE)	ACCUMULATED DEPRECIATION 12/31/00	YEAR BUILT/ RENOVATED	DEPRECIABLE LIVES (YEARS)
7253 Grayson Road	Harrisburg, PA	910	1990	(u)
5020 Louise Drive	Mechanicsburg, PA	465	1995	(u)
7195 Grayson	Harrisburg, PA	432	1994	(u)
400 First Street	Middletown, PA	336	1963-1965	(u)
401 First Street	Middletown, PA	965	1963-1965	(u)
500 Industrial Lane	Middletown, PA	210	1963-1965	(u)

600 Hunter Lane 300 Hunter Lane Fruehauf Building #6 3380 Susquehanna Trail North 495 East Locust Lane 350 Old Silver Spring Road 4500 Westport Drive	Middletown, PA Middletown, PA Middletown, PA York, PA York, PA Mechanicsburg, PA Mechanicsburg, PA	404 536 377 255 459 512 370	(m) (m) 1998 1990 1993 1968	(u) (u) (u) (u) (u) (u)
41 Weaver Road	Denver, PA	1,416	1974	(u)
571 Independence Drive	Mechanicsburg, PA	683	1999	(u)
125 East Kensinger Drive	Cranberry Township, PA		2000	(u)
CHICAGO 720-730 Landwehr Road 3170-3190 MacArthur Boulevard 20W201 101st Street 280-296 Palatine Road 2300 Hammond Drive 6500 North Lincoln Avenue 3600 West Pratt Avenue	Northbrook, IL Northbrook, IL Lemont, IL Wheeling, IL Schaumburg, IL Lincolnwood, IL Lincolnwood, IL	486 443 1,268 368 1,529 1,490 1,079	1978 1978 1988 1978 1970 1965/88 1953/88	(u) (u) (u) (u) (u) (u)
917 North Shore Drive	Lake Bluff, IL	551	1974	(u)
6750 South Sayre Avenue	Bedford Park, IL	237	1975	(u)
585 Slawin Court	Mount Prospect, IL	526	1992	(u)
2300 Windsor Court	Addison, IL	933	1986	(u)
3505 Thayer Court	Aurora, IL	415	1989	(u)
3600 Thayer Court	Aurora, IL	714	1989	(u)
736-776 Industrial Drive	Elmhurst, IL	575	1975	(u)
480 East 14th St.	Chicago Heights, IL	286	1958	(u)
305-311 Era Drive	Northbrook, IL	235	1978	(u)
700-714 Landwehr Road	Northbrook, IL	402	1978	(u)
4330 South Racine Avenue	Chicago, IL	1,417	1978	(u)
13040 S. Crawford Ave. 12241 Melrose Street 3150-3160 MacArthur Boulevard	Alsip, IL Franklin Park, IL Northbrook, IL	984 473 451	1976 1969 1978	(u) (u) (u)
365 North Avenue	Carol Stream, IL	1,100	1969	(u)
2942 MacArthur Boulevard	Northbrook, IL	413	1979	(u)
305-307 East North Avenue	Carol Stream, IL		1999	(u)
12301-12325 S Laramie Ave	Alsip, IL	519	1975	(u)
6300 W. Howard	Niles, IL	399	1956/1964	(u)
301 Hintz	Wheeling, IL	120	1960	(u)
301 Alice	Wheeling, IL	161	1965	(u)
410 W 169th Street	South Holland, IL	336	1974	(u)
11939 S Central Avenue	Alsip, IL	649	1972	(u)
405 East Shawmut	La Grange, IL	194	1965	(u)
1010-50 Sesame Street	Bensenville, IL	466	1976	(u)
5555 West 70th Place	Bedford Park, IL	73	1973	(u)
3200-3250 South St. Louis(n)	Chicago, IL	299	1968	(u)
3110-3130 South St. Louis	Chicago, IL	58	1968	(u)
7301 South Hamlin	Chicago, IL	94	1975/1986	(u)
7401 South Pulaski	Chicago, IL	375	1975/1986	(u)
3900 West 74th Street	Chicago, IL	98	1975/1986	(u)
7501 S. Pulaski	Chicago, IL	216	1975/1986	(u)
385 Fenton Lane	West Chicago, IL	376	1990	(u)
335 Crossroad Parkway	Bolingbrook, IL	736	1996	(u)
10435 Seymour Avenue	Franklin Park, IL	110	1967/1974	(u)
905 Paramount	Batavia, IL	120	1977	(u)
1005 Paramount	Batavia, IL	137	1978	(u)
34-45 Lake Street	Northlake, IL	196	1978	(u)
2120-24 Roberts	Broadview, IL	115	1960	(u)
4309 South Morgan Street	Chicago, IL	308	1975	(u)
405-17 University Drive	Arlington Hgts, IL St. Charles, IL St. Charles, IL St. Charles, IL	103	1977/1978	(u)
3575 Stern Avenue		5	1979/1984	(u)
3810 Stern Avenue		7	1985	(u)
3645 Swenson Avenue		3	1981	(u)
315 Kirk road	St. Charles, IL	16	1969/1995	(u)
550 Business Center Drive	Mount Prospect, IL	3	1984	(u)
700 Business Center Drive	Mount Prospect, IL	3	1980	(u)

COSTS

				(b) IAL COST	COSTS CAPITALIZED SUBSEQUENT TO ACQUISITION OR COMPLETION	AT CLO	SS AMOUNT CARR	2/31/00
BUILDING ADDRESS	LOCATION (CITY/STATE)	(a) ENCUMBRANCES	LAND	BUILDINGS	AND VALUATION PROVISION	LAND	BUILDING AND IMPROVEMENTS	TOTAL
555 Business Center Drive	Mount Prospect, IL		241	1,336	18	244	1,351	1,595
800 Business Center Drive 580 Slawin Court	Mount Prospect, IL Mount Prospect, IL		631 233	3,493 1,292	45 17	638 236	3,531 1,306	4,169 1,542
1150 Feehanville Drive	Mount Prospect, IL		260	1,437	18	262	1,453	1,715
851 Feehanville Drive	Mount Prospect, IL		269	1,487	19	272	1,503	1,775
1200 Business Center Drive 1331 Business Center Drive	Mount Prospect, IL Mount Prospect, IL		765 235	4,237 1,303	54 17	774 238	4,282 1,317	5,056 1,555
1601 Feehanville Drive	Mount Prospect, IL		434	2,402	29	438	2,427	2,865
3627 Stern Avenue	St. Charles, IL		187	1,034	13	189	1,045	1,234
902 Feehanville Drive 1661 Feehanville Drive	Mount Prospect, IL Mount Prospect, IL		316 985	1,750 5,455	24 75	320 997	1,770 5,518	2,090 6,515
CINCINNATI 9900-9970 Princeton	Cincinnati, OH	(e)	545	3,088	1,031	566	4,098	4,664
2940 Highland Avenue	Cincinnati, OH	(e)	1,717	9,730	1,096	1,772	10,771	12,543
4700-4750 Creek Road 12072 Best Place	Cincinnati, OH	(e)	1,080 426	6,118	533	1,109 443	6,622	7,731 3,746
901 Pleasant Valley Drive	Springboro, OH Springboro, OH		304	1,721	3,320 301	316	3,303 2,010	2,326
4440 Mulhauser Road	Cincinnati, OH		1,067	39	5,114	655	5,565	6,220
4434 Mulhauser Road 9449 Glades Drive	Cincinnati, OH Hamilton, OH		444 464	16 	4,264 411	463 477	4,261 398	4,724 875
CLEVELAND 6675 Parkland Blvd	Cleveland, OH		548	3,103	173	571	3,253	3,824
COLUMBUS 3800 Lockbourne Industrial								
Parkway	Columbus, OH		1,133	6,421	445	1,116	6,883	7,999
3880 Groveport Road	Columbus, OH		2,145	12,154	565	2,165	12,699	14,864
1819 North Walcutt Road 4300 Cemetery Road	Columbus, OH Hilliard, OH		810 1,103	4,590 6,248	236 215	831 1,160	4,805 6,406	5,636 7,566
4115 Leap Road (n)	Hilliard, OH		758	4,297	142	777	4,420	5,197
3300 Lockbourne	Columbus, OH		708	3,920	123	710	4,041	4,751
DALLAS 1275-1281 Roundtable Drive	Dallas, TX		148	839	(111	117	759	876
2406-2416 Walnut Ridge 12750 Perimiter Drive	Dallas, TX Dallas, TX		178 638	1,006 3,618	44 190	183 660	1,045 3,786	1,228 4,446
1324-1343 Roundtable Drive	Dallas, TX		178	1,006	271	184	1,271	1,455
1405-1409 Avenue II East	Grand Prairie, TX		118	671	(51	98	640	738
2651-2677 Manana 2401-2419 Walnut Ridge	Dallas, TX Dallas, TX		266 148	1,510 839	77 38	275 153	1,578 872	1,853 1,025
4248-4252 Simonton	Farmers Ranch, TX		888	5,032	369	920	5,369	6,289
900-906 Great Southwest Pkwy	Arlington, TX		237	1,342	229	270	1,538	1,808
2179 Shiloh Road 2159 Shiloh Road	Garland, TX Garland, TX		251 108	1,424 610	47 28	256 110	1,466 636	1,722 746
2701 Shiloh Road	Garland, TX		818	4,636	768	923	5,299	6,222
12784 Perimeter Drive (o)	Dallas, TX		350	1,986	384	396	2,324	2,720
3000 West Commerce 3030 Hansboro	Dallas, TX Dallas, TX		456 266	2,584 1,510	147 156	469 276	2,718 1,656	3,187 1,932
5222 Cockrell Hill	Dallas, TX		296	1,677	90	306	1,757	2,063
405-407 113th	Arlington, TX		181	1,026	101	185	1,123	1,308
816 111th Street 1017-25 Jacksboro Highway	Arlington, TX Fort Worth, TX		251 97	1,421 537	62 68	258 103	1,476 599	1,734 702
7341 Dogwwod Park	Richland Hills, TX		79	435	36	84	466	550
7427 Dogwwod Park	Richland Hills, TX		96	532	54	102	580	682
7348-54 Tower Street 7370 Dogwwod Park	Richland Hills, TX Richland Hills, TX		88 91	489 503	42 54	94 96	525 552	619 648
7339-41 Tower Street	Richland Hills, TX		98	541	46	104	581	685
7437-45 Tower Street	Richland Hills, TX		102	563	44	108	601	709
7331-59 Airport Freeway	Richland Hills, TX		354	1,958	157 65	372	2,097	2,469
7338-60 Dogwwod Park 7450-70 Dogwwod Park	Richland Hills, TX Richland Hills, TX		106 106	587 584	65 78	112 112	646 656	758 768
7423-49 Airport Freeway	Richland Hills, TX		293	1,621	190	308	1,796	2,104
7400 Whitehall Street	Richland Hills, TX		109	603	46 110	115	643	758 2 172
1602-1654 Terre Colony 3330 Duncanville Road	Dallas, TX Dallas, TX		458 197	2,596 1,114	118 17	468 199	2,704 1,129	3,172 1,328
2001 110th Street	Grand Prairie, TX		287	1,624	25	290	1,646	1,936
6851-6909 Snowden Road	Fort Worth, TX		1,025	5,810	228	1,038	6,025	7,063
2351-2355 Merritt Drive 10575 Vista Park	Garland, TX Dallas, TX		101 366	574 2,074	10 32	103 371	582 2,101	685 2,472
701-735 North Plano Road	Richardson, TX		696	3,944	60	705	3,995	4,700
2259 Merritt Drive	Garland, TX		96	544	9	97	552	649

BUILDING ADDRESS	LOCATION (CITY/STATE)	ACCUMULATED DEPRECIATION 12/31/00	YEAR BUILT/ RENOVATED	DEPRECIABLE LIVES (YEARS)
555 Business Center Drive	Mount Prospect, IL	3	1981	(u)
800 Business Center Drive	Mount Prospect, IL	7	1988/1999	(u)
580 Slawin Court	Mount Prospect, IL	3	1985	(u)
1150 Feehanville Drive	Mount Prospect, IL	3	1983	(u)
851 Feehanville Drive	Mount Prospect, IL	3	1983	(u)

1200 Business Center Drive	Mount Prospect, IL	9	1988/2000	(u)
1331 Business Center Drive	Mount Prospect, IL	3	1985	(u)
1601 Feehanville Drive	Mount Prospect, IL	5	1986/2000	(u)
3627 Stern Avenue	St. Charles, IL	2	1979	(u)
902 Feehanville Drive	Mount Prospect, IL	4	1983	(u)
1661 Feehanville Drive	Mount Prospect, IL	11	1986	(u)
1001 rechanville brive	nounc inospece, in		1300	(u)
CINCINNATI				
	Cincinnati OU	F22	1070	()
9900-9970 Princeton	Cincinnati, OH	533	1970	(u)
2940 Highland Avenue	Cincinnati, OH	1,401	1969/1974	(u)
4700-4750 Creek Road	Cincinnati, OH	803	1960	(u)
12072 Best Place	Springboro, OH	340	1984	(u)
901 Pleasant Valley Drive	Springboro, OH	171	1984	(u)
4440 Mulhauser Road	Cincinnati, OH	324	1999	(u)
4434 Mulhauser Road	Cincinnati, OH	34	1999	(u)
9449 Glades Drive	Hamilton, OH		1999	(u)
CLEVELAND				
6675 Parkland Blvd	Cleveland, OH	345	1991	(u)
				(-)
COLUMBUS				
3800 Lockbourne Industrial				
Parkway	Columbus, OH	627	1986	(u)
3880 Groveport Road	Columbus, OH	1,322	1986	(u)
1819 North Walcutt Road	Columbus, OH			1 1
	,	393	1973	(u)
4300 Cemetery Road	Hilliard, OH	453	1968	(u)
4115 Leap Road (n)	Hilliard, OH	269	1977	(u)
3300 Lockbourne	Columbus, OH	227	1964	(u)
DALLAC				
DALLAS	D-11 TV	20	1000	()
1275-1281 Roundtable Drive	Dallas, TX	66	1966	(u)
2406-2416 Walnut Ridge	Dallas, TX	80	1978	(u)
12750 Perimiter Drive	Dallas, TX	302	1979	(u)
1324-1343 Roundtable Drive	Dallas, TX	110	1972	(u)
1405-1409 Avenue II East	Grand Prairie, TX	56	1969	(u)
2651-2677 Manana	Dallas, TX	123	1966	(u)
2401-2419 Walnut Ridge	Dallas, TX	67	1978	(u)
4248-4252 Simonton	Farmers Ranch, TX	416	1973	(u)
900-906 Great Southwest Pkwy	Arlington, TX	112	1972	(u)
2179 Shiloh Road	Garland, TX	112	1982	(u)
2159 Shiloh Road	Garland, TX	49	1982	(u)
2701 Shiloh Road	Garland, TX	417	1981	(u)
12784 Perimeter Drive (o)	Dallas, TX	174	1981	(u)
3000 West Commerce	Dallas, TX	207	1980	(u)
3030 Hansboro	Dallas, TX	145	1971	(u)
5222 Cockrell Hill	Dallas, TX	135	1973	(u)
405-407 113th	Arlington, TX	98	1969	1 1
816 111th Street	Arlington, TX	116	1972	(u)
	· ,			(u)
1017-25 Jacksboro Highway	Fort Worth, TX	32	1970	(u)
7341 Dogwood Park	Richland Hills, TX	25	1973	(u)
7427 Dogwwod Park	Richland Hills, TX	31	1973	(u)
7348-54 Tower Street	Richland Hills, TX	28	1978	(u)
7370 Dogwwod Park	Richland Hills, TX	29	1987	(u)
7339-41 Tower Street	Richland Hills, TX	31	1980	(u)
7437-45 Tower Street	Richland Hills, TX	32	1977	(u)
7331-59 Airport Freeway	Richland Hills, TX	122	1987	(u)
7338-60 Dogwwod Park	Richland Hills, TX	36	1978	(u)
7450-70 Dogwwod Park	Richland Hills, TX	45	1985	(u)
7423-49 Airport Freeway	Richland Hills, TX	102	1985	(u)
7400 Whitehall Street	Richland Hills, TX	35	1981	(u)
1602-1654 Terre Colony	Dallas, TX	56	1987	(u)
3330 Duncanville Road	Dallas, TX	7	1973/93	(u)
2001 110th Street	Grand Prairie, TX	10	1985/86	(u)
6851-6909 Snowden Road	Fort Worth, TX	44	1986	(u)
2351-2355 Merritt Drive	Garland, TX	4	1988	(u)
10575 Vista Park	Dallas, TX	13	1972/94	(u)
701-735 North Plano Road	Richardson, TX	25	1986	(u)
2259 Merritt Drive	Garland, TX	4	1986/99	(u)
2200 HOLLIEC DI 1VC	our failu, TA	-	1000/00	(4)

COSTS

			INIT	(b) TIAL COST	COSTS CAPITALIZED SUBSEQUENT TO ACQUISITION OR COMPLETION	AT CLO	OSS AMOUNT CARRI	2/31/00
BUILDING ADDRESS	LOCATION (CITY/STATE)	(a) ENCUMBRANCES	LAND	BUILDINGS	AND VALUATION PROVISION		BUILDING AND IMPROVEMENTS	TOTAL
2260 Merritt Drive	Garland, TX		319	1,806	29	323	1,831	2,154
2220 Merritt Drive	Garland, TX		352	1,993	32	356	2,021	2,377
2010 Merritt Drive 2363 Merritt Drive	Garland, TX Garland, TX		350 73	1,981 412	30 7	354 74	2,007 418	2,361 492
2447 Merritt Drive	Garland, TX		70	395	7	71	401	472
2465-2475 Merritt Drive	Garland, TX		91	514	8	92	521	613
2485-2505 Merritt Drive	Garland, TX Dallas, TX		431 833	2,440 4,718	39 71	436 843	2,474 4,779	2,910 5,622
17919 Waterview Parkway 4201 Highway 75 North	Sherman, TX		300	1,700	29	304	1,725	2,029
2425 East Pioneer Drive	Irving		263	1,488	288	266	1,773	2,039
1350 Avenue South	Grand Prairie, TX		803	4,548	71	813	4,609	5,422
DAYTON 6094-6104 Executive Blvd	Dayton, OH		181	1,025	134	184	1,156	1,340
6202-6220 Executive Blvd	Dayton, OH		268	1,521	113	275	1,627	1,902
6268-6294 Executive Blvd	Dayton, OH		255	1,444	160	262	1,597	1,859
5749-5753 Executive Blvd 6230-6266 Executive Blvd	Dayton, OH Dayton, OH		50 271	282 1,534	87 351	53 280	366 1,876	419 2,156
2200-2224 Sandridge Road	Moriane, OH		218	1,233	96	223	1,324	1,547
8119-8137 Uehling Lane	Dayton, OH		103	572	14	103	586	689
DENVER 7100 North Broadway - 1	Denver, CO		201	1,141	235	215	1,362	1,577
7100 North Broadway - 2	Denver, CO		203	1,150	233	204	1,382	1,586
7100 North Broadway - 3	Denver, CO		139	787	73	140	859	999
7100 North Broadway - 5 7100 North Broadway - 6	Denver, CO Denver, CO		180 269	1,018 1,526	86 119	178 271	1,106 1,643	1,284 1,914
20100 East 32nd Avenue Parkway	Aurora, CO		333	1,888	231	314	2,138	2,452
15700-15820 West 6th Avenue	Golden, Co		333	1,887	43	318	1,945	2,263
15850-15884 West 6th Avenue	Golden, Co		201	1,139	45	206	1,179	1,385
5454 Washington 525 East 70th Street	Denver, CO Denver, CO		154 68	873 384	78 8	156 69	949 391	1,105 460
565 East 70th Street	Denver, CO		169	960	56	172	1,013	1,185
605 East 70th Street	Denver, CO		192	1,089	70	194	1,157	1,351
625 East 70th Street 665 East 70th Street	Denver, CO Denver, CO		136 136	768 768	55 38	137 137	822 805	959 942
700 West 48th Street	Denver, CO		302	1,711	83	307	1,789	2,096
702 West 48th Street	Denver, CO		135	763	131	139	890	1,029
800 East 73rd	Denver, CO		225	1,273	101	222	1,377	1,599
850 East 73rd 6425 North Washington	Denver, CO Denver, CO		177 374	1,005 2,118	97 153	179 385	1,100 2,260	1,279 2,645
3370 North Peoria Street	Aurora, CO		163	924	169	163	1,093	1,256
3390 North Peoria Street	Aurora, CO		145	822	37	147	857	1,004
3508-3538 North Peoria Street 3568 North Peoria Street	Aurora, CO Aurora, CO		260 222	1,472 1,260	71 78	264 225	1,539 1,335	1,803 1,560
4785 Elati	Denver, CO		173	981	86	175	1,065	1,240
4770 Fox Street	Denver, CO		132	750	50	134	798	932
1550 W. Evans	Denver, CO		388	2,200	83	385	2,286	2,671
3751-71 Revere Street 3871 Revere	Denver, CO Denver, CO		262 361	1,486 2,047	72 58	267 368	1,553 2,098	1,820 2,466
5454 Havana Street	Denver, CO		204	1,156	25	207	1,178	1,385
5500 Havana Street	Denver, CO		167	946	20	169	964	1,133
4570 Ivy Street 5855 Stapleton Drive North	Denver, CO Denver, CO		219 288	1,239 1,630	132 35	220 290	1,370 1,663	1,590 1,953
5885 Stapleton Drive North	Denver, CO		376	2,129	124	380	2,249	2,629
5200-5280 North Broadway	Denver, CO		169	960	113	171	1,071	1,242
5977-5995 North Broadway 2952-5978 North Broadway	Denver, CO Denver, CO		268 414	1,518 2,346	40 295	271 422	1,555 2,633	1,826 3,055
6400 North Broadway	Denver, CO		318	1,804	73	325	1,870	2,195
875 Parfer Street	Lakewood, CO		288	1,633	82	293	1,710	2,003
4721 Ironton Street	Denver, CO		232	1,313	172	236	1,481	1,717
833 Parfer Street 11005 West 8th Avenue	Lakewood, CO Lakewood, CO		196 102	1,112 580	41 57	199 104	1,150 635	1,349 739
7100 North Broadway - 7	Denver, CO		215	1,221	181	217	1,400	1,617
7100 North Broadway - 8	Denver, CO		79	448	191	80	638	718
6804 East 48th Avenue 445 Bryant Street	Denver, CO Denver, CO		253 1,831	1,435 10,219	64 517	256 1,829	1,496 10,738	1,752 12,567
East 47th Drive - A	Denver, CO		474	2,689	120	441	2,842	3,283
7025 South Revere Parkway	Denver, CO		558	3,177	169	565	3,339	3,904
9500 West 49th Street - A	Wheatridge, CO		283	1,625	20	286	1,642	1,928
9500 West 49th Street - B 9500 West 49th Street - C	Wheatridge, CO Wheatridge, CO		225 602	1,272 3,409	16 17	226 600	1,287 3,428	1,513 4,028
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BUILDING ADDRESS	LOCATION (CITY/STATE)	ACCUMULATED DEPRECIATION 12/31/00	YEAR BUILT/ RENOVATED	DEPRECIABLE LIVES (YEARS)
2260 Merritt Drive	Garland, TX	11	1986/2000	(u)
2220 Merritt Drive	Garland, TX	13	1986	(u)
2010 Merritt Drive	Garland, TX	13	1986	(u)
2363 Merritt Drive	Garland, TX	3	1986	(u)
2447 Merritt Drive	Garland, TX	3	1986	(u)
2465-2475 Merritt Drive	Garland, TX	3	1986	(u)

2485-2505 Merritt Drive 17919 Waterview Parkway 4201 Highway 75 North 2425 East Pioneer Drive 1350 Avenue South	Garland, TX Dallas, TX Sherman, TX Irving Grand Prairie, TX	15 30 25 25 67	1987 1986 1987 1987 1994	(u) (u) (u) (u) (u)
DAYTON 6094-6104 Executive Blvd 6202-6220 Executive Blvd 6268-6294 Executive Blvd 5749-5753 Executive Blvd 6230-6266 Executive Blvd 2200-2224 Sandridge Road 8119-8137 Uehling Lane	Dayton, OH Dayton, OH Dayton, OH Dayton, OH Dayton, OH Moriane, OH Dayton, OH	113 168 172 59 190 112 25	1975 1976 1989 1975 1979 1983 1978	(u) (u) (u) (u) (u) (u)
DENVER 7100 North Broadway - 1 7100 North Broadway - 2 7100 North Broadway - 3 7100 North Broadway - 5 7100 North Broadway - 6 20100 East 32nd Avenue Parkway 15700-15820 West 6th Avenue 15850-15884 West 6th Avenue 5454 Washington 525 East 70th Street 565 East 70th Street 605 East 70th Street 605 East 70th Street 605 East 70th Street 605 East 70th Street 700 West 48th Street 700 West 48th Street 800 East 73rd 6425 North Washington 3370 North Peoria Street 3390 North Peoria Street 3508-3538 North Peoria Street 4785 Elati 4770 Fox Street 1550 W. Evans 3751-71 Revere Street 3871 Revere 5454 Havana Street 5500 Havana Street	Denver, CO Denver, CO Denver, CO Denver, CO Denver, CO Aurora, CO Golden, Co Golden, Co Denver, CO	143 134 90 139 171 361 167 97 96 32 94 104 73 73 155 99 129 99 177 141 76 139 137 95 67 190 132 170 96 78	1978 1978 1978 1978 1978 1997 1978 1985 1985 1985 1985 1985 1985 1984 1984 1984 1984 1984 1978 1978 1978 1978 1978 1978 1978	(u)
4570 Ivy Street 5855 Stapleton Drive North 5885 Stapleton Drive North 5200-5280 North Broadway 5977-5995 North Broadway 2952-5978 North Broadway 6400 North Broadway 875 Parfer Street 4721 Ironton Street 833 Parfer Street 11005 West 8th Avenue 7100 North Broadway - 7 7100 North Broadway - 8 6804 East 48th Avenue 445 Bryant Street East 47th Drive - A 7025 South Revere Parkway 9500 West 49th Street - B 9500 West 49th Street - C	Denver, CO Lakewood, CO Lakewood, CO Lakewood, CO Denver, CO Wheatridge, CO Wheatridge, CO Wheatridge, CO	120 141 181 94 131 207 151 137 109 93 50 129 48 120 731 309 377 169 110 296	1985 1985 1985 1985 1977 1978 1978 1975 1969 1974 1974 1985 1973 1960 1997 1997 1997 1997	(u)

COSTS CAPITALIZED

							GROSS AMOUNT CARRIED AT CLOSE OF PERIOD 12/31/00	
BUILDING ADDRESS	LOCATION (CITY/STATE)	(a) ENCUMBRANCES		BUILDINGS	AND VALUATION PROVISION	LAND	BUILDING AND IMPROVEMENTS	TOTAL
9500 West 49th Street - D 8100 South Park Way - A 8100 South Park Way - B 8100 South Park Way - C	Wheatridge, CO Littleton, CO Littleton, CO Littleton, CO		271 442 103 568	1,537 2,507 582 3,219	131 314 155 159	246 423 104 575	1,693 2,840 736 3,371	1,939 3,263 840 3,946
451-591 East 124th Avenue 14100 East Jewell 14190 East Jewell 608 Garrison Street 610 Garrison Street	Littleton, CO Aurora, CO Aurora, CO Lakewood, CO Lakewood, CO Denver, CO		383 395 199 265 264	2,145 2,240 1,126 1,501 1,494	36 216 125 238 252	383 400 201 267 266	2,181 2,451 1,249 1,737 1,744	2,564 2,851 1,450 2,004 2,010
1111 West Evans (A&C) 1111 West Evans (B) 15000 West 6th Avenue 14998 West 6th Avenue Bldg E 14998 West 6th Avenue Bldg F 12503 East Euclid Drive	Denver, CO Golden, Co Golden, Co Englewood, CO		233 30 913 565 269	1,321 169 5,174 3,199 1,525	34 5 314 81 150 385	236 30 916 568 271	1,352 174 5,485 3,277 1,673	1,588 204 6,401 3,845 1,944
6547 South Racine Circle 7800 East Iliff Avenue 2369 South Trenton Way 2370 South Trenton Way 2422 S. Trenton Way	Denver, CO Denver, CO Denver, CO Denver, CO Denver, CO Denver, CO		1,219 748 188 292 200 241	6,905 4,241 1,067 1,656 1,132 1,364	288 29 147 103 83	1,208 739 190 294 201 243	7,301 4,538 1,094 1,801 1,234 1,445	8,509 5,277 1,284 2,095 1,435 1,688
2452 South Trenton Way 651 Topeka Way 680 Atchinson Way 8122 South Park Lane - A 8122 South Park Lane - B 1600 South Abilene	Denver, CO Denver, CO Denver, CO Littleton, CO Littleton, CO Aurora, CO		421 194 194 394 186 465	2,386 1,099 1,099 2,232 1,054 2,633	64 58 42 168 43 56	426 198 198 398 188 467	2,445 1,153 1,137 2,396 1,095 2,687	2,871 1,351 1,335 2,794 1,283 3,154
1620 South Abilene 1640 South Abilene 13900 East Florida Ave 4301 South Federal Boulevard 14401-14492 East 33rd Place	Aurora, CO Aurora, CO Aurora, CO Englewood, CO Aurora, CO		268 368 189 237 445	1,520 2,085 1,071 1,341 2,519	108 76 70 89 175	270 382 190 239 440	1,626 2,147 1,140 1,428 2,699	1,896 2,529 1,330 1,667 3,139
11701 East 53rd Avenue 5401 Oswego Street 3811 Joliet 2630 West 2nd Avenue 2650 West 2nd Avenue 14818 West 6th Avenue Bldg A 14828 West 6th Avenue Bldg B 12055 E. 49th Ave/4955 Peoria 4940-4950 Paris	Denver, CO Denver, CO Denver, CO Denver, CO Golden, CO Golden, CO Denver, CO Denver, CO		416 273 735 53 221 494 519 298 152	2,355 1,547 4,166 299 1,252 2,799 2,942 1,688 861	57 101 131 (10 27 242 182 221 41	422 278 752 51 223 486 523 305 156	2,406 1,643 4,280 291 1,277 3,049 3,120 1,902 898	2,828 1,921 5,032 342 1,500 3,535 3,643 2,207 1,054
4970 Paris 5010 Paris 7367 South Revere Parkway 10311 W. Hampden Ave 9195 6th Avenue 8200 East Park Meadows Drive (n) 3250 Quentin (n)	Denver, CO Denver, CO Englewood, CO Lakewood, CO Lakewood, CO Lone Tree, CO Aurora, CO		95 89 926 577 705 1,297 1,220	537 505 5,124 2,984 8 7,348 6,911	22 17 158 85 3,572 61 55	97 91 934 578 705 1,306 1,228	557 520 5,274 3,068 3,580 7,400 6,958	654 611 6,208 3,646 4,285 8,706 8,186
DES MOINES 1500 East Washington Avenue 1600 East Washington Avenue 4121 McDonald Avenue 4141 McDonald Avenue 4161 McDonald Avenue 3100 Justin 3101 104th St. 3051 104th St. 2250 Delaware Ave.	Des Moines, IA		610 209 390 706 389 139 142 70 291	4,251 1,557 2,931 5,518 3,046 772 788 388 1,609	778 171 302 759 1,007 38 36 55 283	623 221 417 787 499 140 143 70 293	5,016 1,716 3,206 6,196 3,943 809 823 443 1,890	5,639 1,937 3,623 6,983 4,442 949 966 513 2,183
DETROIT 2654 Elliott 1731 Thorncroft 1653 E. Maple 47461 Clipper 47522 Galleon 4150 Varsity Drive 238 Executive Drive 256 Executive Drive 301 Executive Drive 449 Executive Drive 501 Executive Drive 451 Robbins Drive	Troy, MI Troy, MI Troy, MI Troy, MI Plymouth, MI Ann Arbor, MI Troy, MI	(d) (d) (d) (d) (d)	57 331 192 122 85 168 52 44 71 125 71	334 1,904 1,104 723 496 969 173 146 293 425 236 448	82 25 102 106 11 12 479 442 614 959 644	57 331 192 122 85 168 100 85 133 218 129 192	416 1,929 1,206 829 507 981 604 547 845 1,291 822 1,342	473 2,260 1,398 951 592 1,149 704 632 978 1,509 951 1,534

BUILDING ADDRESS	LOCATION (CITY/STATE)	ACCUMULATED DEPRECIATION 12/31/00	YEAR BUILT/ RENOVATED	DEPRECIABLE LIVES (YEARS)
9500 West 49th Street - D	Wheatridge, CO	181	1997	(u)
8100 South Park Way - A	Littleton, CO	364	1997	(u)
8100 South Park Way - B	Littleton, CO	129	1984	(u)
8100 South Park Way - C	Littleton, CO	267	1984	(u)
451-591 East 124th Avenue	Littleton, CO	181	1979	(u)
14100 East Jewell	Aurora, CO	200	1980	(u)

14190 East Jewell	Aurora, CO	104	1980	(u)
608 Garrison Street	Lakewood, CO	147	1984	
	Lakewood, CO			(u)
610 Garrison Street	,	144	1984	(u)
1111 West Evans (A&C)	Denver, CO	113	1986	(u)
1111 West Evans (B)	Denver, CO	14	1986	(u)
15000 West 6th Avenue	Golden, Co	458	1985	(u)
14998 West 6th Avenue Bldg E	Golden, Co	282	1995	(u)
14998 West 6th Avenue Bldg F	Englewood, CO	172	1995	(u)
12503 East Euclid Drive	Denver, CO	613	1986	(u)
6547 South Racine Circle	Denver, CO	455	1996	(u)
7800 East Iliff Avenue	Denver, CO	97	1983	(u)
2369 South Trenton Way	Denver, CO	154	1983	(u)
2370 South Trenton Way	Denver, CO	119	1983	(u)
2422 S. Trenton Way	Denver, CO	120	1983	(u)
2452 South Trenton Way	Denver, CO	209	1983	(u)
651 Topeka Way	Denver, CO	85	1985	(u)
680 Atchinson Way	Denver, CO	84	1985	(u)
8122 South Park Lane - A	Littleton, CO	212	1986	(u)
8122 South Park Lane - B	Littleton, CO	91	1986	(u)
1600 South Abilene	Aurora, CO	222	1986	(u)
1620 South Abilene	Aurora, CO	148	1986	(u)
1640 South Abilene	Aurora, CO	175		
	•		1986	(u)
13900 East Florida Ave	Aurora, CO	91	1986	(u)
4301 South Federal Boulevard	Englewood, CO	133	1997	(u)
14401-14492 East 33rd Place	Aurora, CO	225	1979	(u)
11701 East 53rd Avenue	Denver, CO	195	1985	(u)
5401 Oswego Street	Denver, CO	148	1985	(u)
3811 Joliet	Denver, CO	213	1977	(u)
2630 West 2nd Avenue	Denver, CO	25	1970	(u)
2650 West 2nd Avenue	Denver, CO	108	1970	(u)
14818 West 6th Avenue Bldg A	Golden, Co	297	1985	(u)
		298		
14828 West 6th Avenue Bldg B	Golden, Co		1985	(u)
12055 E. 49th Ave/4955 Peoria	Denver, CO	166	1984	(u)
4940-4950 Paris	Denver, CO	66	1984	(u)
4970 Paris	Denver, CO	41	1984	(u)
5010 Paris	Denver, CO	39	1984	(u)
7367 South Revere Parkway	Englewood, CO	399	1997	(u)
10311 W. Hampden Ave	Lakewood, CO	124	1999	(u)
9195 6th Avenue	Lakewood, CO	42	2000	(u)
8200 East Park Meadows Drive(n)	Lone Tree, CO	15	1984	(u)
3250 Quentin (n)	Aurora, CO	14	1984/2000	(u)
5250 Quentin (II)	Autora, co	17	1304/2000	(u)
DES MOINES				
1500 East Washington Avenue	Des Moines, IA	931	1987	(u)
1600 East Washington Avenue	Des Moines, IA	270	1987	(u)
4121 McDonald Avenue	Des Moines, IA	502	1977	(u)
4141 McDonald Avenue	Des Moines, IA	961	1976	(u)
4161 McDonald Avenue	Des Moines, IA	660	1979	(u)
	•			
3100 Justin	Des Moines, IA	45	1970	(u)
3101 104th St.	Des Moines, IA	45	1970	(u)
3051 104th St.	Des Moines, IA	32	1993	(u)
2250 Delaware Ave.	Des Moines, IA	103	1975	(u)
DETROIT				
2654 Elliott	Troy MT	93	1986	(11)
	Troy, MI			(u)
1731 Thorncroft	Troy, MI	310	1969	(u)
1653 E. Maple	Troy, MI	266	1990	(u)
47461 Clipper	Plymouth, MI	215	1992	(u)
47522 Galleon	Plymouth, MI	80	1990	(u)
4150 Varsity Drive	Ann Arbor, MI	156	1986	(u)
238 Executive Drive	Troy, MI	339	1973	(u)
256 Executive Drive	Troy, MI	279	1974	(u)
301 Executive Drive	Troy, MI	442	1974	(u)
449 Executive Drive	Troy, MI	661	1975	(u)
501 Executive Drive	Troy, MI	310	1984	(u)
451 Robbins Drive	Troy, MI	693	1975	
40T VONNTIIS DITAG	IIOy, MI	093	Talo	(u)

OR GROSS AMOUNT CARRIED
COMPLETION AT CLOSE OF PERIOD 12/31/00

				(b) IAL COST	COMPLETION AND	AT CLOS	SE OF PERIOD 12/	
	LOCATION	(a)			VALUATION		BUILDING AND	
BUILDING ADDRESS	(CITY/STATE)	ENCUMBRANCES	LAND	BUILDINGS	PROVISION	LAND	IMPROVEMENTS	TOTAL
700 Stanbancan Highway	Troy MT		250	054	1 202	206	2 110	2 406
700 Stephenson Highway 800 Stephenson Highway	Troy, MI Troy, MI		250 558	854 2,341	1,392 2,203	386 654	2,110 4,448	2,496 5,102
1150 Stephenson Highway	Troy, MI		178	966	307	200	1,251	1,451
1200 Stephenson Highway	Troy, MI		246	1,115	633	284	1,710	1,994
1035 Crooks Road	Troy, MI		114	414	543	143	928	1,071
1095 Crooks Road	Troy, MI		331	1,017	1,018	360	2,006	2,366
1416 Meijer Drive 1624 Meijer Drive	Troy, MI Troy, MI		94 236	394 1,406	390 796	121 373	757 2,065	878 2,438
1972 Meijer Drive	Troy, MI		315	1,301	790 721	373	1,965	2,430
2112 Meijer Drive	Troy, MI		141	714	733	229	1,359	1,588
1621 Northwood Drive	Troy, MI		85	351	1,039	215	1,260	1,475
1707 Northwood Drive	Troy, MI		95	262	1,154	239	1,272	1,511
1749 Northwood Drive 1788 Northwood Drive	Troy, MI Troy, MI		107 50	477 196	480 461	164 103	900 604	1,064 707
1821 Northwood Drive	Troy, MI		132	523	743	220	1,178	1,398
1826 Northwood Drive	Troy, MI		55	208	394	103	554	657
1864 Northwood Drive	Troy, MI		57	190	469	107	609	716
1921 Northwood Drive	Troy, MI		135	589	1,299	291	1,732	2,023
2277 Elliott Avenue	Troy, MI		48	188	496	104	628	732
2451 Elliott Avenue 2730 Research Drive	Troy, MI Rochester Hills, MI		78 915	319 4,215	839 717	164 903	1,072 4,944	1,236 5,847
2791 Research Drive	Rochester Hills, MI		557	2,731	288	560	3,016	3,576
2871 Research Drive	Rochester Hills, MI		324	1,487	266	327	1,750	2,077
2911 Research Drive	Rochester Hills, MI		505	2,136	397	504	2,534	3,038
3011 Research Drive	Rochester Hills, MI		457	2,104	349	457	2,453	2,910
2870 Technology Drive 2890 Technology Drive	Rochester Hills, MI Rochester Hills, MI		275 199	1,262 902	237 205	279 206	1,495 1,100	1,774 1,306
2900 Technology Drive	Rochester Hills, MI		214	977	492	219	1,464	1,683
2920 Technology Drive	Rochester Hills, MI		149	671	154	153	821	974
2930 Technology Drive	Rochester Hills, MI		131	594	385	138	972	1,110
2950 Technology Drive	Rochester Hills, MI		178	819	303	185	1,115	1,300
2960 Technology Drive 23014 Commerce Drive	Rochester Hills, MI Farmington Hills, MI		281 39	1,277 203	239 193	283 56	1,514 379	1,797 435
23028 Commerce Drive	Farmington Hills, MI		98	507	423	125	903	1,028
23035 Commerce Drive	Farmington Hills, MI		71	355	215	93	548	641
23042 Commerce Drive	Farmintgon Hills, MI		67	277	331	89	586	675
23065 Commerce Drive	Farmington Hills, MI		71	408	193	93	579	672
23070 Commerce Drive 23079 Commerce Drive	Farmington Hills, MI Farmington Hills, MI		112 68	442 301	668 217	125 79	1,097 507	1,222 586
23093 Commerce Drive	Farmington Hills, MI		211	1,024	787	295	1,727	2,022
23135 Commerce Drive	Farmington Hills, MI		146	701	283	158	972	1,130
23163 Commerce Drive	Farmington Hills, MI		111	513	315	138	801	939
23177 Commerce Drive	Farmington Hills, MI		175	1,007	654	254	1,582	1,836
23206 Commerce Drive 23290 Commerce Drive	Farmington Hills, MI Farmington Hills, MI		125 124	531 707	625 640	137 210	1,144 1,261	1,281 1,471
23370 Commerce Drive	Farmington Hills, MI		59	233	164	66	390	456
21477 Bridge Street	Southfield, MI		244	1,386	273	253	1,650	1,903
2965 Technology Drive	Rochester Hills, MI	(c)	964	2,277	111	964	2,388	3,352
1451 Lincoln Avenue	Madison, MI	(c)	299	1,703	440	306	2,136	2,442
4400 Purks Drive	Auburn Hills, MI	(c)	602 90	3,410 536	2,687 80	612 90	6,087 616	6,699 706
4177A Varsity Drive 6515 Cobb Drive	Ann Arbor, MI Sterling Heights, MI	(c)	305	1,753	178	305	1,931	2,236
32450 N Avis Drive	Madison Heights, MI	(0)	281	1,590	420	286	2,005	2,291
32200 N Avis Drive	Madison Heights, MI		408	2,311	156	411	2,464	2,875
11813 Hubbard	Livonia, MI		177	1,001	42	180	1,040	1,220
11866 Hubbard	Livonia, MI Livonia, MI		189	1,073	29 457	191 428	1,100	1,291
12050-12300 Hubbard (n) 38200 Plymouth Road	Livonia, MI Livonia, MI		425 1,215	2,410	4,753	1,231	2,864 4,737	3,292 5,968
38220 Plymouth Road	Livonia, MI		756	-	5,386	706	5,436	6,142
38300 Plymouth Road	Livonia, MI		729	-	4,803	835	4,697	5,532
12707 Eckles Road	Plymouth Township, MI		255	1,445	110	267	1,543	1,810
9300-9328 Harrison Rd	Romulus, MI		147 91	834 456	133 234	154 85	960 686	1, 114 771
9330-9358 Harrison Rd 28420-28448 Highland Rd	Romulus, MI Romulus, MI		81 143	456 809	168	149	971	771 1,120
28450-28478 Highland Rd	Romulus, MI		81	461	297	85	754	839
28421-28449 Highland Rd	Romulus, MI		109	617	261	114	873	987
28451-28479 Highland Rd	Romulus, MI		107	608	125	112	728	840
28825-28909 Highland Rd	Romulus, MI		70 112	395 624	136	73 117	528 919	601
28933-29017 Highland Rd 28824-28908 Highland Rd	Romulus, MI Romulus, MI		112 134	634 760	189 396	117 140	818 1,150	935 1,290
28932-29016 Highland Rd	Romulus, MI		123	694	229	128	918	1,046
9710-9734 Harrison Rd	Romulus, MI		125	706	141	130	842	972

BUILDING ADDRESS	LOCATION (CITY/STATE)	LATED DEPRECIA -TION 12/31/00	YEAR BUILT/ RENOVATED	DEPRECIABLE LIVES (YEARS)
700 Stephenson Highway 800 Stephenson Highway	Troy, MI Troy, MI	1,042 2,174	1978 1979	(u) (u)

ACCUMU

1150 Stephenson Highway	1150 Stephenson Highway	Trov MT	572	1982	(11)
1935 Crooks Road		- ·			
1995 Crooks Road					
1416 Meijer Drive		Troy, MI		1980	(u)
1624 Meijer Drive	1095 Crooks Road	Troy, MI	844	1986	(u)
1624 Meijer Drive	1416 Meijer Drive	Troy, MI	356	1980	(u)
1972 Meijer Drive Troy, MI 640 1980 (U) 1621 Northwood Drive Troy, MI 765 1977 (U) 1749 Northwood Drive Troy, MI 583 1983 (U) 1749 Northwood Drive Troy, MI 583 1983 (U) 1749 Northwood Drive Troy, MI 345 1977 (U) 1749 Northwood Drive Troy, MI 345 1977 (U) 1821 Northwood Drive Troy, MI 345 1977 (U) 1821 Northwood Drive Troy, MI 368 1977 (U) 1822 Northwood Drive Troy, MI 368 1977 (U) 1824 Northwood Drive Troy, MI 368 1977 (U) 1826 Northwood Drive Troy, MI 328 1977 (U) 1826 Northwood Drive Troy, MI 328 1977 (U) 1827 Elliott Avenue Troy, MI 927 1977 (U) 1827 Elliott Avenue Troy, MI 317 1975 (U) 1827 Research Drive Rochester Hills, MI 1,985 1988 (U) 1829 Research Drive Rochester Hills, MI 1,985 1988 (U) 1821 Research Drive Rochester Hills, MI 1,985 1988 (U) 1821 Research Drive Rochester Hills, MI 1,985 1988 (U) 1821 Research Drive Rochester Hills, MI 1,985 1988 (U) 1821 Research Drive Rochester Hills, MI 1,985 1988 (U) 1821 Research Drive Rochester Hills, MI 1,985 1988 (U) 1821 Research Drive Rochester Hills, MI 1,985 1988 (U) 1822 Technology Drive Rochester Hills, MI 1,985 1991 (U) 18230 Technology Drive Rochester Hills, MI 1,985 1991 (U) 18290 Technology Drive Rochester Hills, MI 1,985 1991 (U) 18293 Technology Drive Rochester Hills, MI 399 1992 (U) 18293 Technology Drive Rochester Hills, MI 399 1992 (U) 18293 Technology Drive Rochester Hills, MI 399 1992 (U) 18293 Technology Drive Rochester Hills, MI 399 1992 (U) 18293 Technology Drive Rochester Hills, MI 399 1992 (U) 18293 Technology Drive Rochester Hills, MI 399 1992 (U) 18293 Technology Drive Rochester Hills, MI 399 1992 (U) 18293 Technology Drive Rochester Hills, MI 399 1992 (U) 18203 Technology Drive Rochester Hills, MI 399 1992 (U) 18206 Technology Drive Rochester Hills, MI 399 1992 (U) 18206 Technology Drive Rochester Hills, MI 399 1992 (U) 18206 Technology Drive Rochester Hills, MI 399 1993 (U) 18207 Commerce Drive Farmington Hills, MI 399 1993 (U) 18208 Commerce Drive Farmington Hills, MI 391 1986 (U) 18208 Commerce Drive Farmington Hills, MI 391 1986 (U)	1624 Meijer Drive		961	1984	1 1
2112 Meijer Drive					
1621 Northwood Drive	=	- ·			
1709 Northwood Drive					
1749 Northwood Drive	1621 Northwood Drive	Troy, MI	765	1977	(u)
1788 Northwood Drive Troy, MI 345 1977 (U) 1826 Northwood Drive Troy, MI 367 1977 (U) 1826 Northwood Drive Troy, MI 367 1977 (U) 1826 Northwood Drive Troy, MI 328 1977 (U) 1921 Northwood Drive Troy, MI 328 1977 (U) 1921 Northwood Drive Troy, MI 328 1977 (U) 1921 Northwood Drive Troy, MI 327 1975 (U) 1921 Northwood Drive Troy, MI 317 1975 (U) 2451 Elliott Avenue Troy, MI 594 1974 (U) 2738 Research Drive Rochester Hills, MI 1,855 1988 (U) 2791 Research Drive Rochester Hills, MI 1,173 1991 (U) 2911 Research Drive Rochester Hills, MI 681 1991 (U) 2921 Research Drive Rochester Hills, MI 681 1991 (U) 2827 Technology Drive Rochester Hills, MI 682 1988 (U) 2829 Technology Drive Rochester Hills, MI 612 1988 (U) 2820 Technology Drive Rochester Hills, MI 425 1991 (U) 2920 Technology Drive Rochester Hills, MI 425 1991 (U) 2920 Technology Drive Rochester Hills, MI 367 1991 (U) 2920 Technology Drive Rochester Hills, MI 367 1991 (U) 2930 Technology Drive Rochester Hills, MI 367 1991 (U) 2930 Technology Drive Rochester Hills, MI 367 1991 (U) 23014 Commerce Drive Rochester Hills, MI 367 1991 (U) 23028 Commerce Drive Rochester Hills, MI 367 1991 (U) 23028 Commerce Drive Farmington Hills, MI 448 1993 (U) 23036 Commerce Drive Farmington Hills, MI 230 1983 (U) 23042 Commerce Drive Farmington Hills, MI 245 1993 (U) 23093 Commerce Drive Farmington Hills, MI 283 1983 (U) 23093 Commerce Drive Farmington Hills, MI 368 1998 (U) 23093 Commerce Drive Farmington Hills, MI 368 1998 (U) 23093 Commerce Drive Farmington Hills, MI 368 1998 (U) 23090 Commerce Drive Farmington Hills, MI 368 1998 (U) 32090 Commerce Drive Farmington Hills, MI 368 1998 (U) 32090 Commerce Drive Farmington Hills, MI 368 1998 (U) 32090 Commerce	1707 Northwood Drive	Troy, MI	583	1983	(u)
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2170-2124 UGI 172011 KG KOMMATA2' MT 751 7381 (A)					
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COSTS
CAPITALIZED
SUBSEQUENT TO
ACQUISITION
OR
COMPLETION

				(b)	OR COMPLETION
	LOCATION	(a)		ΓIAL COST	AND VALUATION
BUILDING ADDRESS	(CITY/STATE)	(a) ENCUMBRANCES	LAND	BUILDINGS	PROVISION
	`				
9740-9772 Harrison Rd	Pomulue MT		122	740	186
9840-9868 Harrison Rd	Romulus, MI Romulus, MI		132 144	749 815	158
9800-9824 Harrison Rd	Romulus, MI		117	664	191
29265-29285 Airport Dr	Romulus, MI		140	794	221
29185-29225 Airport Dr	Romulus, MI		140	792	324
29149-29165 Airport Dr	Romulus, MI		216	1,225	260
29101-29115 Airport Dr 29031-29045 Airport Dr	Romulus, MI Romulus, MI		130 124	738 704	238 102
29050-29062 Airport Dr	Romulus, MI		127	718	141
29120-29134 Airport Dr	Romulus, MI		161	912	409
29200-29214 Airport Dr	Romulus, MI		170	963	256
9301-9339 Middlebelt Rd	Romulus, MI		124	703	146 424
26980 Trolley Industrial Drive 28055 S. Wick Road	Taylor, MI Romulus, MI		450 195	2,550 1,080	339
12050-12200 Farmington Road	Livonia, MI		201	1,115	152
33200 Capitol Avenue	Livonia, MI		236	1,309	186
32975 Capitol Avenue	Livonia, MI		135	748	93
2725 S. Industrial Highway 32920 Capitol Avenue	Ann Arbor, MI Livonia, MI		660 76	3,654 422	543 86
32940 Capitol Avenue	Livonia, MI Livonia, MI		57	314	35
11862 Brookfield Avenue	Livonia, MI		85	471	111
11923 Brookfield Avenue	Livonia, MI		120	665	459
11965 Brookfield Avenue	Livonia, MI		120	665	77
34005 Schoolcraft Road 13405 Stark Road	Livonia, MI		107 46	592 254	86 34
1170 Chicago Road	Livonia, MI Troy, MI		249	1,380	137
1200 Chicago Road	Troy, MI		268	1,483	141
450 Robbins Drive	Troy, MI		166	920	92
556 Robbins Drive	Troy, MI		59	329	38
1230 Chicago Road 12886 Westmore Avenue	Troy, MI Livonia, MI		271 190	1,498 1,050	142 115
12898 Westmore Avenue	Livonia, MI		190	1,050	110
33025 Industrial Road	Livonia, MI		80	442	57
2002 Stephenson Highway	Troy, MI		179	994	189
47711 Clipper Street 32975 Industrial Road	Plymouth Twsp, MI Livonia, MI		539 160	2,983	266 115
32985 Industrial Road	Livonia, MI		160 137	887 761	87
32995 Industrial Road	Livonia, MI		160	887	90
12874 Westmore Avenue	Livonia, MI		137	761	77
33067 Industrial Road	Livonia, MI		160	887	112
1775 Bellingham 1785 East Maple	Troy, MI Troy, MI		344 92	1,902 507	271 83
1807 East Maple	Troy, MI		321	1,775	162
9800 Chicago Road	Troy, MI		206	1,141	103
1840 Enterprise Drive	Rochester Hills, MI		573	3,170	277
1885 Enterprise Drive	Rochester Hills, MI Rochester Hills, MI		209	1,158	110
1935-55 Enterprise Drive 5500 Enterprise Court	Warren, MI		1,285 675	7,144 3,737	823 447
5800 Enterprise Court	Warren, MI		202	1,117	142
750 Chicago Road	Troy, MI		323	1,790	273
800 Chicago Road	Troy, MI		283	1,567	168
850 Chicago Road 2805 S. Industrial Highway	Troy, MI Ann Arbor, MI		183 318	1,016 1,762	94 178
6833 Center Drive	Sterling Heights, MI		467	2,583	204
22731 Newman Street	Dearborn, MI		542	3,001	166
32201 North Avis Drive	Madison Heights, MI		345	1,911	102
1100 East Mandoline Road	Madison Heights, MI		888	4,915	830
30081 Stephenson Highway 1120 John A. Papalas Drive (o)	Madison Heights, MI Lincoln Park, MI		271 586	1,499 3,241	348 415
36555 Ecorse	Romulus, MI		600	-	9,469
6340 Middlebelt	Romulus, MI		673	-	3,593
4872 S. Lapeer Road	Lake Orion Twsp, MI		1,342	5,441	1,035
775 James L. Hart Parkway 1400 Allen Drive	Ypsilanti, MI Troy, MI		348 209	1,536 1,154	871 23
1400 Allen Drive	Troy, MI		151	834	23 17
1305 Stephenson Hwy	Troy, MI		345	1,907	38
32505 Industrial Drive	Madison Heights, MI		345	1,910	39
1799-1813 Northfield Drive (n)	Rochester Hills, MI		481	2,665	55
GRAND RAPIDS					
3232 Kraft Avenue	Grand Rapids, MI	(d)	810	4,792	1,469
8181 Logistics Drive	Grand Rapids, MI	(d)	803	5,263	721

BUILDING ADDRESS	LAND	IMPROVEMENTS	TOTAL	12/31/00	RENOVATED	LIVES (YEARS)
9740-9772 Harrison Rd	138	929	1,067	166	1987	(u)
9840-9868 Harrison Rd	151	966	1,117	117	1987	(u)
9800-9824 Harrison Rd	123	849	972	85	1987	(u)
29265-29285 Airport Dr	147	1,008	1,155	102	1983	(u)
29185-29225 Airport Dr	146	1,110	1,256	126	1983	(u)
29149-29165 Airport Dr 29101-29115 Airport Dr	226 136	1,475 970	1,701	156 120	1984 1985	(u) (u)
29031-29115 Airport Dr	130	800	1,106 930	82	1985	(u) (u)
29050-29062 Airport Dr	133	853	986	94	1986	(u)
29120-29134 Airport Dr	169	1,313	1,482	125	1986	(u)
29200-29214 Airport Dr	178	1,211	1,389	127	1985	(u)
9301-9339 Middlebelt Rd	130	843	973	89	1983	(u)
26980 Trolley Industrial Drive	463	2,961	3,424	232	1997	(u)
28055 S. Wick Road 12050-12200 Farmington Road	195	1,419 1,253	1,614 1,468	133 84	1989 1973	(u) (u)
33200 Capitol Avenue	215 252 144 704	1,479	1,731	94	1977	(u)
32975 Capitol Avenue	144	832	976	54	1978	(u)
2725 S. Industrial Highway	704	4,153	4,857	353	1997	(u)
32920 Capitol Avenue	82	502	584	35	1973	(u)
32940 Capitol Avenue	61	345	406	22	1971	(u)
11862 Brookfield Avenue	91	576	667	34	1972	(u)
11923 Brookfield Avenue	128	1,116	1,244	121	1973	(u)
11965 Brookfield Avenue 34005 Schoolcraft Road	128 114	734 671	862 785	53 44	1973 1981	(u) (u)
13405 Stark Road	49	285	334	19	1980	(u) (u)
1170 Chicago Road	266	1,500	1,766	98	1983	(u)
1200 Chicago Road	286	1,606	1,892	105	1984	(u)
450 Robbins Drive	178	1,000	1,178	66	1976	(u)
556 Robbins Drive	64	362	426	23	1974	(u)
1230 Chicago Road	289	1,622	1,911	105	1996	(u)
12886 Westmore Avenue	202	1,153	1,355	80	1981	(u)
12898 Westmore Avenue 33025 Industrial Road	202 85	1,148 494	1,350 579	80 32	1981 1980	(u) (u)
2002 Stephenson Highway	192	1,170	1,362	72	1986	(u)
47711 Clipper Street	575	3,213	3,788	209	1996	(u)
32975 Industrial Road	171	991	1,162	80	1984	(u)
32985 Industrial Road	147	838	985	54	1985	(u)
32995 Industrial Road	171	966	1,137	63	1983	(u)
12874 Westmore Avenue	147	828	975	54	1984	(u)
33067 Industrial Road 1775 Bellingham	171 367	988	1,159	66 152	1984 1987	(u) (u)
1775 Bellingham	98	2,150 584	2,517 682	37	1985	(u) (u)
1807 East Maple	342	1,916	2,258	125	1984	(u)
9800 Chicago Road	220	1,230	1,450	80	1985	(u)
1840 Enterprise Drive	611	3,409	4,020	222	1990	(u)
1885 Enterprise Drive	223	1,254	1,477	82	1990	(u)
	1,371	7,881	9,252	537	1990	(u)
5500 Enterprise Court	721	4,138	4,859	266	1989	(u)
5800 Enterprise Court 750 Chicago Road	215 345	1,246 2,041	1,461 2,386	80 141	1987 1986	(u) (u)
800 Chicago Road	302	1,716	2,018	111	1985	(u)
850 Chicago Road	196	1,097	1,293	71	1984	(u)
2805 S. Industrial Highway	340	1,918	2,258	126	1990	(u)
6833 Center Drive	493	2,761	3,254	194	1998	(u)
22731 Newman Street	547	3,162	3,709	220	1985	(u)
32201 North Avis Drive	349	2,009	2,358	141	1974	(u)
1100 East Mandoline Road 30081 Stephenson Highway	897 274	5,736 1,844	6,633 2,118	379 125	1967 1967	(u) (u)
1120 John A. Papalas Drive (o)	593	3,649	4,242	271	1985	(u) (u)
36555 Ecorse	685	9,384	10,069	578	1998	(u)
6340 Middlebelt	833	3,433	4,266	213	1998	(u)
4872 S. Lapeer Road	1,412	6,406	7,818	139	1999	(u)
775 James L. Hart Parkway	604	2,151	2,755	71	1999	(u)
1400 Allen Drive	212	1,174	1,386	2	1979	(u)
1408 Allen Drive	153	849	1,002	2	1979	(u)
1305 Stephenson Hwy 32505 Industrial Drive	350 351	1,940 1,943	2,290 2,294	4 4	1979 1979	(u) (u)
1799-1813 Northfield Drive (n)	490	2,711	3,201	6	1980	(u)
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GRAND RAPIDS						
3232 Kraft Avenue	874	6,197	7,071	1,028	1988	(u)
8181 Logistics Drive	864	5,923	6,787	951	1990	(u)

GROSS AMOUNT CARRIED COMPLETION (b) AT CLOSE OF PERIOD 12/31/00 INITIAL COST AND LOCATION VALUATION **BUILDING AND** (a) **BUILDING ADDRESS** (CITY/STATE) **ENCUMBRANCES** LAND **BUILDINGS PROVISION** LAND **IMPROVEMENTS TOTAL** (d) 970 5062 Kendrick Court SE Grand Rapids, MI 142 815 13 142 828 2 84th Street SW (x) Grand Rapids, MI 117 685 241 107 936 1,043 100 84th Street SW (x) Grand Rapids, MI 255 1,477 (124)212 1,396 1,608 511 76th Street SW (x) Grand Rapids, MI 758 4,355 (220)671 4,222 4,893 76th Street SW (x) Grand Rapids, MI 20 32 191 164 367 387 776 723 4,960 555 76th Street SW (x) Grand Rapids, MI 4.458 (274)4.237 Grand Rapids, MI 196 2935 Walkent Court NW (x) 285 1,663 264 1,880 2,144 Grand Rapids, MI 3300 Kraft Avenue SE 838 4,810 221 838 5,031 5,869 3366 Kraft Avenue SE Grand Rapids, MI 833 4,780 685 833 5,465 6,298 5001 Kendrick Court SE (x) Grand Rapids, MI 210 1,221 82 192 1,321 1,513 5050 Kendrick Court SE Grand Rapids, MI 1,721 11,433 4,580 1,721 16,013 17,734 Grand Rapids, MI 5015 52nd Street SE 234 1,321 65 1,386 1,620 5025 28th Street Grand Rapids, MI 77 488 17 77 505 582 2,991 5079 33rd Street SE (x) Grand Rapids, MI 525 3,018 (59) 3.484 5333 33rd Street SE (x) Grand Rapids, MI 480 2,761 (88) 447 2,706 3,153 5130 Patterson Avenue SE (x) Grand Rapids, MI 137 793 (26) 127 904 425 Gordon Industrial Court (x) Grand Rapids, MI 3,747 998 4,762 5,356 (c) 611 594 2851 Prairie Street (x) Grand Rapids, MI (c) 377 2,778 10 410 2,755 3,165 2945 Walkent Court (x) Grand Rapids, MI (c) 310 2,074 306 352 2,338 2,690 537 76th Street Grand Rapids, MI (c) 255 1,456 163 230 1,644 1,874 3395 Kraft Avenue (x) Grand Rapids, MI 214 1,212 (27)204 1,195 1,399 Grand Rapids, MI 3427 Kraft Avenue (x) 157 892 (11)152 886 1,038 HOUSTON 1,973 2102-2314 Edwards Street 875 381 Houston, TX 348 2,815 3,196 4545 Eastpark Drive 1,729 235 240 Houston, TX 1,331 163 1,489 Houston, TX 278 3351 Ranch St 272 1,541 125 1,660 1,938 3,015 3851 Yale St 2,343 259 425 2,590 Houston, TX 413 3337-3347 Ranch Street Houston, TX 227 1,287 259 233 1,540 1,773 439 2,489 125 449 2,604 3,053 8505 N Loop East Houston, TX 4749-4799 Eastpark Dr Houston, TX 594 3,368 251 611 3,602 4,213 4851 Homestead Road Houston, TX 491 2,782 441 504 3,210 3,714 3365-3385 Ranch Street Houston, TX 284 1,611 103 290 1,708 1,998 5050 Campbell Road Houston, TX 461 2,610 244 470 2,845 3,315 4300 Pine Timbers Houston, TX 489 2.769 468 3,227 3.726 10600 Hampstead Houston, TX 105 597 110 109 703 812 2300 Fairway Park Dr Houston, TX 86 488 118 89 603 692 7901 Blankenship Houston, TX 136 772 316 140 1,084 1,224 2500-2530 Fairway Park Drive 766 4.342 487 792 4,803 5,595 Houston, TX 6550 Longpointe Houston, TX 362 2,050 420 370 2,462 2,832 1815 Turning Basin Dr Houston, TX 487 2,761 415 531 3,132 3,663 1,915 1819 Turning Basin Dr Houston, ΤX 231 1,308 376 251 1,664 4545 Mossford Dr Houston, TX 237 1,342 73 245 1,407 1,652 1805 Turning Basin Drive 507 Houston, TX 564 3,197 616 3,652 4,268 (i) (i) 7000 Empire Drive Houston, TX 450 2,552 685 452 3,235 3,687 9777 West Gulfbank Drive Houston, TX 1.217 6,899 691 1.216 7.591 8,807 8,333 8,844 10,424 9835A Genard Road Houston, TX 1.505 586 1.580 9835B Genard Road Houston, TX 245 1,357 153 256 1,499 1,755 16134 West Hardy 147 812 70 149 880 1,029 Houston, TX 16216 West Hardy 127 Houston, TX 125 692 704 831 14 10161 Harwin Drive Houston, TX 505 2,861 69 511 2,924 3,435 10165 Harwin Drive Houston, TX 218 1,234 174 220 1,406 1,626 10175 Harwin Drive Houston, TX 267 1,515 262 270 1,774 2,044 100 Donwick Drive The Woodlands, TX 4,675 4,786 5,629 **INDIANAPOLIS** 2,492 2900 N Shadeland Avenue Indianapolis, IN (e) 2,394 13,565 2,440 15,907 18,399 2400 North Shadeland Indianapolis, IN 802 53 149 848 142 2402 North Shadeland Indianapolis, IN 466 2,640 293 489 2,910 3,399 1,063 7901 West 21st Street Indianapolis, IN 6,027 42 1,048 6,084 7,132 1445 Brookville Way Indianapolis, IN (e) 459 2,603 367 476 2,953 3,429 3,770 1440 Brookville Way Indianapolis, IN (e) 665 350 685 4,100 4,785 1,402 1240 Brookville Way Indianapolis, IN (e) 247 236 258 1,627 1,885 1220 Brookville Way Indianapolis, IN (e) 223 40 33 226 70 296 4.365 (f) 3.321 458 3.764 1345 Brookville Way Indianapolis, IN 586 601 1350 Brookville Way Indianapolis, IN (e) 205 1,161 125 212 1,279 1,491 1341 Sadlier Circle E Dr (f) Indianapolis, IN 131 743 144 136 882 1,018 1322-1438 Sadlier Circle E Dr 1327-1441 Sadlier Circle E Dr Indianapolis, IN (f) 145 822 177 152 992 1,144 218 225 1,446 1,671 Indianapolis, IN (f) 1,234 219 1304 Sadlier Circle E Dr 405 75 495 Indianapolis, IN (f) 71 94 570 1402 Sadlier Circle E Dr Indianapolis, IN 1,288 165 934 1,117 (f) 189 171 1504 Sadlier Circle E Dr Indianapolis, IN 219 1,238 120 1,351 1,577

	(CITY/STATE)			
5062 Kendrick Court SE 2 84th Street SW (x) 100 84th Street SW (x) 511 76th Street SW (x) 553 76th Street SW (x) 555 76th Street SW (x) 2935 Walkent Court NW (x) 3300 Kraft Avenue SE 3366 Kraft Avenue SE 5001 Kendrick Court SE (x) 5050 Kendrick Court SE 5015 52nd Street SE 5015 52nd Street SE 5025 28th Street 5079 33rd Street SE (x) 5333 33rd Street SE (x) 5130 Patterson Avenue SE (x) 425 Gordon Industrial Court (x) 2851 Prairie Street (x) 2945 Walkent Court (x) 537 76th Street 3395 Kraft Avenue (x) HOUSTON	Crand Danida MT	120	1007	(11)
2 84th Street SW (v)	Grand Panide MT	130	1987 1986	(u) (u)
100 84th Street SW (x)	Grand Rapids, MI	201	1979	(u)
511 76th Street SW (x)	Grand Rapids, MI	784	1986	(u)
553 76th Street SW (x)	Grand Panide MT	1/12	1985	(u)
555 76th Street SW (x)	Grand Rapids, MI	706	1987	(u)
2035 Walkent Court NW (v)	Grand Panide MT	700 301	1991	(u)
3300 Kraft Avenue SE	Grand Rapids, MI	855	1987	(u)
3366 Kraft Avenue SE	Grand Rapids, MI	1 142	1987	(u)
5001 Kendrick Court SE (x)	Grand Rapids, MI	211	1983	(u)
5050 Kendrick Court SE	Grand Rapids, MI	2.409	1988	(u)
5015 52nd Street SE	Grand Rapids, MI	214	1987	(u)
5025 28th Street	Grand Rapids, MI	118	1967	(u)
5079 33rd Street SE (x)	Grand Rapids, MI	488	1990	(u)
5333 33rd Street SE (x)	Grand Rapids, MI	499	1991	(u)
5130 Patterson Avenue SE (x)	Grand Rapids, MI	130	1987	(u)
425 Gordon Industrial Court (x)	Grand Rapids, MI	751	1990	(u)
2851 Prairie Street (x)	Grand Rapids, MI	462	1989	(u)
2945 Walkent Court (x)	Grand Rapids, MI	365	1993	(u)
537 76th Street	Grand Rapids, MI	270	1987	(u)
3395 Kraft Avenue (x)	Grand Rapids, MI	74	1987 1985	(u)
3427 Kraft Avenue (x)	Grand Rapids, MI	55	1985	(u)
HOUSTON				
HOUSTON 2102-2314 Edwards Street 4545 Eastpark Drive 3351 Ranch St 3851 Yale St 3337-3347 Ranch Street 8505 N Loop East 4749-4799 Eastpark Dr 4851 Homestead Road 3365-3385 Ranch Street 5050 Campbell Road 4300 Pine Timbers 10600 Hampstead 2300 Fairway Park Dr 7901 Blankenship	Houston, TX	263 111 126 193 116 190 270 245 135 213 235 49 41 91 381 189 237 113 108 280 311 666 238 39 24 21 73	1961	(u)
4545 Fastnark Drive	Houston, TX	111	1972	(u)
3351 Ranch St	Houston, TX	126	1970	(u)
3851 Yale St	Houston, TX Houston, TX Houston, TX	193	1971	(u)
3337-3347 Ranch Street	Houston, TX	116	1970	(u)
8505 N Loop East	Houston, TX	190	1981	(u)
4749-4799 Eastpark Dr	Houston, TX	270	1979	(u)
4851 Homestead Road	Houston, TX	245	1973	(u)
3365-3385 Ranch Street	Houston, TX	135	1970	(u)
5050 Campbell Road	Houston, TX	213	1970	(u)
4300 Pine Timbers	Houston, TX	235	1980	(u)
10600 Hampstead	Houston, IX Houston, TX Houston TX	49	1974	(u)
2300 Fairway Park Dr 7901 Blankenship	Houston, TX	41	1974	(u)
7901 Blankenship	Houston, TX	91	1972	(u)
	Houston, TX	381	1974	(u)
6550 Longpointe	Houston, TX	189	1980	(u)
1815 Turning Basin Dr	Houston, TX	237	1980	(u)
2500-2530 Fallway Falk Drive 6550 Longpointe 1815 Turning Basin Dr 1819 Turning Basin Dr 4545 Mossford Dr 1805 Turning Basin Drive 7000 Empire Drive 9777 West Gulfbank Drive 9835A Genard Road 9835B Genard Road 16134 West Hardy	Houston, TX	113	1980	(u)
4545 Mossford Dr	Houston, TX	108	1975	(u)
1805 Turning Basin Drive	Houston, TX	280	1980	(u)
7000 Empire Drive	Houston, TX	311	1980	(u)
9777 West Gulfbank Drive	Houston, TX	666	1980	(u)
9835A Genard Road	Houston, TX	238	1980	(u)
9835B Genard Road	Houston, TX	39	1980	(u)
16134 West Hardy	Houston, TX	24	1984	(u)
16216 West Hardy	Houston, TX	21	1984	(u)
10161 Harwin Drive	•			(u)
10165 Harwin Drive	Houston, TX	37	1979/81	(u)
10175 Harwin Drive	Houston, TX	47	1979/81	(u)
100 Donwick Drive	The Woodlands, TX	90	1982	(u)
INDIANAPOLIS				
2900 N Shadeland Avenue	Indianapolis, IN	2,276	1957/1992	(u)
2400 North Shadeland	Indianapolis, IN	74	1970	(u)
2402 North Shadeland	Indianapolis, IN	268	1970	(u)
7901 West 21st Street	Indianapolis, IN	537	1985	(u)
1445 Brookville Way	Indianapolis, IN	393	1989	(u)
1440 Brookville Way	Indianapolis, IN	488	1990	(u)
1240 Brookville Way	Indianapolis, IN	254	1990	(u)
1220 Brookville Way	Indianapolis, IN	8	1990	(u)
1345 Brookville Way	Indianapolis, IN	475	1992	(u)
1350 Brookville Way	Indianapolis, IN	159	1994	(u)
1341 Sadlier Circle E Dr	Indianapolis, IN	101	1971/1992	(u)
1322-1438 Sadlier Circle E Dr	Indianapolis, IN	142	1971/1992	(u)
1327-1441 Sadlier Circle E Dr	Indianapolis, IN	187	1992	(u)
1304 Sadlier Circle E Dr	Indianapolis, IN	68	1971/1992	(u)
1402 Sadlier Circle E Dr	Indianapolis, IN	128 165	1970/1992	(u)
1504 Sadlier Circle E Dr	Indianapolis, IN	165	1971/1992	(u)

					ACQUISITION			
			` '		OR COMPLETION AND	GROSS AMOUNT CARRIED AT CLOSE OF PERIOD 12/31/00		
BUILDING ADDRESS	LOCATION (CITY/STATE)	(a) ENCUMBRANCES		BUILDINGS	VALUATION PROVISION	LAND	BUILDING AND IMPROVEMENTS	TOTAL
1311 Sadlier Circle E Dr	Indianapolis, IN	(f)	54	304	106	57	407	464
1365 Sadlier Circle E Dr	Indianapolis, IN	(f)	121	688	153	126	836	962
1352-1354 Sadlier Circle E Dr	Indianapolis, IN	(f)	178	1,008	204	184	1,206	1,390
1335 Sadlier Circle E Dr 1327 Sadlier Circle E Dr	Indianapolis, IN Indianapolis, IN	(f) (f)	81 52	460 295	67 37	85 55	523 329	608 384
1425 Sadlier Circle E Dr	Indianapolis, IN	(f)	21	117	28	23	143	166
1230 Brookville Way	Indianapolis, IN	(e)	103	586	49	109	629	738
6951 E 30th St 6701 E 30th St	Indianapolis, IN Indianapolis, IN		256 78	1,449 443	288 40	265 82	1,728 479	1,993 561
6737 E 30th St	Indianapolis, IN		385	2,181	269	398	2,437	2,835
1225 Brookville Way	Indianapolis, IN		60	-	397	68	389	457
6555 E 30th St 2432-2436 Shadeland	Indianapolis, IN Indianapolis, IN		840 212	4,760 1,199	1,008 267	484 230	6,124 1,448	6,608 1,678
8402-8440 E 33rd St	Indianapolis, IN		222	1,260	220	230	1,472	1,702
8520-8630 E 33rd St	Indianapolis, IN		326	1,848	379	336	2,217	2,553
8710-8768 E 33rd St 3316-3346 N. Pagosa Court	Indianapolis, IN Indianapolis, IN		175 325	993 1,842	260 293	187 335	1,241 2,125	1,428 2,460
3331 Raton Court	Indianapolis, IN		138	802	20	138	822	960
4430 Airport Expressway	Indianapolis, IN		1,068	6,789	1,604	1,236	8,225	9,461
6751 E 30th St	Indianapolis, IN		728	2,837	144	741	2,968	3,709
9200 East 146th Street 9210 East 146th Street	Noblesville, IN Noblesville, IN		215 466	1,221 684	1,149 70	226 472	2,359 748	2,585 1,220
6575 East 30th Street	Indianapolis, IN		118	-	2,045	128	2,035	2,163
6585 East 30th Street	Indianapolis, IN		196	-	3,332	196	3,332	3,528
6635 East 30th Street 5902 Decatur Blvd	Indianapolis, IN Indianapolis, IN		196 2,517	-	604 16,948	196 2,549	604 16,916	800 19,465
LONG ISLAND	inutanapotis, in		2,311		10, 940	2,349	10,910	19,403
10 Edison Street	Amityville, NY		183	1,036	58	183	1,094	1,277
100 Lauman Lane 35 Bloomingdale Road	Hicksville, NY Hicksville, NY		159 190	901 1,076	379 144	159 190	1,280 1,220	1,439 1,410
15-39 Tec Street	Hicksville, NY		164	930	134	177	1,051	1,228
100 Tec Street	Hicksville, NY		237	1,340	273	268	1,582	1,850
51-89 Tec Street 502 Old Country Road	Hicksville, NY Hicksville, NY		184 95	1,043 536	43 364	185 146	1,085 849	1,270 995
80-98 Tec Street	Hicksville, NY		106	600	33	107	632	739
201-233 Park Avenue	Hicksville, NY		295	1,673	187	295	1,860	2,155
160 Engineer Drive 260 Engineers Drive	Hicksville, NY Hicksville, NY		84 264	479 1,494	77 381	85 274	555 1,865	640 2 120
87-119 Engineers Dr (n)	Hicksville, NY		181	1,023	431	233	1,402	2,139 1,635
950-970 South Broadway	Hicksville, NY		250	1,418	271	250	1,689	1,939
62 Alpha Plaza	Hicksville, NY		155	877	53	159	926	1,085
90 Alpha Plaza LOS ANGELES	Hicksville, NY		127	717	113	130	827	957
5220 Fourth Street	Irwindale, CA		270	1,529	28	273	1,554	1,827
15705 Arrow Highway	Irwindale, CA		157	892	19	159	909	1,068
15709 Arrow Highway 6407-6419 Alondra Blvd.	Irwindale, CA Paramount, CA		225 137	1,275 774	18 26	227 140	1,291 797	1,518 937
6423-6431 Alondra Blvd.	Paramount, CA		115	650	20	117	668	785
LOUISVILLE								
9001 Cane Run Road 9101 Cane Road	Louisville, KY Louisville, KY		524 973	-	5,577 6,037	560 1 057	5,541 5,953	6,101
MILWAUKEE	Louisville, Ki		973	-	0,037	1,057	5,955	7,010
N25 W23050 Paul Road	Pewaukee, WI		474	2,723	285	474	3,008	3,482
N25 W23255 Paul Road	Waukesha County, WI		571	3,270	8	571	3,278	3,849
N27 W23293 Roundy Drive 6523 N. Sydney Place	Waukesha County, WI Milwaukee, WI		412 172	2,837 976	1 152	412 176	2,838 1,124	3,250 1,300
8800 W Bradley	Milwaukee, WI		375	2,125	134	388	2,246	2,634
1435 North 113th St	Wauwatosa, WI		300	1,699	366	310	2,055	2,365
11217-43 W. Becher St 2152 S 114th Street	West Allis, WI West Allis, WI		148 326	841 1,846	122 622	155 425	956 2,369	1,111 2,794
4560 N. 124th Street	Wauwatosa, WI		118	667	84	129	740	869
Science Drive	Sturtevant, WI		1,255	-	18,792	1,422	18,625	20,047
12221 W. Feerick Street	Wauwatosa, WI		210	1,190	172	221	1,351	1,572
4410-80 North 132nd Street	Butler, WI		355	-	1,811	359	1,807	2,166
MINNEAPOLIS								
2700 Freeway Boulevard	Brooklyn Center, MN	(d)	392	2,318	537	415	2,832	3,247
6507-6545 Cecilia Circle	Bloomington, MN		357	1,320	755	386	2,046	2,432

BUILDING ADDRESS	LOCATION (CITY/STATE)	ACCUMU -LATED DEPRECIA -TION 12/31/00	YEAR BUILT/ RENOVATED	DEPRECIABLE LIVES (YEARS)
1311 Sadlier Circle E Dr	Indianapolis, IN	84	1971/1992	(u)

1365 Sadlier Circle E Dr 1352-1354 Sadlier Circle E Dr 1335 Sadlier Circle E Dr 1327 Sadlier Circle E Dr 1425 Sadlier Circle E Dr 1230 Brookville Way 6951 E 30th St	Indianapolis, IN	97 165 62 38 17 76 218	1971/1992 1970/1992 1971/1992 1971/1992 1971/1992 1995 1995	(u) (u) (u) (u) (u) (u)
6701 E 30th St 6737 E 30th St 1225 Brookville Way 6555 E 30th St 2432-2436 Shadeland 8402-8440 E 33rd St	Indianapolis, IN Indianapolis, IN Indianapolis, IN Indianapolis, IN Indianapolis, IN Indianapolis, IN	58 300 34 972 158 176	1992 1995 1997 1969/1981 1968 1977	(u) (u) (u) (u) (u)
8520-8630 E 33rd St 8710-8768 E 33rd St 3316-3346 N. Pagosa Court 3331 Raton Court 4430 Airport Expressway 6751 E 30th St	Indianapolis, IN Indianapolis, IN Indianapolis, IN Indianapolis, IN Indianapolis, IN Indianapolis, IN	251 134 261 94 945 242	1976 1979 1977 1979 1970	(u) (u) (u) (u) (u)
9200 East 146th Street 9210 East 146th Street 6575 East 30th Street 6585 East 30th Street 6635 East 30th Street 5902 Decatur Blvd	Noblesville, IN Noblesville, IN Indianapolis, IN Indianapolis, IN Indianapolis, IN Indianapolis, IN	177 37 129 294 13	1961 1978 1998 1998 1998 2000	(u) (u) (u) (u) (u)
LONG ISLAND 10 Edison Street 100 Lauman Lane 35 Bloomingdale Road	Amityville, NY Hicksville, NY Hicksville, NY	96 127 128	1971 1968 1962	(u) (u) (u)
15-39 Tec Street 100 Tec Street 51-89 Tec Street 502 Old Country Road 80-98 Tec Street	Hicksville, NY Hicksville, NY Hicksville, NY Hicksville, NY Hicksville, NY	120 152 137 62 75	1965 1965 1965 1965 1965	(u) (u) (u) (u)
201-233 Park Avenue 160 Engineer Drive 260 Engineers Drive 87-119 Engineers Dr (n) 950-970 South Broadway	Hicksville, NY Hicksville, NY Hicksville, NY Hicksville, NY Hicksville, NY	208 75 171 116 204	1962 1966 1966 1966 1966	(u) (u) (u) (u)
62 Alpha Plaza 90 Alpha Plaza LOS ANGELES 5220 Fourth Street	Hicksville, NY Hicksville, NY Irwindale, CA	75 68 10	1968 1969 2000	(u) (u)
15705 Arrow Highway 15709 Arrow Highway 6407-6419 Alondra Blvd. 6423-6431 Alondra Blvd.	Irwindale, CA Irwindale, CA Irwindale, CA Paramount, CA Paramount, CA	6 8 5 4	1987 1987 1985 1985	(u) (u) (u) (u)
LOUISVILLE 9001 Cane Run Road 9101 Cane Road	Louisville, KY Louisville, KY	286 10	1998 2000	(u) (u)
MILWAUKEE N25 W23050 Paul Road N25 W23255 Paul Road N27 W23293 Roundy Drive 6523 N. Sydney Place 8800 W Bradley 1435 North 113th St 11217-43 W. Becher St 2152 S 114th Street 4560 N. 124th Street Science Drive	Pewaukee, WI Waukesha County, WI Waukesha County, WI Milwaukee, WI Milwaukee, WI Wauwatosa, WI West Allis, WI Wauwatosa, WI Sturtevant, WI	460 532 460 145 256 316 104 193 66 1,313	1989 1987 1989 1978 1982 1993 1979 1980 1976 1997	(u) (u) (u) (u) (u) (u) (u) (u)
12221 W. Feerick Street 4410-80 North 132nd Street MINNEAPOLIS 2700 Freeway Boulevard 6507-6545 Cecilia Circle	Wauwatosa, WI Butler, WI Brooklyn Center, MN Bloomington, MN	114 18 530 947	1971 1999 1981 1981	(u) (u) (u) (u)
	3 , -			(*)

COMPLETION

(b)

INITIÁL COST AND LOCATION (a) VALUATION LAND **BUILDING ADDRESS** (CITY/STATE) **ENCUMBRANCES BUILDINGS PROVISION** 1275 Corporate Center Drive Eagan, MN 80 357 70 1279 Corporate Center Drive Eagan, MN 105 357 98 2815 Eagandale Boulevard Eagan, MN 80 357 182 6201 West 111th Street Bloomington, MN 1,358 8,622 3,756 1,363 6403-6545 Cecilia Drive Bloomington, MN 366 657 Edina, MN Edina, MN 504 6925-6943 Washington Avenue 117 886 6955-6973 Washington Avenue 486 518 117 Edina, MN 382 7251-7279 Washington Avenue 129 445 7301-7329 Washington Avenue Edina, MN 174 391 508 7101 Winnetka Avenue North Brooklyn Park, MN 6,084 2,195 2,104 7600 Golden Triangle Drive Eden Prairie, MN 566 1,394 1,561 9901 West 74th Street Eden Prairie, MN 621 3,289 2,461 11201 Hampshire Avenue South Bloomington, MN 1,035 12220-12222 Nicollet Avenue Burnsville, MN 105 425 217 12250-12268 Nicollet Avenue Burnsville, MN 260 1,054 193 12224-12226 Nicollet Avenue Burnsville, MN 190 155 305 2nd Street Northwest Minneapolis, MN 2,744 980 Lone Oak Road Minneapolis, MN 546 683 4,103 990 Lone Oak Road Minneapolis, MN 883 5,575 409 1030 Lone Oak Road Minneapolis, MN 456 2,703 105 1060 Lone Oak Road Minneapolis, MN 624 3,700 466 5400 Nathan Lane Minneapolis, MN 749 4,461 46 6464 Sycamore Court Minneapolis, MN 457 2,730 105 Eden Prairie, MN 10120 W 76th Street 315 1,804 173 7615 Golden Triangle Eden Prairie, MN 268 1,532 948 7625 Golden Triangle Eden Prairie, MN 415 2,375 547 Plymouth, MN 2605 Fernbrook Lane North 443 2,533 372 Burnsville, MN 12155 Nicollet Ave. 286 1,886 6655 Wedgewood Road Maple Grove, MN 1,466 8,342 (c) 265 Eagan, MN (c) (c) 900 Apollo Road 1,029 5,855 1,105 7316 Aspen Lane North Brooklyn, MN 368 2,156 542 953 Westgate Drive Minneapolis, MN 72 193 1,178 73rd Avenue North Brooklyn Park, MN 504 2,856 76 Roseville, MN 1905 W Country Road C 2,278 67 Roseville, MN Plymouth, MN Chaska, MN 2720 Arthur Street 824 4,671 78 10205 51st Avenue North 180 1,020 70 4100 Peavey Road 399 2,261 632 11300 Hamshire Ave South Bloomington, MN 2,985 527 562 Woodbury, MN 375 Rivertown Drive 1,083 6,135 2,741 5205 Highway 169 Plymouth, MN 446 2,525 917 6451-6595 Citywest Parkway Eden Prairie, MN 525 2,975 759 7100-7190 Shady Oak Rd (o) Eden Prairie, MN 1,118 6,333 485 1,300 7500-7546 Washington Square Eden Prairie, MN 229 73 Eden Prairie, MN 7550-7558 Washington Square 153 867 42 5240-5300 Valley Industrial Blvd S Eden Prairie, MN 2,049 362 744 1565 First Avenue NW New Brighton, MN 485 2,750 468 7125 Northland Terrace Brooklyn Park, MN 660 3,740 724 6900 Shady Oak Road 6477-6525 City West Parkway Eden Prairie, MN Eden Prairie, MN 1,756 310 436 810 4,590 221 Shakopee, MN Minneapolis, MN 1157 Valley Park Drive 760 4,540 500-530 Kasota Avenue SE 2.354 415 425 770-786 Kasota Avenue SE Minneapolis, MN 1,888 333 153 800 Kasota Avenue SE Minneapolis, MN 524 2,971 610 2530-2570 Kasota Avenue St. Paul, MN 407 2,308 689 Minneapolis, MN 504 Malcolm Ave SE 757 1150 Gateway Drive Shakopee, MN 697 5,126 5555 12th Avenue East Shakopee, MN 1,157 3,612 NASHVILLE 1621 Heil Quaker Boulevard Nashville, TN (d) 413 2,348 417 Harding Industrial Drive Nashville, TN 653 4,583 1,575 3099 Barry Drive Portland, TN 418 2,368 53 3150 Barry Drive Portland, TN 941 5,333 289 5599 Highway 31 West 1650 Elm Hill Pike 1821 Air Lane Drive 3,196 Portland, TN 564 65 1,867 Nashville, TN 329 101 Nashville, TN 151 858 78 1102 Appleton Drive Nashville, TN 154 873 16 Nashville, 1920 Air Lane Drive TN 250 1,415 32 Nashville, 1931 Air Lane Drive 491 2,785 206 TN 470 Metroplex Drive (n) Nashville, TN 619 3,507 1,188 1150 Antiock Pike Nashville, TN 667 3,748 49 1630 Corporate Place La Vergne, TN 930 230 1,271

LOCATION

(CITY/STATE)

GROSS AMOUNT CARRIED **ACCUMU** AT CLOSE OF PERIOD 12/31/00 BUILDING AND LAND **IMPROVEMENTS** T0TAL

- LATED DEPRECIA -TION 12/31/00

1275 Corporate Center Drive	Eagan, MN	93	414	507	164	1990	(u)
1279 Corporate Center Drive 2815 Eagandale Boulevard	Eagan, MN	109 97	451 522	560 619	187 212	1990 1990	(u)
6201 West 111th Street	Eagan, MN Bloomington, MN	1,499	12,237	13,736	3,315	1987	(u) (u)
6403-6545 Cecilia Drive	Bloomington, MN	395	1,991	2,386	975	1980	(u)
6925-6943 Washington Avenue	Edina, MN	237	1,270	1,507	751	1972	(u)
6955-6973 Washington Avenue 7251-7279 Washington Avenue	Edina, MN	207 182	914 774	1,121 956	656 574	1972 1972	(u) (u)
7301-7329 Washington Avenue	Edina, MN Edina, MN	193	880	1,073	862	1972	(u)
7101 Winnetka Avenue North	Brooklyn Park, MN	2,228	8,155	10,383	3,512	1990	(u)
7600 Golden Triangle Drive	Eden Prairie, MN	615	2,906	3,521	1,336	1989	(u)
9901 West 74th Street 11201 Hampshire Avenue South	Eden Prairie, MN Bloomington, MN	639 502	5,732 1,887	6,371 2,389	1,681 909	1983/88 1986	(u) (u)
12220-12222 Nicollet Avenue	Burnsville, MN	114	633	747	217	1989/90	(u)
12250-12268 Nicollet Avenue	Burnsville, MN	296	1,211	1,507	505	1989/90	(u)
12224-12226 Nicollet Avenue	Burnsville, MN	207	908	1,115	375	1989/90	(u)
305 2nd Street Northwest 980 Lone Oak Road	Minneapolis, MN Minneapolis, MN	460 683	2,807 4,649	3,267 5,332	481 1,012	1991 1992	(u) (u)
990 Lone Oak Road	Minneapolis, MN	873	5,994	6,867	1,329	1989	(u)
1030 Lone Oak Road	Minneapolis, MN	456	2,808	3,264	486	1988	(u)
1060 Lone Oak Road	Minneapolis, MN	624	4,166	4,790	780 754	1988	(u)
5400 Nathan Lane 6464 Sycamore Court	Minneapolis, MN Minneapolis, MN	749 457	4,507 2,835	5,256 3,292	754 537	1990 1990	(u) (u)
10120 W 76th Street	Eden Prairie, MN	315	1,977	2,292	311	1987	(u)
7615 Golden Triangle	Eden Prairie, MN	268	2,480	2,748	512	1987	(u)
7625 Golden Triangle 2605 Fernbrook Lane North	Eden Prairie, MN	415 445	2,922	3,337 3,348	474 583	1987 1987	(u)
12155 Nicollet Ave.	Plymouth, MN Burnsville, MN	288	2,903 1,884	2,172	234	1995	(u) (u)
6655 Wedgewood Road	Maple Grove, MN	1,466	8,607	10,073	1,246	1989	(u)
900 Apollo Road	Eagan, MN	1,030	6,959	7,989	924	1970	(u)
7316 Aspen Lane North 953 Westgate Drive	Brooklyn, MN Minneapolis, MN	377 193	2,689 1,250	3,066 1,443	356 201	1978 1991	(u) (u)
73rd Avenue North	Brooklyn Park, MN	512	2,924	3,436	347	1995	(u)
1905 W Country Road C	Roseville, MN	410	2,337	2,747	277	1993	(u)
2720 Arthur Street	Roseville, MN	832	4,741	5,573	563	1995	(u)
10205 51st Avenue North 4100 Peavey Road	Plymouth, MN Chaska, MN	187 415	1,083 2,877	1,270 3,292	135 379	1990 1988	(u) (u)
11300 Hamshire Ave South	Bloomington, MN	541	3,533	4,074	601	1983	(u)
375 Rivertown Drive	Woodbury, MN	1,503	8,456	9, 959	714	1996	(u)
5205 Highway 169	Plymouth, MN	739	3,149	3,888	422	1960	(u)
6451-6595 Citywest Parkway 7100-7190 Shady Oak Rd (o)	Eden Prairie, MN Eden Prairie, MN	538 1,149	3,721 6,787	4,259 7,936	581 713	1984 1982	(u) (u)
7500-7546 Washington Square	Eden Prairie, MN	235	1,367	1,602	140	1975	(u)
7550-7558 Washington Square	Eden Prairie, MN	157	905	1,062	92	1973	(u)
5240-5300 Valley Industrial Blvd S 1565 First Avenue NW	Eden Prairie, MN	371 496	2,784 3,207	3,155 3,703	272 291	1975 1978	(u)
7125 Northland Terrace	New Brighton, MN Brooklyn Park, MN	767	4,357	5,124	404	1996	(u) (u)
6900 Shady Oak Road	Eden Prairie, MN	340	2,162	2,502	182	1980	(u)
6477-6525 City West Parkway	Eden Prairie, MN	819	4,802	5,621	405	1984	(u)
1157 Valley Park Drive 500-530 Kasota Avenue SE	Shakopee, MN Minneapolis, MN	888 432	4,412 2,762	5,300 3,194	218 189	1997 1976	(u) (u)
770-786 Kasota Avenue SE	Minneapolis, MN	347	2,702	2,374	150	1976	(u)
800 Kasota Avenue SE	Minneapolis, MN	597	3,508	4, 105	254	1976	(u)
2530-2570 Kasota Avenue	St. Paul, MN	465	2,939	3,404	276	1976	(u)
504 Malcolm Ave SE 1150 Gateway Drive	Minneapolis, MN Shakopee, MN	936 708	253 5,115	1,189 5,823	58 5	1976 1999	(u) (u)
5555 12th Avenue East	Shakopee, MN	1,182	3,587	4,769	17	2000	(u)
NASHVILLE							
1621 Heil Quaker Boulevard	Nashville, TN	430	3,048	3,478	475	1975	(u)
417 Harding Industrial Drive	Nashville, TN	763	6,048	6,811	1,491	1972	(u)
3099 Barry Drive	Portland, TN	421	2,418	2,839	258	1995	(u)
3150 Barry Drive 5599 Highway 31 West	Portland, TN Portland, TN	980 571	5,583 3,254	6,563 3,825	596 346	1993 1995	(u) (u)
1650 Elm Hill Pike	Nashville, TN	332	1,965	2,297	173	1984	(u)
1821 Air Lane Drive	Nashville, TN	151	936	1,087	75 	1984	(u)
1102 Appleton Drive	Nashville, TN	154 251	889 1 446	1,043	73 140	1984	(u)
1920 Air Lane Drive 1931 Air Lane Drive	Nashville, TN Nashville, TN	251 496	1,446 2,986	1,697 3,482	140 313	1985 1984	(u) (u)
470 Metroplex Drive (n)	Nashville, TN	626	4,688	5,314	402	1986	(u)
1150 Antiock Pike	Nashville, TN	669	3,795	4,464	313	1987	(u)
1630 Corporate Place	La Vergne, TN	233	2,198	2,431	96	1999	(u)

					ACQUISITION			
			TNT ⁻	(b) TIAL COST	OR COMPLETION AND		ROSS AMOUNT CAR LOSE OF PERIOD :	
DUTI DANG ADDREGG	LOCATION	(a)			VALUATION	LAND	BUILDING AND	TOTAL
BUILDING ADDRESS	(CITY/STATE)	ENCUMBRANCES	LAND 	BUILDINGS	PROVISION	LAND	IMPROVEMENTS	TOTAL
4640 Cummings Park	Nashville, TN		360	2,040	45	365	2,080	2,445
211 Nesbitt North	Nashville, TN		399	2,261	32	404	2,288	2,692
211 Nesbitt South 211 Nesbitt West	Nashville, TN Nashville, TN		400 217	2,266 1,232	106 18	405 220	2,367 1,247	2,772 1,467
	,			_,			_,	_,
NORTHERN NEW JERSEY 60 Ethel Road West	Piscataway, NJ		252	1,426	246	264	1,660	1,924
70 Ethel Road West	Piscataway, NJ		431	2,443	333	451	2,756	3,207
140 Hanover Avenue 601-629 Montrose Avenue	Hanover, NJ South Plainfield, NJ		457 487	2,588 2,762	368 525	469 512	2,944 3,262	3,413 3,774
3 Marlen	Hamilton, NJ		71	404	100	74	501	575
5 Marlen 7 Marlen	Hamilton, NJ Hamilton, NJ		116 128	655 728	41 118	121 136	691 838	812 974
8 Marlen	Hamilton, NJ		230	1,302	50	235	1,347	1,582
15 Marlen 17 Marlen	Hamilton, NJ Hamilton, NJ		53 104	302 588	40 72	58 110	337 654	395 764
1 South Gold Drive	Hamilton, NJ		106	599	44	112	637	749
5 South Gold Drive	Hamilton, NJ		106	602	57	113	652 221	765 257
7 South Gold Drive 8 South Gold Drive	Hamilton, NJ Hamilton, NJ		32 103	182 584	43 82	36 109	221 660	257 769
9 South Gold Drive	Hamilton, NJ		60	342	47	65	384	449
11 South Gold Drive 12 South Gold Drive	Hamilton, NJ Hamilton, NJ		183 84	1,039 475	67 88	192 89	1,097 558	1,289 647
9 Princess Road	Lawrenceville, NJ		221	1,254	105	234	1,346	1,580
11 Princess Road 15 Princess Road	Lawrenceville, NJ Lawrenceville, NJ		491 234	2,780 1,328	264 287	516 247	3,019 1,602	3,535 1,849
17 Princess Road	Lawrenceville, NJ		342	1,936	69	345	2,002	2,347
220 Hanover Avenue 244 Shefield Street	Hanover, NJ Mountainside, NJ		1,361 201	7,715 1,141	601 291	1,420 210	8,257 1,423	9,677 1,633
30 Troy Road	Hanover, NJ		128	727	112	134	833	967
15 Leslie Court	Hanover, NJ		126	716 474	42	132 88	752 502	884 590
20 Leslie Court 25 Leslie Court	Hanover, NJ Hanover, NJ		84 512	2,899	32 222	526	502 3,107	3,633
130 Algonquin Parkway	Hanover, NJ		157	888	75	163	957	1,120
150 Algonquin Parkway 55 Locust Avenue	Hanover, NJ Roseland, NJ		85 535	479 3,034	131 182	89 560	606 3,191	695 3,751
31 West Forest Street (n)	Englewood, NJ		941	5, 333	848	975	6,147	7,122
25 World's Fair Drive 14 World's Fair Drive	Franklin, NJ Franklin, NJ		285 483	1,616 2,735	83 428	297 503	1,687 3,143	1,984 3,646
16 World's Fair Drive	Franklin, NJ		174	988	191	183	1,170	1,353
18 World's Fair Drive 23 World's Fair Drive	Franklin, NJ Franklin, NJ		123 134	699 758	44 108	129 140	737 860	866 1,000
12 World's Fair Drive	Franklin, NJ		572	3,240	325	593	3,544	4,137
49 Napoleon Court 50 Napoleon Court	Franklin, NJ		230 149	1,306 842	69 41	238 154	1,367 878	1,605 1,032
22 World's Fair Drive	Franklin, NJ Franklin, NJ		364	2,064	280	375	2,333	2,708
26 World's Fair Drive	Franklin, NJ		361	2,048	168	377	2,200	2,577
24 World's Fair Drive 12 Wright Way	Franklin, NJ Oakland, NJ		347 410	1,968 2,321	267 110	362 424	2,220 2,417	2,582 2,841
155 Pierce Street	Sumerset, NJ		3	-	2,903	436	2,470	2,906
20 World's Fair Drive Lot 13 10 New Maple Road	Sumerset, NJ Pine Brook, NJ		9 2,250	- 12,750	1,816 153	274 2,271	1,551 12,882	1,825 15,153
60 Chapin Road	Pine Brook, NJ		2,123	12,028	159	2,142	12,168	14,310
45 Route 46 43 Route 46	Pine Brook, NJ Pine Brook, NJ		969 474	5,491 2,686	127 32	978 478	5,609 2,714	6,587 3,192
39 Route 46	Pine Brook, NJ		260	1,471	16	262	1,485	1,747
26 Chapin Road 30 Chapin Road	Pine Brook, NJ Pine Brook, NJ		956 960	5,415 5,440	75 75	964 969	5,482 5,506	6,446 6,475
20 Hook Mountain Road	Pine Brook, NJ		1,507	8,542	161	1,534	8,676	10,210
30 Hook Mountain Road 55 Route 46	Pine Brook, NJ Pine Brook, NJ		389 396	2,206 2,244	42 67	396 403	2,241 2,304	2,637 2,707
16 Chapin Rod	Pine Brook, NJ		885	5,015	96	901	5,095	5,996
20 Chapin Road	Pine Brook, NJ		1,134	6,426	123	1,154	6,529	7,683
NEW ORLEANS								
520-524 Elmwood Park Blvd (n) 125 Mallard St	Jefferson, LA St. Rose, LA	(h)	926 103	5,248 586	714 509	1,017 134	5,871 1,064	6,888 1,198
107 Mallard	St. Rose, LA	(h)	142	805	119	154 150	916	1,196
125 James Drive West 161 James Drive West	St. Rose, LA	(h)	246 129	1,392	354 281	289 135	1,703	1,992
150 James Drive East	St. Rose, LA St. Rose, LA		334	730 1,890	251 259	135 344	1,005 2,139	1,140 2,483
115 James Drive West	St. Rose, LA	(h)	163	922	124	172	1,037	1,209

BUILDING ADDRESS	(CITY/STATE)	12/31/00	RENOVATED	LIVES (YEARS)
4040 Cumminas Bank	Noobuille TN	C.F.	1000	()
4640 Cummings Park 211 Nesbitt North	Nashville, TN Nashville, TN	65 57	1986 1983	(u) (u)
211 Nesbitt South	Nashville, TN	69	1983	(u)
211 Nesbitt West	Nashville, TN	31	1985	(u)
NORTHERN NEW JERSEY				
60 Ethel Road West	Piscataway, NJ	153	1982	(u)
70 Ethel Road West	Piscataway, NJ	228	1979	(u)
140 Hanover Avenue 601-629 Montrose Avenue	Hanover, NJ South Plainfield, NJ	396 290	1964/1988 1974	(u) (u)
3 Marlen	Hamilton, NJ	59	1981	(u)
5 Marlen	Hamilton, NJ	60	1981	(u)
7 Marlen	Hamilton, NJ	76	1982	(u)
8 Marlen	Hamilton, NJ	104	1982	(u)
15 Marlen	Hamilton, NJ	29	1982	(u)
17 Marlen 1 South Gold Drive	Hamilton, NJ Hamilton, NJ	59 55	1981 1973	(u)
5 South Gold Drive	Hamilton, NJ	62	1973	(u) (u)
7 South Gold Drive	Hamilton, NJ	23	1976	(u)
8 South Gold Drive	Hamilton, NJ	56	1977	(u)
9 South Gold Drive	Hamilton, NJ	39	1980	(u)
11 South Gold Drive	Hamilton, NJ	96	1979	(u)
12 South Gold Drive	Hamilton, NJ	47	1980	(u)
9 Princess Road 11 Princess Road	Lawrenceville, NJ Lawrenceville, NJ	125 278	1985 1985	(u)
15 Princess Road	Lawrenceville, NJ	253	1986	(u) (u)
17 Princess Road	Lawrenceville, NJ	198	1986	(u)
220 Hanover Avenue	Hanover, NJ	726	1987	(u)
244 Shefield Street	Mountainside, NJ	142	1965/1986	(u)
30 Troy Road	Hanover, NJ	74	1972	(u)
15 Leslie Court	Hanover, NJ	66	1971	(u)
20 Leslie Court 25 Leslie Court	Hanover, NJ	44 269	1974 1975	(u)
130 Algonquin Parkway	Hanover, NJ Hanover, NJ	81	1973	(u) (u)
150 Algonquin Parkway	Hanover, NJ	46	1973	(u)
55 Locust Avenue	Roseland, NJ	279	1980	(u)
31 West Forest Street (n)	Englewood, NJ	559	1978	(u)
25 World's Fair Drive	Franklin, NJ	147	1986	(u)
14 World's Fair Drive	Franklin, NJ	305	1980	(u)
16 World's Fair Drive 18 World's Fair Drive	Franklin, NJ Franklin, NJ	93 64	1981 1982	(u) (u)
23 World's Fair Drive	Franklin, NJ	76	1982	(u)
12 World's Fair Drive	Franklin, NJ	298	1981	(u)
49 Napoleon Court	Franklin, NJ	106	1982	(u)
50 Napoleon Court	Franklin, NJ	68	1982	(u)
22 World's Fair Drive	Franklin, NJ	217	1983	(u)
26 World's Fair Drive 24 World's Fair Drive	Franklin, NJ Franklin, NJ	200 194	1984 1984	(u) (u)
12 Wright Way	Oakland, NJ	211	1981	(u)
155 Pierce Street	Sumerset, NJ	(26)	1999	(u)
20 World's Fair Drive Lot 13	Sumerset, NJ	2	1999	(u)
10 New Maple Road	Pine Brook, NJ	80	1973/1999	(u)
60 Chapin Road	Pine Brook, NJ	76	1977/2000	(u)
45 Route 46 43 Route 46	Pine Brook, NJ Pine Brook, NJ	35 17	1974/1987 1974/1987	(u)
39 Route 46	Pine Brook, NJ	9	1974/1987	(u) (u)
26 Chapin Road	Pine Brook, NJ	34	1983	(u)
30 Chapin Road	Pine Brook, NJ	34	1983	(u)
20 Hook Mountain Road	Pine Brook, NJ	54	1972/1984	(u)
30 Hook Mountain Road	Pine Brook, NJ	14	1972/1987	(u)
55 Route 46	Pine Brook, NJ	14	1978/1994	(u)
16 Chapin Rod 20 Chapin Road	Pine Brook, NJ Pine Brook, NJ	32 41	1987 1987	(u) (u)
NEW ORLEANS				
520-524 Elmwood Park Blvd (n)	Jefferson, LA	381	1986	(u)
125 Mallard St	St. Rose, LA	135	1984	(u)
107 Mallard	St. Rose, LA	64	1985	(u)
125 James Drive West	St. Rose, LA	97 176	1990	(u)
161 James Drive West 150 James Drive East	St. Rose, LA St. Rose, LA	176 162	1986 1986	(u) (u)
115 James Drive West	St. Rose, LA	63	1986	(u)
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	Location	(a)	Initia)) al Cost	Costs Capitalized Subsequent to Acquisition or Completion and Valuation
Building Address	(City/State)	Encumbrances	Land	Buildings	Provision
100 James Drive 143 Mallard St 160 James Drive East 190 James Drive East 120 Mallard St 110 James Drive West 150 Canvasback Dr 150 Teal Street	St. Rose, LA	(h) (h) (h) (h) (h)	292 143 102 205 348 143 165 387	1,653 812 580 1,160 1,971 812 937	153 182 503 331 480 316 80 2,100
PHILADELPHIA 212 Welsh Pool Road 230-240 Welsh Pool Road 264 Welsh Pool Road 254 Welsh Pool Road 256 Welsh Pool Road 257 Welsh Pool Road 258 Welsh Pool Road 259 Welsh Pool Road 259-255 Welsh Pool Road 259-255 Welsh Pool Road 259 Philips Road 210 Philips Road 210 Philips Road 210 Philips Road 210 Philips Road 211 Welsh Pool Road 212 Welsh Pool Road 202 Philips Road 202 Philips Road 203 Philips Road 204 McDonald Blvd 205 McDonald Blvd 206 McDonald Blvd 217 Welsh Pool Road 207 Welsh Pool Road 208 McDonald Blvd 2094-96 Samuel Drive	Exton, PA Morgantown, PA Aston, PA Aston, PA Exton, PA Bensalem, PA		160 154 147 152 82 149 144 113 191 182 67 64 199 174 416 184 135 122 952	886 851 811 842 452 827 796 626 1,059 1,005 372 357 1,100 966 2,300 1,016 748 678 5,396	122 148 135 438 273 252 111 110 180 226 170 47 193 196 1,471 54 250 43
PHOENIX 4655 McDowell 1045 South Edward Drive	Phoenix, AZ Tempe, AZ		800 390	- 2,160	297 47
PORTLAND 5687 International Way (p) 5795 SW Jean Road (o) 12130 NE Ainsworth Circle (n) 5509 NW 122nd Ave (n) 6105-6113 NE 92nd Avenue (p) 8727 NE Marx Drive (o) 3388 SE 20th St. 5962-5964 NE 87th Ave 116 SE Yamhill 9106 NE Marx Drive 11620 NE Ainsworth Circle 11824 NE Ainsworth Circle 12124 NE Ainsworth Circle 2715 SE Raymond 1645 NE 72nd Ave 1630 SE 8th Ave. 9044 NE Marx Drive 2443 SE 4th Ave. 711 SE Stark St. 11632 NE Ainsworth Circle 14699 NE Airport Way	Milwaukee, OR Lake Oswego, OR Portland, OR Milwaukee, OR Portland, OR	(m) (1)	430 427 523 244 884 580 73 72 38 40 152 166 207 159 116 140 83 157 42 799 242	2,385 2,362 2,898 1,351 4,891 3,210 405 398 208 223 839 916 1,148 880 641 775 459 870 233 4,422 1,340	188 159 167 62 613 430 43 31 22 72 36 52 54 53 41 29 36 47 24 945 51
SALT LAKE 2255 South 300 West (s) 512 Lawndale Drive (t) 1270 West 2320 South 1275 West 2240 South 1288 West 2240 South 2235 South 1300 West 1293 West 2200 South 1279 West 2200 South 1272 West 2240 South 1142 West 2240 South 1142 West 2240 South 1142 West 2240 South 1152 West 2240 South	Salt Lake City, UT Salt Lake City, UT West Valley, UT		618 2,779 138 395 119 198 158 198 336 217 217 2,067	3,504 15,749 784 2,241 672 1,120 896 1,120 1,905 1,232 1,232	112 1,660 97 94 71 187 117 55 90 58 173 3,957

SOUTHERN NEW JERSEY

Gross Amount Carried At Close of Period 12/31/00

Building Address	Location (City/State)	Land	Building and Improvements	Total	Accumulated Depreciation 12/31/00
100 James Drive	St. Rose, LA	312	1,786	2,098	168
143 Mallard St	St. Rose, LA	156	981	1,137	59
160 James Drive East	St. Rose, LA	146	1,039	1,185	102
190 James Drive East	St. Rose, LA	243	1,453	1,696	85

120 Mallard St	St. Rose, LA	384	2,415	2,799	169
110 James Drive West	St. Rose, LA	161	1,110	1,271	92
150 Canvasback Dr	St. Rose, LA	176	1,006	1,182	62
150 Teal Street	St. Rose, LA	387	2,100	2,487	8
PHILADELPHIA					
212 Welsh Pool Road	Exton, PA	177	991	1,168	68
230-240 Welsh Pool Road	Exton, PA	171	982	1,153	71
264 Welsh Pool Road	Exton, PA	157	936	1,093	66
254 Welsh Pool Road	Exton, PA	186	1,246	1,432	102
256 Welsh Pool Road	Exton, PA	94	713	807	45
213 Welsh Pool Road	Exton, PA	173	1,055	1,228	87
251 Welsh Pool Road	Exton, PA	159	892	1,051	61
253-255 Welsh Pool Road	Exton, PA	125	724	849	58
151-161 Philips Road	Exton, PA	217 198	1,213	1,430	84 118
210 Philips Road 215 Welsh Pool Road	Exton, PA	80	1,215 529	1,413 609	88
217 Welsh Pool Road	Exton, PA	71	397	468	27
216 Philips Road	Exton, PA Exton, PA	220	1,272	1,492	97
202 Philips Road	Exton, PA	207	1,129	1,336	75
110 Thousand Oaks Blvd	Morgantown, PA	464	3,723	4,187	281
20 McDonald Blvd	Aston, PA	192	1,062	1,254	61
30 McDonald Blvd	Aston, PA	160	973	1,133	65
219 Welsh Pool Road	Exton, PA	125	718	843	24
2994-96 Samuel Drive	Bensalem, PA	981	5,563	6,544	127
	,		5,555	-,	
PHOENIX					
4655 McDowell	Phoenix, AZ	840	257	1,097	5
1045 South Edward Drive	Tempe, AZ	394	2,203	2,597	83
PORTLAND					
5687 International Way (p)	Milwaukee, OR	440	2,563	3,003	168
5795 SW Jean Road (o)	Lake Oswego, OR	435	2,513	2,948	159
12130 NE Ainsworth Circle (n)	Portland, OR	533	3,055	3,588	186
5509 NW 122nd Ave (n)	Milwaukee, OR	249	1,408	1,657	86
6105-6113 NE 92nd Avenue (p)	Portland, OR	957	5,431	6,388	309
8727 NE Marx Drive (o)	Portland, OR	603	3,617	4,220	209
3388 SE 20th St.	Portland, OR	76	445	521	27
5962-5964 NE 87th Ave	Portland, OR	75	426	501	25
116 SE Yamhill	Portland, OR	40	228	268	13
9106 NE Marx Drive	Portland, OR	43	292	335	16
11620 NE Ainsworth Circle	Portland, OR	156 170	871 964	1,027	52 57
11824 NE Ainsworth Circle 12124 NE Ainsworth Circle	Portland, OR Portland, OR	170 212	1,197	1,134 1,409	72
2715 SE Raymond	Portland, OR	163	929	1,092	55
1645 NE 72nd Ave	Portland, OR	120	678	798	40
1630 SE 8th Ave.	Portland, OR	144	800	944	48
9044 NE Marx Drive	Portland, OR	86	492	578	29
2443 SE 4th Ave.	Portland, OR	161	913	1,074	54
711 SE Stark St.	Portland, OR	45	254	299	15
11632 NE Ainsworth Circle	Portland, OR	928	5,238	6,166	282
14699 NE Airport Way	Portland, OR	248	1,385	1,633	83
SALT LAKE					
2255 South 300 West (s)	Salt Lake City, UT	612	3,622	4,234	287
512 Lawndale Drive (t)	Salt Lake City, UT	2,774	17,414	20,188	1,419
1270 West 2320 South	West Valley, UT	143	876	1,019	66
1275 West 2240 South	West Valley, UT	408	2,322	2,730	172
1288 West 2240 South	West Valley, UT	123	739	862	57
2235 South 1300 West	West Valley, UT	204	1,301	1,505	93
1293 West 2200 South	West Valley, UT	163	1,008	1,171	73
1279 West 2200 South	West Valley, UT	204	1,169	1,373	86
1272 West 2240 South	West Valley, UT	347 225	1,984	2,331	154 95
1149 West 2240 South 1142 West 2320 South	West Valley, UT West Valley, UT	225 225	1,282 1,397	1,507 1,622	95 115
1142 West 2320 South	West Valley, UT	2,114	3,910	6,024	68
1102 WOSE 2270 SOUCH	west variey, or	Z, 114	3,310	0,024	00

SOUTHERN NEW JERSEY

Building Address	Location (City/State)		
100 James Drive 143 Mallard St 160 James Drive East 190 James Drive East 120 Mallard St 110 James Drive West 150 Canvasback Dr 150 Teal Street	St. Rose, LA	1980 1982 1981 1987 1981 1983 1986 1999	(u) (u) (u) (u)
PHILADELPHIA 212 Welsh Pool Road 230-240 Welsh Pool Road 264 Welsh Pool Road 254 Welsh Pool Road 256 Welsh Pool Road 213 Welsh Pool Road 213 Welsh Pool Road 251 Welsh Pool Road 251 Helsh Pool Road 251 Philips Road 215 Philips Road 216 Philips Road 217 Welsh Pool Road 217 Welsh Pool Road 217 Welsh Pool Road 218 Philips Road 219 Philips Road 219 Philips Road 210 Philips Road	Exton, PA	1975 1975 1975 1975 1975 1975 1975 1975	(u)

110 Thousand Oaks Blvd	Morgantown, PA	1987	(u)
20 McDonald Blvd	Aston, PA	1988	(u)
30 McDonald Blvd	Aston, PA	1988	(u)
219 Welsh Pool Road	Exton, PA	1980	(u)
2994-96 Samuel Drive	Bensalem, PA	1974	(u)
PHOENIX			
4655 McDowell	Phoenix, AZ	2000	(u)
1045 South Edward Drive	Tempe, AZ	1976	
PORTLAND			
5687 International Way (p)	Milwaukee, OR	1974	(u)
5795 SW Jean Road (o)	Lake Oswego, OR	1985	(u)
12130 NE Ainsworth Circle (n)	Portland, OR	1986	(u)
5509 NW 122nd Ave (n)	Milwaukee, OR	1995	(u)
6105-6113 NE 92nd Avenue (p)	Portland, OR	1978	(u)
8727 NE Marx Drive (o)	Portland, OR	1987	(u)
3388 SE 20th St.	Portland, OR	1981	(u)
5962-5964 NE 87th Ave	Portland, OR	1979	(u)
116 SE Yamhill	Portland, OR	1974	(u)
9106 NE Marx Drive	Portland, OR	1969	(u)
11620 NE Ainsworth Circle	Portland, OR	1992	(u)
11824 NE Ainsworth Circle	Portland, OR	1992	(u)
12124 NE Ainsworth Circle	Portland, OR	1984	(u)
2715 SE Raymond	Portland, OR	1971	(u)
1645 NE 72nd Ave	Portland, OR	1972	(u)
1630 SE 8th Ave.	Portland, OR	1968	(u)
9044 NE Marx Drive	Portland, OR	1986	(u)
2443 SE 4th Ave.	Portland, OR	1964	(u)
711 SE Stark St.	Portland, OR	1972	(u)
11632 NE Ainsworth Circle	Portland, OR	1990	(u)
14699 NE Airport Way	Portland, OR	1998	(u)
SALT LAKE			
2255 South 300 West (s)	Salt Lake City, UT	1980	(u)
512 Lawndale Drive (t)	Salt Lake City, UT	1981	(u)
1270 West 2320 South	West Valley, UT	1986	(u)
1275 West 2240 South	West Valley, UT	1986	(u)
1288 West 2240 South	West Valley, UT	1986	(u)
2235 South 1300 West	West Valley, UT	1986	(u)
1293 West 2200 South	West Valley, UT	1986	(u)
1279 West 2200 South	West Valley, UT	1986	(u)
1272 West 2240 South	West Valley, UT	1986	(u)
1149 West 2240 South	West Valley, UT	1986	(u)
1142 West 2320 South	West Valley, UT	1987	(u)
1152 West 2240 South	West Valley, UT	1999	(u)

SOUTHERN NEW JERSEY

		, ,	Initia	o) al Cost	Capitalized Subsequent to Acquisition or Completion
Building Address	Location (City/State)	(a) Encumbrances	Land	Buildings	Provision
2-5 North Olnev Ave. 2 Springdale Road 4 Springdale Road (n) 6 Springdale Road 8 Springdale Road 12 Springdale Road 12 Springdale Road 15 Esterbrook Lane 16 Springdale Road 5 Esterbrook Lane 2 Pin Oak Lane 6 Esterbrook Lane 3 Computer Drive 28 Springdale Road 3 Esterbrook Lane 4 Esterbrook Lane 4 Esterbrook Lane 26 Springdale Road 1 Keystone Ave. 1919 Springdale Road 21 Olnev Ave. 29 Olnev Ave. 2 Keystone Ave. 18 Olnev Ave. 22 Springdale Road 1998 Springdale Road 55 Carnegie Drive 57 Carnegie Drive 111 Whittendale Drive	Cherry Hill, NJ		284 127 335 99 259 279 43 241 241 317 165 500 192 199 234 227 232 69 202 216 250 526 17 550 57 57 57 57 57 57 57 57 57 57 57 57 57	1,524 701 1,853 547 1,436 1,545 238 1,336 1,336 1,757 914 2,768 1,060 1,102 1,294 1,257 1,223 1,286 380 1,119 1,194 1,382 2,914 96 3,047 4,109 2,916	48 19 484 23 68 375 8 60 206 79 26 258 35 261 30 78 381 66 20 581 273 53 536 39 72 107 55
ST. LOUIS 8921-8957 Frost Avenue 9043-9083 Frost Avenue 2121 Chapin Industrial Drive 1200 Andes Boulevard 2462-2470 Schuetz Road 10431-10449 Midwest Industrial Blvd 10751 Midwest Industrial Boulevard 11652-11666 Fairgrove Industrial Blvd 11674-11688 Fairgrove Industrial Blvd 2337 Centerline Drive 6951 N Hanley (n) 4560 Anglum Road 2760 South 1st Street	Hazelwood, MO Hazelwood, MO Vinita Park, MO Olivette, MO St. Louis, MO Olivette, MO St. Louis, MO St. Louis, MO At. Louis, MO Maryland Heights, MO Hazelwood, MO Hazelwood, MO St. Louis, MO	(d) (d)	431 319 606 246 174 237 193 103 118 216 405 150 800	2,479 1,838 4,384 1,412 1,004 1,360 1,119 599 689 1,242 2,295 849	16 645 1,254 128 246 63 141 39 343 1,722 205 4,720
TAMPA 6614 Adamo Drive 202 Kelsey 6202 Benjamin Road 6204 Benjamin Road 6206 Benjamin Road 6302 Benjamin Road 6304 Benjamin Road 6308 Benjamin Road 6308 Benjamin Road 6313 Johns Road 5313 Johns Road 5602 Thompson Center Court 5411 Johns Road 5525 Johns Road 5709 Johns Road 5709 Johns Road 5711 Johns Road 4410 E Adamo Drive 4420 E Adamo Drive 4430 E Adamo Drive 4440 E Adamo Drive 4450 E Adamo Drive 5453 W Waters Avenue 5553 W Waters Avenue 5555 W Waters Avenue 5555 W Waters Avenue 5557 W Waters Avenue	Tampa, FL		177 602 203 432 397 214 201 257 345 204 115 230 192 102 243 523 127 333 348 253 71 307 307 154 71 213 59	1,005 3,409 1,151 2,445 2,251 1,212 1,138 1,457 1,958 1,159 652 1,304 1,086 579 1,086 1,376 2,962 718 1,885 1,975 1,436 402 1,742 1,742 871 402 1,206 335	54 249 147 233 187 127 154 373 167 75 111 162 65 56 67 161 254 95 407 133 116 80 170 188 77 32 74 27

Costs

At Close of Period 12/31/00 Accumulated Building and Location Depreciation Building and Land Improvements Building Address (City/State) Total 12/31/00 Cherry Hill, NJ Cherry Hill, NJ Cherry Hill, NJ Cherry Hill, NJ 285 1,571 1,856 108 2-5 North Olnev Ave. 2 Springdale Road 4 Springdale Road (n) 6 Springdale Road 720 2,336 847 2,672 127 49 336 145 99 570 669 39

Gross Amount Carried

8 Springdale Road	Cherry Hill, NJ	260	1,503	1,763	102
12 Springdale Road	Cherry Hill, NJ	280	1,919	2,199	136
1 Esterbrook Lane	Cherry Hill, NJ	43	246	289	17
16 Springdale Road	Cherry Hill, NJ	242	1,395	1,637	95
			•		
5 Esterbrook Lane	Cherry Hill, NJ	242	1,541	1,783	94
2 Pin Oak Lane	Cherry Hill, NJ	318	1,835	2,153	133
6 Esterbrook Lane	Cherry Hill, NJ	166	939	1,105	64
3 Computer Drive	Cherry Hill, NJ	501	3,025	3,526	200
28 Springdale Road	Cherry Hill, NJ	192	1,095	1,287	75
. •					
3 Esterbrook Lane	Cherry Hill, NJ	200	1,362	1,562	93
4 Esterbrook Lane	Cherry Hill, NJ	234	1,324	1,558	91
26 Springdale Road	Cherry Hill, NJ	228	1,334	1,562	89
1 Keystone Ave.	Cherry Hill, NJ	222	1,609	1,831	91
1919 Springdale Road	Cherry Hill, NJ	233	1,351	1,584	91
21 Olnev Ave.	Cherry Hill, NJ	69	400	469	27
19 Olnev Ave.	Cherry Hill, NJ	203	1,699	1,902	84
2 Keystone Ave.	Cherry Hill, NJ	216	1,467	1,683	90
18 Olnev Ave.	Cherry Hill, NJ	250	1,435	1,685	98
22 Springdale Road	Cherry Hill, NJ	527	3,449	3,976	284
1998 Springdale Road	Cherry Hill, NJ	18	134	152	34
		552	3,117	3,669	214
55 Carnegie Drive	Cherry Hill, NJ				
57 Carnegie Drive	Cherry Hill, NJ	741	4,214	4,955	291
111 Whittendale Drive	Morristown, NJ	522	2,964	3,486	74
ST. LOUIS					
8921-8957 Frost Avenue	Hazelwood, MO	431	2,495	2,926	404
9043-9083 Frost Avenue	Hazelwood, MO	319	2,483	2,802	409
	•		•		
2121 Chapin Industrial Drive	Vinita Park, MO	614	5,630	6,244	5,573
1200 Andes Boulevard	Olivette, MO	319	1,467	1,786	235
2462-2470 Schuetz Road	St. Louis, MO	174	1,004	1,178	163
10431-10449 Midwest Industrial Blvd	Olivette, MO	237	1,606	1,843	265
10751 Midwest Industrial Boulevard	Olivette, MO	194	1,181	1,375	187
			740		125
11652-11666 Fairgrove Industrial Blvd	St. Louis, MO	103		843	
11674-11688 Fairgrove Industrial Blvd	St. Louis, MO	119	727	846	128
2337 Centerline Drive	Maryland Heights, MO	216	1,585	1,801	232
6951 N Hanley (n)	Hazelwood, MO	419	4,003	4,422	609
4560 Anglum Road	Hazelwood, MO	161	1,043	1,204	143
2760 South 1st Street		822			257
2700 South 1st Street	St. Louis, MO	022	4,698	5,520	251
TAMBA					
TAMPA					
6614 Adamo Drive	Tampa, FL	181	1,055	1,236	83
202 Kelsey	Tampa, FL	619	3,641	4,260	275
6202 Benjamin Road	Tampa, FL	211	1,290	1,501	100
6204 Benjamin Road	Tampa, FL	454	2,656	3,110	217
	The state of the s			•	
6206 Benjamin Road	Tampa, FL	416	2,419	2,835	189
6302 Benjamin Road	Tampa, FL	224	1,329	1,553	117
6304 Benjamin Road	Tampa, FL	209	1,284	1,493	132
6306 Benjamin Road	Tampa, FL	269	1,818	2,087	153
6308 Benjamin Road	Tampa, FL	362	2,108	2,470	165
5313 Johns Road	Tampa, FL	213	1,225	1,438	94
5602 Thompson Center Court		120	758	878	55
	Tampa, FL				
5411 Johns Road	Tampa, FL	241	1,455	1,696	110
5525 Johns Road	Tampa, FL	200	1,143	1,343	88
5607 Johns Road	Tampa, FL	110	627	737	49
5709 Johns Road	Tampa, FL	200	1,145	1,345	88
5711 Johns Road	Tampa, FL	255	1,525	1,780	147
4410 E Adamo Drive	Tampa, FL	550	3,189	3,739	245
4420 E Adamo Drive	Tampa, FL	134	806	940	66
4430 E Adamo Drive	Tampa, FL	346	2,279	2,625	204
4440 E Adamo Drive	Tampa, FL	362	2,094	2,456	161
4450 E Adamo Drive	Tampa, FL	266	1,539	1,805	137
5453 W Waters Avenue	The state of the s	82	471	553	36
	Tampa, FL				
5455 W Waters Avenue	Tampa, FL	326	1,893	2,219	156
5553 W Waters Avenue	Tampa, FL	326	1,911	2,237	150
5501 W Waters Avenue	Tampa, FL	162	940	1,102	74
5503 W Waters Avenue	Tampa, FL	75	430	² 505	34
5555 W Waters Avenue	Tampa, FL	221	1,272	1,493	99
	Tampa, FL			421	28
5557 W Waters Avenue	ιαιίμα, FL	62	359	421	20

Building Address	Location (City/State)	Year Built/ Renovated	
2-5 North Olnev Ave.	Cherry Hill, NJ	1963	(u)
2 Springdale Road	Cherry Hill, NJ		(u)
4 Springdale Road (n)	Cherry Hill, NJ		(u)
6 Springdale Road	Cherry Hill, NJ		(u)
8 Springdale Road	Cherry Hill, NJ		(u)
12 Springdale Road	Cherry Hill, NJ		(u)
1 Esterbrook Lane	Cherry Hill, NJ	1965	(u)
16 Springdale Road	Cherry Hill, NJ		(u)
5 Esterbrook Lane	Cherry Hill, NJ	1966	(u)
2 Pin Oak Lane	Cherry Hill, NJ	1968	(u)
6 Esterbrook Lane	Cherry Hill, NJ	1966	(u)
3 Computer Drive	Cherry Hill, NJ	1966	(u)
28 Springdale Road	Cherry Hill, NJ	1967	(u)
3 Esterbrook Lane	Cherry Hill, NJ	1968	(u)
4 Esterbrook Lane	Cherry Hill, NJ	1969	(u)
26 Springdale Road	Cherry Hill, NJ	1968	(u)
1 Keystone Ave.	Cherry Hill, NJ	1969	(u)
1919 Springdale Road	Cherry Hill, NJ	1970	(u)
21 Olnev Ave.	Cherry Hill, NJ	1969	(u)
19 Olnev Ave.	Cherry Hill, NJ	1971	(u)
2 Keystone Ave.	Cherry Hill, NJ	1966	(u)
18 Olnev Ave.	Cherry Hill, NJ		(u)
22 Springdale Road	Cherry Hill, NJ	1977	(u)
1998 Springdale Road	Cherry Hill, NJ	1971	(u)

55 Carnegie Drive 57 Carnegie Drive 111 Whittendale Drive	Cherry Hill, NJ Cherry Hill, NJ Morristown, NJ	1988 1987 1991/96	(u) (u) (u)
ST. LOUIS 8921-8957 Frost Avenue 9043-9083 Frost Avenue 2121 Chapin Industrial Drive 1200 Andes Boulevard 2462-2470 Schuetz Road 10431-10449 Midwest Industrial Blvd 10751 Midwest Industrial Boulevard 11652-11666 Fairgrove Industrial Blvd 11674-11688 Fairgrove Industrial Blvd 2337 Centerline Drive 6951 N Hanley (n) 4560 Anglum Road	Hazelwood, MO Hazelwood, MO Vinita Park, MO Olivette, MO St. Louis, MO Olivette, MO St. Louis, MO St. Louis, MO Maryland Heights, MO Hazelwood, MO	1971 1970 1969/87 1967 1965 1967 1966 1967 1967 1965 1970	(u) (u) (u) (u) (u) (u) (u) (u) (u) (u)
2760 South 1st Street	St. Louis, MO	1997	(u) (u)
TAMPA 6614 Adamo Drive 202 Kelsey 6202 Benjamin Road 6204 Benjamin Road 6206 Benjamin Road 6302 Benjamin Road 6304 Benjamin Road 6308 Benjamin Road 6308 Benjamin Road 6308 Benjamin Road 5313 Johns Road 5602 Thompson Center Court 5411 Johns Road 5607 Johns Road 5607 Johns Road 5709 Johns Road 5709 Johns Road 5711 Johns Road 4410 E Adamo Drive 4420 E Adamo Drive 4430 E Adamo Drive 4440 E Adamo Drive 5453 W Waters Avenue 5455 W Waters Avenue 5501 W Waters Avenue	Tampa, FL	1967 1989 1981 1982 1983 1983 1984 1984 1984 1991 1972 1997 1993 1991 1990 1990 1990 1990 1987 1988 1969 1987 1987 1990 1990	
5555 W Waters Avenue 5557 W Waters Avenue	Tampa, FL Tampa, FL	1990 1990	(u) (u)

	Location	(a)	Initi	b) al Cost	Costs Capitalized Subsequent to Acquisition or Completion and Valuation
Building Address	(City/State)	Encumbrances	Land		Provision
5463 W. Waters Ave	Tampa, FL	(k)	497	2,751	452
5903 Johns Road	Tampa, FL		88	497	69
4107 N Himes Avenue	Tampa, FL		568	3,220	189
5461 W. Waters Ave	Tampa, FL		261	-	1,154
10040 18th Street North	Tampa, FL		653	-	2,742
5471 W. Waters	Tampa, FL		572	798	89
5505 Johns Road #7	Tampa, FL		228	-	1,359
8110 Anderson Road	Tampa, FL		644	-	3,439
8130 Anderson Road	Tampa, FL		466	-	2,431
5481 W. Waters Avenue	Tampa, FL		558	-	2,431
5483 W. Waters Avenue	Tampa, FL		457	-	2,048
6702-6712 Benjamin Road (r)	Tampa, FL		639	3,536	331
5905 Breckenridge Parkway	Tampa, FL		189	1,070	15
5907 Breckenridge Parkway	Tampa, FL		61	345	3
5909 Breckenridge Parkway	Tampa, FL		173	980	9
5911 Breckenridge Parkway	Tampa, FL		308	1,747	17
5910 Breckenridge Parkway	Tampa, FL		436	2,472	24
5912 Breckenridge Parkway	Tampa, FL		460	2,607	25
OTHER					
2800 Airport Road (g)	Denton, TX		369	1,935	1,572
3501 Maple Street	Abilene, TX		67	1,057	941
4200 West Harry Street (o)	Wichita, KS		193	2,224	1,751
Industrial Park No. 2	West Lebanon, NH		723	5,208	['] 175
2675 Valley View Drive	Shreveport, LA		144	,	5,210
6601 S. 33rd Street	McAllen, TX		231	1,276	, 30
9601A Dessau Rd	Austin, TX		255	· -	1,803
9601B Dessau Rd	Austin, TX		248	-	2,037
9601C Dessau Rd	Austin, TX		248	-	2,593
DEVELOPMENTS / REDEVELOPMENTS / VACANT LAND			75,610	3,870	26,426
			\$413,821	\$1,723,338	\$493,203
			======	=======	======

Building Address	Location (City/State)	Land	Building and Improvements	Total	Accumulated Depreciation 12/31/00
5463 W. Waters Ave	Tampa, FL		3,140		234
5903 Johns Road	Tampa, FL	0.3	561	65/	44
4107 N Himes Avenue	Tampa, FL	590	3,387	3,977	265
5461 W. Waters Ave	Tampa, FL	265	1,150	1,415	57
10040 18th Street North	Tampa, FL	700	2,695		67
5471 W. Waters	Tampa, FL		885	1,459	7
5505 Johns Road #7	Tampa, FL	228	1.359	1,587	48
8110 Anderson Road	Tampa, FL	684	885 1,359 3,399	4,083	1
8130 Anderson Road	Tampa, FL	495	2,402	2,897	-
5481 W. Waters Avenue	Tampa, FL		2,428		45
5483 W. Waters Avenue	Tampa, FL	459	2,046		45
6702-6712 Benjamin Road (r)	Tampa, FL	649	2,046 3,857	2,505 4,506	112
5905 Breckenridge Parkway	Tampa, FL	191	1,083	1,274	2
5907 Breckenridge Parkway	Tampa, FL	61		409	1
5909 Breckenridge Parkway	Tampa, FL	174	988	1,162	2
5911 Breckenridge Parkway	Tampa, FL	311	1,761	2,072	4
5910 Breckenridge Parkway	Tampa, FL	440	2,492	2,932	5
5912 Breckenridge Parkway	Tampa, FL	464	1,761 2,492 2,628	3,092	5
OTHER					
2800 Airport Road (q)	Denton, TX	490	3,386	3,876	1,423
3501 Maple Street	Abilene, TX	260	3,386 1,805 3,640	2,065	752
4200 West Harry Street (o)	Wichita, KS	528	3,640	4,168	1,520
Industrial Park No. 2	West Lebanon, NH	776	5,330	6,106	2,225
2675 Valley View Drive	Shreveport, LA	259	5,095	5,354	221
6601 S. 33rd Street	McAllen, TX	233	1,304	1,537 2,058 2,285	49
9601A Dessau Rd	Austin. TX	366	1,692	2,058	45
9601B Dessau Rd	Austin, TX	355	1,930	2,285	54
9601C Dessau Rd	Austin, TX	355	2,486	2,841	117
DEVELOPMENTS / REDEVELOPMENTS / VACANT LAND		76,387	29,519	105,906	513
		\$431,889 ======		\$2,630,362 (w)	\$244,189 ======

Gross Amount Carried

Building Address	Location (City/State)		Lives (Years)
5463 W. Waters Ave	Tampa El	1996	
5903 Johns Road	Tampa, FL Tampa, FL	1987	(u) (u)
4107 N Himes Avenue	Tampa, FL	1990	(u)
5461 W. Waters Ave	Tampa, FL	1998	(u)
10040 18th Street North	Tampa, FL	1999	(u)
5471 W. Waters	Tampa, FL		(u)
5505 Johns Road #7	Tampa, FL		(u)
8110 Anderson Road	Tampa, FL		(u)
8130 Anderson Road	Tampa, FL		(u)
5481 W. Waters Avenue	Tampa, FL		(u)
5483 W. Waters Avenue	Tampa, FL		(u)
6702-6712 Benjamin Road (r)	Tampa, FL		(u)
5905 Breckenridge Parkway	Tampa, FL		(u)
5907 Breckenridge Parkway	Tampa, FL	1982	(u)
5909 Breckenridge Parkway	Tampa, FL	1982 1982	(u)
5911 Breckenridge Parkway	Tampa, FL	1982	(u)
5910 Breckenridge Parkway	Tampa, FL	1982	(u)
5912 Breckenridge Parkway	Tampa, FL		(u)
OTHER			
2800 Airport Road (g)	Denton, TX	1965	(u)
3501 Maple Street	Abilene, TX	1980	(u)
4200 West Harry Street (o)	Wichita, KS	1972	(u)
Industrial Park No. 2	West Lebanon, NH	1968	(u)
2675 Valley View Drive	Shreveport, LA	1997 1975 1999	(u)
6601 S. 33rd Street	McAllen, TX	1975	(u)
9601A Dessau Rd	Austin, TX	1999	(u)
9601B Dessau Rd	Austin, TX	1999	(u)
9601C Dessau Rd	Austin, TX	1999	(u)
DEVELOPMENTS / REDEVELOPMENTS / VACANT LAND		(v)	

DEVELOPMENTS / REDEVELOPMENTS / VACANT LAND

NOTES:

- (a) See description of encumbrances in Note 5 to Notes to Consolidated Financial statements.
- (b) Initial cost for each respective property is total acquisition costs associated with its purchase.
- (c) These properties are owned by the Securities Partnership. The Securities Partnership guarantees the payment on the Series A Preferred Stock of dividends and amounts upon redemtion, liquidation, dissloution or winding-up.
- (d) These properties collateralize the 1995 Mortgage Loan.
- (e) These properties collateralize the CIGNA Loan.
- (f) These properties collateralize the Assumed Loans.
- (g) This property collateralizes the Acquisition Mortgage Loan I.
- (h) These properties collateralize the Acquisition Mortgage Loan II.
- (i) These properties collateralize the Acquisition Mortgage Loan III.
- (j) These properties collateralize the Acquisition Mortgage Loan IV.
- (k) These properties collateralize the Acquisition Mortgage Loan ${\sf V}.$
- (1) These properties collateralize the Acquisition Mortgage Loan VI.
- (m) These properties collateralize the Acquisition Mortgage Loan VII.
- (n) Comprised of two properties.
- (o) Comprised of three properties.
- (p) Comprised of four properties.
- (q) Comprised of five properties.
- (r) Comprised of six properties.
- (s) Comprised of seven properties.
- (t) Comprised of 29 properties.
- (u) Depreciation is computed based upon the following estimated lives: Buildings, Improvements 31.5 to 40 years Life of lease Tenant Improvements, Leasehold Improvements 5 to 10 years Furniture, Fixtures and equipment
- (v) These properties represent vacant land, developments and redevelopments that have not been placed in service.
- (w) Excludes \$66,964 of Construction in Progress and \$1,437 of Furniture, Fixtures and Equipment.

(x) During 2000, the Company recognized a valuation provision of \$2,900 on these properties.

At December 31, 2000, the aggregate cost of land and buildings and equipment for federal income tax purpose was approximately \$2.4 billion (excluding construction in progress).

FIRST INDUSTRIAL REALTY TRUST, INC. SCHEDULE III: REAL ESTATE AND ACCUMULATED DEPRECIATION (CONTINUED) AS OF DECEMBER 31, 2000 (DOLLARS IN THOUSANDS)

(DOLLARS IN THOUSANDS)

The changes in total real estate assets for the three years ended December 31, 2000 are as follows:

	2000	1999	1998
Balance, Beginning of Year Acquisition, Construction Costs and Improvements Disposition of Assets Valuation Provision	\$ 2,597,592 504,135 (400,064) (2,900)	\$ 2,583,033 242,303 (227,744)	\$ 1,994,346 683,619 (94,932)
Balance, End of Year	\$ 2,698,763 =======	\$ 2,597,592 =======	\$ 2,583,033
The changes in accumulated depreciation for the three year December 31, 2000 are as follows:	2000	1999	1998
Balance, Beginning of Year Depreciation for Year Disposition of Assets	\$ 211,456 59,829 (27,096)	\$ 175,886 62,208 (26,638)	\$ 121,030 57,565 (2,709)
Balance, End of Year	\$ 244,189	\$ 211,456	\$ 175,886

SEVENTEENTH AMENDMENT TO SIXTH AMENDED AND RESTATED LIMITED PARTNERSHIP AGREEMENT OF FIRST INDUSTRIAL, L.P.

As of January 25, 2001, the undersigned, being the sole general partner of First Industrial, L.P. (the "PARTNERSHIP"), a limited partnership formed under the Delaware Revised Uniform Limited Partnership Act and pursuant to the terms of that certain Sixth Amended and Restated Limited Partnership Agreement, dated March 18, 1998 (as amended by the first amendment thereto dated April 1, 1998, the second amendment thereto dated April 3, 1998, the third amendment thereto dated April 16, 1998, the fourth amendment thereto dated May 20, 1998, the fifth amendment thereto dated July 16, 1998, the sixth amendment thereto dated August 31, 1998, the seventh amendment thereto dated October 21, 1998, the eighth amendment thereto dated October 30, 1998, the ninth amendment thereto dated November 5, 1998, the tenth amendment thereto dated January 28, 2000, the eleventh amendment thereto dated January 28, 2000, the twelfth amendment thereto dated June 27, 2000, the thirteenth amendment thereto dated September 1, 2000, the fourteenth amendment thereto dated October 13, 2000, the fifteenth amendment thereto dated October 13, 2000, the fifteenth amendment thereto dated October 27, 2000) (collectively the "PARTNERSHIP AGREEMENT"), does hereby amend the Partnership Agreement as follows:

Capitalized terms used but not defined in this Seventeenth Amendment shall have the same meanings that are ascribed to them in the Partnership Agreement.

- 1. ADDITIONAL LIMITED PARTNERS. The Person identified on SCHEDULE 1 hereto is hereby admitted to the Partnership as an Additional Limited Partner, owning the number of Units and having made the Capital Contribution set forth on such SCHEDULE 1. Such Person hereby adopts the Partnership Agreement.
- 2. SCHEDULE OF PARTNERS. EXHIBIT 1B to the Partnership Agreement is hereby deleted in its entirety and replaced by EXHIBIT 1B hereto which identifies the Partners following consummation of the transactions referred to in Section 1 hereof.
- 3. PROTECTED AMOUNTS. In connection with the transactions consummated pursuant to that certain Contribution Agreement (the "CONTRIBUTION AGREEMENT"), dated as of December 13, 2000, by and between the Partnership and Ralph G. Woodley, as Trustee under Revocable Trust Agreement dated September 27, 1989, a certain Protected Amount is being established for the Additional Limited Partner admitted pursuant to this Seventeenth Amendment, which Protected Amounts is reflected on EXHIBIT 1D attached hereto and shall be incorporated as part of EXHIBIT 1D of the Partnership Agreement.
- 4. RATIFICATION. Except as expressly modified by this Seventeenth Amendment, all of the provisions of the Partnership Agreement are affirmed and ratified and remain in full force and effect.

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

FIRST INDUSTRIAL REALTY TRUST, INC., as sole general partner of the Partnership

By: /s/ Johannson L. Yap

Name: Johannson L. Yap Title: Chief Investment Officer

SCHEDULE 1

ADDITIONAL LIMITED PARTNERS

Additional or Substituted Limited Partner

Ralph G. Woodley, as Trustee under Revocable Trust Agreement dated September 27, 1989

Number of Units Capital Contribution

24,319

\$821,732.31

EXHIBIT 1B

SCHEDULE OF PARTNERS

GENERAL PARTNER	NUMBER OF UNITS
First Industrial Realty Trust, Inc.	30,892,739
LIMITED PARTNERS	NUMBER OF UNITS
Kerry Acker	154
Sanders H. Acker	307
Charles T. Andrews	754
Daniel R. Andrew, TR of the Daniel R.	137,489
Andrew Trust UA 12/29/92	,
The Arel Company	307
William J. Atkins	22,381
BSDK Enterprises	3,596
E. Donald Bafford	3,374
William Baloh	8,731
Edward N. Barad	1,141
Thomas K. Barad & Jill E. Barad Co-	2,283
Trustees of the Thomas K. Barad & Jill E.	
Barad Trust Dated 10/18/89	22 222
Enid Barden Trust of June 28, 1996 Emil Billich	23,088 77
Don N. Blurton & Patricia H. Blurton	598
Trustees U/A dated 4/11/96 Blurton 1996	398
Revocable Family Trust	
James Bolt	6,048
Harriett Bonn, Trustee U/A dated 3/5/97	24,804
FBO The Harriet Bonn Revocable Living Trust	,
Michael W. Brennan	3,806
Alvin R. Brown & Helen Brown	307
Robert Brown	2,123
Henry D. Bullock & Terri D. Bullock &	3,320
Shawn Stevenson TR of the Bullock	
Childrens Education Trust UA 12/20/94,	
FBO Benjamin Dure Bullock	
Henry D. Bullock & Terri D. Bullock &	3,320
Shawn Stevenson TR of the Bullock	
Childrens Education Trust UA 12/20/94, FBO Christine Laurel Bullock	
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LIMITED PARTNERS	NUMBER OF UNITS
Henry D. Bullock & Terri D. Bullock TR of	4,176
the Henry D. & Terri D. Bullock Trust UA 8/28/92	
Edward Burger	9,261
Barbara Lee O'Brien Burke	666
Ernestine Burstyn	5,007
Calamer Inc.	1, 233
Perry C. Caplan	1,388
Carew Corporation	13,650
The Carthage Partners LLC	34,939
Magdalena G. Castleman	307
Cliffwood Development Company	64,823
Collins Family Trust dated 5/6/69	162,985
Kelly Collins	11,116
Michael Collins	17,369
Community Foundation of North Texas Inc.	4,000
Charles S. Cook and Shelby H. Cook,	634
tenants in the entirety	034
Caroline Atkins Coutret	7,327
David Cleborne Crow	5,159
Gretchen Smith Crow	2,602
Michael G. Damone, trustee of the Michael	144,296
G. Damone Trust UA 11/4/69	144, 290
John E. De B. Blockey Trustee of The John	8,653
E. De B. Blockey Revocable Trust	0,053
Robert L. Denton	6 206
	6,286
Henry E. Dietz Trust U/A 01/16/81	36, 476
Steven Dizio and Helen Dizio, joint tenants	12, 358
W Allen Doane Trust U/A 05/31/91	4,416
Timothy Donohue	100
Darwin B. Dosch	1,388
Charles F. Downs	1,508
Greg and Christina Downs, joint tenants	474
Gregory Downs	48
Draizin Family Partnership, LP	357,896
Joseph S. Dresner	149,531
Milton H. Dresner Trustee of the Milton	149,531
Dresner Revocable Trust U/A 10/22/76	
J. O'Neil Duffy, Sr.	513
ESAA Associates Limited Partnership	24,217
Martin Eglow	330

-	
LIMITED PARTNERS	NUMBER OF UNITS
Rand H. Falbaum	17,022
Patricia O'Brien Ferrell	666
Rowena Finke	154
Elizabeth Fitzpatrick	3,800
Elizabeth Hutton Hagen Fitzpatrick IRA	607
Dated 9/1/91	00.
Fourbur Family Co., L.P.	588,273
Fred Trust dated 6/16/77	653
Aimee Freyer-Valls	14,557
Carol P. Freyer	12, 173
Carol P. Freyer Lifetime Trust dated 11/1/72	2,384
Lee Karen Freyer	10,665
Lee Karen Freyer Lifetime Trust dated 11/1/65	2,384
David Fried	1,326
Ester Fried	3,177
Jack Friedman Trustee of The Jack Friedman	26,005
Revocable Living Trust U/A 3/23/78	
Robert L. Friedman	28,500
Nancy Gabel	14
J. Peter Gaffney	727
Gerlach Family Trust dated 6/28/85	874
Patricia O. Godchaux	9,387
Martin Goodstein	922
Dennis G. Goodwin and Jeannie L.	6,166
Goodwin, tenants in the entirety	
Jeffrey L. Greenberg	330
Stanley Greenberg and Florence Greenberg,	307
joint tenants	
Thelma C. Gretzinger Trust	450
Stanley Gruber	30,032
Melissa C. Gudim	24,028
Timothy Gudim H/Airport GP Inc.	10,298
H L Investors LLC	1,433
H P Family Group LLC	4,000
Vivian Hack Trustee U/A Dated 12/26/97	103,734 22,522
FBO The Vivian M. Hack Living Trust	22,522
Clay Hamlin & Lynn Hamlin, joint tenants	15,159
Lee O'Brien Trustee of The Martha J.	1,433
Harbinson Testamentary Trust FBO	1,433
Christopher C. O'Brien	
Turner Harshaw	1,132
Frank Harvey	2,501
,	,

LIMITED PARTNERS	NUMBER OF UNITS
Cathleen Hession	3,137
Edwin Hession and Cathleen Hession, joint tenants	7,979
Highland Associates Limited Partnership	69,039
Leland A. Hodges and Margery Ann Hodges, joint tenants	
Andrew Holder	97
Ruth Holder	2,612
Robert W. Holman Jr.	150,213
Holman/Shidler Investment Corporation	22,079
Robert S. Hood Living Trust dated 1/9/90 &	3,591
Amended 12/16/96	,
Howard Trust dated 4/30/79, Howard F. Sklar trustee	653
Steven B. Hoyt	175,000
Jerry Hymowitz	307
Karen L. Hymowitz	154
Seymour Israel	15,016
Fréderick K. Ito & June Y Ito Trustees U-A	1,940
Dated 9/9/98 FBO The June Y I Ito Trust	,
Frederick K. Ito Trustee U-A Dated 9/9/98	1,940
FBO The Frederick K. Ito Trust	
JPG Investment	919
J P Trusts LLC	35,957
Michael W. Jenkins	460
Jernie Holdings Corp.	180,499
L. Chris Johnson	3,196
Johnson Living Trust dated 2/18/83,	1,078
H. Stanton and Carol A. Johnson, trustees	
Thomas Johnson Jr. and Sandra L. Johnson,	2,142
tenants in the entirety	
Martha A. O'Brien Jones	665
Charles Mark Jordan	57
KEP LLC, a Michigan Limited Liability Company	98,626
Nourhan Kailian	2,183
H L Kaltenbacher P P K Kaltenbacher & J K Carr	1,440
Joseph C. Kaltenbacher Credit Shelter Trust	
Sarsh Katz	307
Carol F. Kaufman	166
Charles Kendall Jr. Rollover IRA Dated	656
1/21/93 Custodian Paine Webber	
Peter Kepic	9,261

LIMITED PARTNERS	NUMBER OF UNITS
Jack Kindler	1,440
Kirshner Family Trust #1 Dated 4/8/76	29,558
Bertron & Barbara Kirshner Trustees Kirshner Trust #4 FBO Todd Kirshner Dated	20.250
12/30/76 Bertron Kirshner Trustee	20,258
Arthur Kligman	307
Joan R. Krieger Trustee of The Joan R.	15, 184
Kreiger Revocable Trust	13, 104
William L. Kreiger, Jr.	3,374
Babette Kulka	330
Jack H. Kulka	330
L P Family Group LLC	102,249
Lambert Investment Corporation	13,606
Paul T. Lambert	39,816
Chester A. Latcham & Co.	1,793
Constance Lazarus	417,961
Jerome Lazarus	18,653
Princeton South at Lawrenceville LLC	4,692
Susan Lebow	740
Aaron Leifer	4,801
Georgia Leonard	664
Robert Leonard III	6,317
Duane Lund	617
Barbara Lusen	307
MCS Properties, Inc.	5,958
Richard McClintock	623
McElroy Management Inc.	5,478
William J. Mallen Trust dated 4/29/94	8,016
William J. Mallen Trustee	4.7
Stephen Mann Manor Properties	17 143,408
R. Craig Martin	754
J. Stanley Mattison	794
Henry E. Mawicke	636
Eileen Millar	3,072
Larry L. Miller	17,857
Linda Miller	2,000
The Milton Dresner Revocable Trust UA	149,531
October 22, 1976	140,001
Lila Atkins Mulkey	7,327
Peter Murphy	56, 184
Anthony Muscatello	81,654
James Muslow, Jr.	4,911

LIMITED PARTNERS	NUMBER OF UNITS
Dean A. Nachigall	10,076
Kris Nielsen	178
New Land Associates Limited Partnership	1,664
North Star Associates Limited Partnership	19,333
Catherine A. O'Brien	19, 333 832
Catherine O'Brien Sturgis	666
Martha E. O'Brien	832
George F. Obrecht	5,289
Paul F. Obrecht, Jr.	5,289
Richard F. Obrecht	5,289
Thomas F. Obrecht	5,289
Arden O'Connor	13,845
Peter O'Connor	66, 181
Steve Ohren	33,366
P & D Partners LP	1,440
Pacifica Holding Company	72,870
Partridge Road Associates Limited Partnership	2,751
Sybil T. Patten	1,816
Peegee LP	4,817
Lawrence Peters	960
Betty S. Phillips	3,912
Jeffrey Pion	2,879
Pipkin Family Trust dated 10/6/89	3,140
Peter M. Polow	557
Francis Pomar	8,338
Keith J. Pomeroy Revocable Trust Agreement, dated December 13, 1976, as amended and restated on June 28, 1995	161,036
Robert J. Powers, trustee of the Robert J. Powers Revocable Living Trust U/A 12/28/89	37,674
Princeton South at Lawrenceville One	4,426
Abraham Punia Individually and to the Admission of Abraham Punia	307
RBZ LLC, a Michigan limited liability company	155
R E A Associates	8,908
Marilyn Rangel IRA dated 2/5/86	969
Richard Rapp	23
Jack F. Ream	1,071
Reger Investment Fund Ltd.	22,556
Seymour D. Reich	154
James C. Reynolds	40, 284

10	
LIMITED PARTNERS	NUMBER OF UNITS
Andre G. Richard	1,508
RJB Ford City Limited Partnership, an	158,438
Illinois limited partnership	130,430
RJB II Limited Partnership, an Illinois	40.700
limited partnership	40,788
Edward C. Roberts and Rebecca S. Roberts,	8,308
tenants in the entirety	0,300
W.F.O. Rosenmiller	634
Leslie A. Rubin LTD	4,048
SPM Industrial LLC	5, 262
SRS Partnership	2,142
James Sage	2,142
•	,
James R. Sage	3,364
Kathleen Sage	3,350
Wilton Wade Sample Edward Jon Sarama	5,449 634
Henry J. Satsky	
Debbie B. Schneeman	2,708 740
Debbie B. Schneeman & Susan Lebow,	2,250
trustees of the Roslyn Greenberg 1992 Trust	2,230
Norma A. Schulze	307
Sealy & Company, Inc.	37,119
Sealy Florida, Inc.	675
Mark P. Sealy	8,451
Sealy Professional Drive LLC	2,906
Sealy Real Estate Services, Inc.	,
Sealy Unitholder LLC	148,478 31,552
Scott P. Sealy	40,902
Shadeland Associates Limited Partnership	42,976
Sam Shamie, as trustee of Sam Shamie Trust	422,340
Agreement dated March 16, 1978, as	422,340
restated on November 16, 1993	
Frances Shankman Insurance Trust	16,540
Garrett E. Sheehan	513
Jay H. Shidler	68,020
Jay H. Shidler and Wallette A. Shidler,	1,223
tenants in the entirety	1,223
Shidler Equities LP	254,541
Siskel Family Partnership	11,359
Trustee U/A Dated 3/06/98 FBO The	3,802
Suzanne E. Siskel & Peter Gajewski	3,002
Community Property Trust	
D.W. Sivers Co.	94,265
Sivers Investment Partnership	283,500
outor of an energy and an ener	200,000

LIMITED PARTNERS	NUMBER OF UNITS
Sivers Family Real Property Limited	12,062
Liability Company	11.000
Wendell C. Sivers Marital Trust u/w/d	14,020
February 20, 1981 Dennis W. Sivers	27 626
Estate of Albert Sklar	27,636 3,912
Michael B. Slade	2,829
Kevin Smith	13,571
Steve Smith	386
Arnold R. Sollar, executor of the estate of	307
Dorothy Sollar	33.
Spencer and Company	154
S. Larry Stein, trustee under Revocable	63,630
Trust Agreement dated 9/22/99 S. Larry	,
Stein Grantor	
Robert Stien, trustee U/A Dated 5/21/96	63,630
FBO Robert Stein	
Sterling Alsip Trust dated August 1, 1989,	794
Donald W. Schaumbuger trustee	
Sterling Family Trust dated 3/27/80	3,559
Jonathan Stott	80,026
Victor Strauss	77
Mitchell Sussman	410
TUT Investments I LLC	5,274
Donald C. Thompson Trustee U/A Dated	39, 243
12/31/98 FBO Donald C. Thompson	
Revocable Family Trust	00.000
Michael T. Tomasz Trustee of the Michael	36,033
T. Tomasz Trust U/A Dated 02-05-90	2 142
Barry L. Tracey William S. Tyrrell	2,142 2,906
Burton S. Ury	9,072
WSW 1998 Exchange Fund LP	32,000
Steve Walbridge	338
James J. Warfield	330
Phyllis M. Warsaw Living Trust, Phyllis M.	16,540
Warsaw trustee	10,040
William B. Wiener, Jr.	41,119
Patricia Wiener-Shifke	12,944
Wilson Management Company	35,787
Elmer H. Wingate	1,688

LIMITED PARTNERS	NUMBER OF UNITS
Ralph G. Woodley, as Trustee under Revocable	24,319
Trust Agreement dated September 27, 1989	24,010
Worlds Fair Partners Limited Partnership	1,664
Woslum, Inc.	2,427
Sam L. Yaker, trustee of The Sam L. Yaker	37,870
Revocable Trust Agreement dated February 14, 1984	
Johannson Yap	1,680
Richard H. Zimmerman, trustee of The	58,988
Richard H. Zimmerman Living Trust dated	
October 15, 1990, as amended	
Gerald & Sharon Zuckerman joint tenants	615

EXHIBIT 1D

PROTECTED AMOUNTS

CONTRIBUTOR PARTNER PROTECTED AMOUNT

Ralph G. Woodley, as Trustee under Revocable Trust Agreement dated September 27, 1989

*see below

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* An amount equal to (a) the taxable gain, if any, that would be realized by such Additional Limited Partner if such Additional Limited Partner were to dispose of its Interest for no consideration other than the release or deemed release of liabilities of the partnership assumed by or otherwise allocable to such Additional Limited Partner under Code Section 752, as such hypothetical gain is determined from time to time, less (b) such Additional Limited Partner's share of "qualified nonrecourse financing" as defined in Code Section 465(b)(6) and the Treasury Regulations thereunder, as such share is determined in accordance with Treasury Regulations Section 1.752-3(a).

EIGHTEENTH AMENDMENT TO SIXTH AMENDED AND RESTATED LIMITED PARTNERSHIP AGREEMENT OF FIRST INDUSTRIAL, L.P.

As of February 13, 2001, the undersigned, being the sole general partner of First Industrial, L.P. (the "PARTNERSHIP"), a limited partnership formed under the Delaware Revised Uniform Limited Partnership Act and pursuant to the terms of that certain Sixth Amended and Restated Limited Partnership Agreement, dated March 18, 1998 (as amended by the first amendment thereto dated April 1, 1998, the second amendment thereto dated April 3, 1998, the third amendment thereto dated April 16, 1998, the fourth amendment thereto dated May 20, 1998, the fifth amendment thereto dated July 16, 1998, the sixth amendment thereto dated August 31, 1998, the seventh amendment thereto dated October 21, 1998, the eighth amendment thereto dated October 30, 1998, the ninth amendment thereto dated November 5, 1998, the tenth amendment thereto dated January 28, 2000, the eleventh amendment thereto dated January 28, 2000, the twelfth amendment thereto dated June 27, 2000, the thirteenth amendment thereto dated September 1, 2000, the fourteenth amendment thereto dated October 13, 2000, the fifteenth amendment thereto dated October 13, 2000, the fifteenth amendment thereto dated October 27, 2000, and the seventeenth amendment thereto dated January 25, 2001) (collectively the "PARTNERSHIP AGREEMENT"), does hereby amend the Partnership Agreement as follows:

Capitalized terms used but not defined in this Eighteenth Amendment shall have the same meanings that are ascribed to them in the Partnership Agreement.

- 1. ADDITIONAL LIMITED PARTNERS. The Person identified on SCHEDULE 1 hereto is hereby admitted to the Partnership as an Additional Limited Partner, owning the number of Units and having made the Capital Contribution set forth on such SCHEDULE 1. Such Person hereby adopts the Partnership Agreement.
- 2. SCHEDULE OF PARTNERS. EXHIBIT 1B to the Partnership Agreement is hereby deleted in its entirety and replaced by EXHIBIT 1B hereto which identifies the Partners following consummation of the transactions referred to in Section 1 hereof.
- 3. PROTECTED AMOUNTS. In connection with the transactions consummated pursuant to that certain Contribution Agreement (the "CONTRIBUTION AGREEMENT"), dated as of January 24, 2001, by and between the Partnership and Jacob Family Trust, an irrevocable trust formed pursuant to a Trust Agreement dated October 1, 1992, a certain Protected Amount is being established for the Additional Limited Partner admitted pursuant to this Eighteenth Amendment, which Protected Amounts is reflected on EXHIBIT 1D attached hereto and shall be incorporated as part of EXHIBIT 1D of the Partnership Agreement.
- 4. RATIFICATION. Except as expressly modified by this Eighteenth Amendment, all of the provisions of the Partnership Agreement are affirmed and ratified and remain in full force and effect.

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

FIRST INDUSTRIAL REALTY TRUST, INC., as sole general partner of the Partnership

By: /s/ Johannson L. Yap

Name: Johannson L. Yap Title: Chief Investment Officer

SCHEDULE 1

ADDITIONAL LIMITED PARTNERS

Additional or Substituted Limited Partner

Number of Units Capital Contribution

Jacob Family Trust, an irrevocable trust formed pursuant to a Trust Agreement dated October 1, 1992

20,260

\$669,195.08

EXHIBIT 1B

SCHEDULE OF PARTNERS

GENERAL PARTNER	NUMBER OF UNITS
First Industrial Realty Trust, Inc.	30,892,739
LIMITED PARTNERS	NUMBER OF UNITS
Kerry Acker Sanders H. Acker Charles T. Andrews Daniel R. Andrew, TR of the Daniel R. Andrew Trust UA 12/29/92 The Arel Company William J. Atkins BSDK Enterprises E. Donald Bafford William Baloh Edward N. Barad Thomas K. Barad & Jill E. Barad Co-Trustees of the Thomas K. Barad & Jill E. Barad Trust Dated 10/18/89 Enid Barden Trust of June 28, 1996 Emil Billich Don N. Blurton & Patricia H. Blurton Trustees U/A dated 4/11/96 Blurton 1996 Revocable Family Trust James Bolt Harriett Bonn, Trustee U/A dated 3/5/97 FBO The Harriet Bonn Revocable Living Trust Michael W. Brennan Alvin R. Brown & Helen Brown	154 307 754 137, 489 307 22, 381 3, 596 3, 374 8, 731 1, 141 2, 283 23, 088 77 598 6, 048 24, 804 3, 806 307
Robert Brown Henry D. Bullock & Terri D. Bullock & Shawn Stevenson TR of the Bullock Childrens Education Trust UA 12/20/94, FBO Benjamin Dure Bullock	2,123 3,320
Henry D. Bullock & Terri D. Bullock & Shawn Stevenson TR of the Bullock Childrens Education Trust UA 12/20/94, FBO Christine Laurel Bullock	3,320

LIMITED PARTNERS	NUMBER OF UNITS
Henry D. Bullock & Terri D. Bullock TR of the Henry D. & Terri D. Bullock Trust UA 8/28/92	4,176
Edward Burger	9,261
Barbara Lee O'Brien Burke	666
Ernestine Burstyn	5,007
Calamer Inc.	1,233
Perry C. Caplan	1,388
Carew Corporation	13,650
The Carthage Partners LLC	34,939
Magdalena G. Castleman	307
Cliffwood Development Company	64,823
Collins Family Trust dated 5/6/69	162,985
Kelly Collins	11,116
Michael Collins	17,369
Community Foundation of North Texas Inc.	4,000
Charles S. Cook and Shelby H. Cook, tenants in the	634
entirety	034
Caroline Atkins Coutret	7,327
David Cleborne Crow	5, 159
Gretchen Smith Crow	2,602
Michael G. Damone, trustee of the Michael G. Damone	144, 296
Trust UA 11/4/69	
John E. De B. Blockey Trustee of The John E. De B.	8,653
Blockey Revocable Trust	
Robert L. Denton	6,286
Henry E. Dietz Trust U/A 01/16/81	36,476
Steven Dizio and Helen Dizio, joint tenants	12,358
W Allen Doane Trust U/A 05/31/91	4,416
Timothy Donohue	100
Darwin B. Dosch	1,388
Charles F. Downs	1,508
Greg and Christina Downs, joint tenants	474
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J. O'Neil Duffy, Sr.	513
ESAA Associates Limited Partnership	24,217
Martin Eglow	[′] 330

LIMITED PARTNERS	NUMBER OF UNITS
	17,022
Patricia O'Brien Ferrell	666
Rowena Finke	154
Elizabeth Fitzpatrick	
Elizabeth Hutton Hagen Fitzpatrick IRA Dated 9/1/91	3,800 607
Fourbur Family Co., L.P.	588,273
Fred Trust dated 6/16/77	653
Aimee Freyer-Valls	14,557
Carol P. Freyer	12,173
Carol P. Freyer Lifetime Trust dated 11/1/72	2,384
Lee Karen Freyer	10,665
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Patricia O. Godchaux	9,387
Martin Goodstein	922
Dennis G. Goodwin and Jeannie L. Goodwin, tenants in the	6,166
Jeffrey L. Greenberg	330
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Thelma C. Gretzinger Trust	450
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lack Living Trust	22, 522
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Kirshner Trustees	29,558
Kirshner Trust #4 FBO Todd Kirshner Dated 12/30/76	20,258
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Larry L. Miller	17,857
Linda Miller	2,000
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Peter Murphy	56, 184
Anthony Muscatello	81,654
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North Star Associates Limited Partnership	19,333
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Catherine O'Brien Sturgis	666
Martha E. O'Brien	832
George F. Obrecht	5,289
Paul F. Obrecht, Jr.	5,289
Richard F. Obrecht	5,289
Thomas F. Obrecht	5,289
Arden O'Connor	13,845
Peter O'Connor	66,181
Steve Ohren	33,366
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Francis Pomar	8,338
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Abraham Punia	307
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R E A Associates	8,908
Marilyn Rangel IRA dated 2/5/86	969
Richard Rapp	23
Jack F. Ream	1,071
Reger Investment Fund Ltd.	22,556
Seymour D. Reich	154
Seymour D. Reten	154

LIMITED PARTNERS	NUMBER OF UNITS
James C. Reynolds	40,284
Andre G. Richard	1,508
RJB Ford City Limited Partnership, an Illinois limited	158,438
partnership	130, 430
partnership RJB II Limited Partnership, an Illinois limited partnership	40,788
Edward C. Roberts and Rebecca S. Roberts, tenants in the entirety	8,308
W.F.O. Rosenmiller	634
Leslie A. Rubin LTD	4,048
SPM Industrial LLC	5,262
SRS Partnership	2,142
James Sage	2,156
James R. Sage	3,364
Kathleen Sage	3,350
Wilton Wade Sample	5,449
Edward Jon Sarama	634
Henry J. Satsky	2,708
Debbie B. Schneeman	740
Debbie B. Schneeman & Susan Lebow, trustees of the	2,250
Roslyn Greenberg 1992 Trust	
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Mark P. Sealy	8,451
Sealy Professional Drive LLC	2,906
Sealy Real Estate Services, Inc.	148,478
Sealy Unitholder LLC	31,552
Scott P. Sealy	40,902
Shadeland Associates Limited Partnership	42,976
Sam Shamie, as trustee of Sam Shamie Trust Agreement dated March 16, 1978, as restated on November 16, 1993	422,340
Frances Shankman Insurance Trust	16,540
Garrett E. Sheehan	513
Jay H. Shidler	68,020
Jay H. Shidler and Wallette A. Shidler, tenants in the entirety	1,223
Shidler Equities LP	254,541
Siskel Family Partnership	11,359
Trustee U/A Ďated 3/06/98 FBO The Suzanne E. Siskel & Peter Gajewski Community Property Trust	3,802
D.W. Sivers Co.	94,265

LIMITED PARTNERS	NUMBER OF UNITS
Sivers Investment Partnership	283,500
Sivers Family Real Property Limited Liability Company	12,062
Wendell C. Sivers Marital Trust u/w/d February 20, 1981	14,020
Dennis W. Sivers	27,636
Estate of Albert Sklar	3,912
Michael B. Slade	2,829
Kevin Smith	13,571
Steve Smith	386
Arnold R. Sollar, executor of the estate of	307
Dorothy Sollar	
Spencer and Company	154
S. Larry Stein, trustee under Revocable Trust Agreement dated 9/22/99 S. Larry Stein Grantor	63,630
Robert Stien, trustee U/A Dated 5/21/96 FBO Robert Stein	63,630
Sterling Alsip Trust dated August 1, 1989, Donald W.	794
Schaumbuger trustee	
Sterling Family Trust dated 3/27/80	3,559
Jonathan Stott	80,026
Victor Strauss	77
Mitchell Sussman	410
TUT Investments I LLC	5,274
Donald C. Thompson Trustee U/A Dated 12/31/98 FBO Donald C. Thompson Revocable Family Trust	39,243
Michael T. Tomasz Trustee of the Michael T. Tomasz Trust	36,033
U/A Dated 02-05-90	,
Barry L. Tracey	2,142
William S. Tyrrell	2,906
Burton S. Ury	9,072
WSW 1998 Exchange Fund LP	32,000
Steve Walbridge	338
James J. Warfield	330
Phyllis M. Warsaw Living Trust, Phyllis M. Warsaw trustee	16,540
William B. Wiener, Jr.	41, 119
Patricia Wiener-Shifke	12,944
Wilson Management Company	35, 787
Elmer H. Wingate	1,688

LIMITED PARTNERS	NUMBER OF UNITS
Ralph G. Woodley, as Trustee under Revocable Trust Agreement dated September 27, 1989	24, 319
Worlds Fair Partners Limited Partnership	1,664
Woslum, Inc.	2,427
Sam L. Yaker, trustee of The Sam L. Yaker Revocable Trust Agreement dated February 14, 1984	37,870
Johannson Yap	1,680
Richard H. Zimmerman, trustee of The Richard H. Zimmerman Living Trust dated October 15, 1990, as amended	58,988
Gerald & Sharon Zuckerman joint tenants	615

EXHIBIT 1D

PROTECTED AMOUNTS

CONTRIBUTOR PARTNER PROTECTED AMOUNT

Jacob Family Trust, an irrevocable trust formed pursuant to a Trust Agreement dated October 1, 1992 *see below

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* An amount equal to (a) the taxable gain, if any, that would be realized by such Additional Limited Partner if such Additional Limited Partner were to dispose of its Interest for no consideration other than the release or deemed release of liabilities of the partnership assumed by or otherwise allocable to such Additional Limited Partner under Code Section 752, as such hypothetical gain is determined from time to time, less (b) such Additional Limited Partner's share of "qualified nonrecourse financing" as defined in Code Section 465(b)(6) and the Treasury Regulations thereunder, as such share is determined in accordance with Treasury Regulations Section 1.752-3(a).

SETTLEMENT AGREEMENT

This Settlement Agreement ("Settlement Agreement") is made this 31st day of January, 2001 by and between First Industrial, L.P., a Delaware limited partnership ("FIRST INDUSTRIAL"), First Industrial Realty Trust, Inc., a Maryland corporation ("FR"; FIRST INDUSTRIAL and FR being collectively referred to herein as "FR") and Gary H. Heigl ("Mr. Heigl").

RECTTAL S

- A. Mr. Heigl has been employed as the Chief Operating Officer of FR;
- B. Mr. Heigl is an officer and director of various of FR's affiliates;
- C. Mr. Heigl desires to resign all of his officership and directorship positions, and both FIRST INDUSTRIAL and FR are willing to accept such resignations; and
- D. Mr. Heigl and FR desire to effect an amicable separation, all on the terms hereinafter set forth.

NOW, THEREFORE, in consideration of the foregoing and of the mutual covenants and agreements hereinafter contained, it is agreed by and between the parties hereto as follows:

AGREEMENTS

- 1. Resignation. Mr. Heigl hereby resigns, effective as of January 31, 2001, from his employment with, and from all of his officerships and directorships with, FR and its affiliates.
- 2. Severance Pay. FR will pay to Mr. Heigl, as a lump sum "Severance Payment," Five Hundred and Thirty Five Thousand Dollars (\$535,000.00), by federal wire transfer within five (5) business days following the Effective Date (as defined in Section 11 herein). Mr. Heigl acknowledges and agrees that the foregoing Severance Payment includes any and all amounts due as a fiscal year 2000 performance bonus, whether such amount would have been paid in cash or equity-based compensation, and that said payment therefore subsumes any and all such bonus entitlements.
- 3. COBRA Payments. If and for so long as Mr. Heigl elects to continue his and his family's health insurance under FR's group health program pursuant to the Consolidated Omnibus Budget Reconciliation Act of 1985 ("COBRA"), FR agrees to pay Mr. Heigl's COBRA premiums for family coverage until the earlier of: (a) June, 2002 (so as to cause FR to pay eighteen (18) months of COBRA premiums); or (b) until such time as substitute health insurance with comparable benefits is available to him by virtue of other employment or other family members' insurance benefits secured by or made available to Mr. Heigl. The date of the qualifying event for purposes of COBRA continuation coverage shall be January 31. 2001.

- 4. Acknowledgments Regarding Equity-Based Compensation.
- (a) Stock Options. FR and Mr. Heigl agree that the stock options described below encompass all of the vested and exercisable stock options held by him under the First Industrial Realty Trust Inc. 1994 and 1997 Stock Incentive Plans or otherwise and that there are no other FR-related stock purchase options, warrants, or stock purchase rights outstanding, vested or exercisable by Mr. Heigl as of January 31, 2001, all of the Stock Options and other purchase rights held by Mr. Heigl ("Stock Options") being described below:

Grant Date	Number of Options	Exercise Price
5/13/97	30,000	\$30.38
7/10/97	20,000	\$28.50
5/14/98	40,000	\$31.13
3/4/99	54,000	\$25.13
8/28/00	17,333	\$27.25
T0TAL	161,333	

Mr. Heigl shall have until the close of business on April 30, 2001, to deliver written notice to FR of his exercise of the Stock Options listed above. Effective as of the close of business on April 30, 2001, all of the Stock Options, to the extent notice of exercise has not been received by FR by such time, shall forever expire and be of no further force or effect.

- (b) Restricted Stock. FR hereby agrees to take all steps necessary to, as of January 31, 2001, remove any and all restrictive legends from the share certificates representing 41,733 shares of "Restricted Stock" of FR owned by Mr. Heigl; provided, however, that Mr. Heigl acknowledges and agrees that 6,100 shares of such Restricted Stock vested on January 1, 2001 and if as of the Effective Date such previously vested shares have been transferred unrestricted to Mr. Heigl, or withheld to satisfy any tax withholding with respect to such shares, then the 41,733 shares of Restricted Stock shall be reduced by 6,100 shares of Restricted Stock. Mr. Heigl hereby acknowledges that the above-described Restricted Stock includes all of the issued and outstanding Restricted Stock ever granted to or otherwise now owned by him, and that there is no other Restricted Stock which Mr. Heigl owns, whether vested or unvested.
- (c) Deferred Income Plan ("DIP") Benefit. The "DIP Payment" for fiscal year 2000 to which Mr. Heigl is entitled, and that currently remains outstanding, under the First Industrial Realty Trust, Inc. Deferred Income Plan, is mutually acknowledged and agreed to be the sum of One Hundred Sixty Three Thousand Five Hundred and Eighty Two Dollars (\$163,582.00), which shall be paid by FR, by federal wire transfer, within five (5) business days following the Effective Date.

- 5. Confidential Information. Mr. Heigl acknowledges that, during the course of his employment prior to his entry into this Settlement Agreement, he has produced, received and had access to, and may hereafter through January 31, 2001 continue to produce, receive and otherwise have access to, various materials, records, data, trade secrets and information not generally available to the public, specifically including any information concerning projects in the Pripeline" as defined in Section 6(a)(ii) below (collectively, "Confidential Information") regarding FR and its subsidiaries and affiliates. Accordingly, for and throughout the six (6) month period following the Effective Date, Mr. Heigl shall hold in confidence and shall not directly or indirectly, for his own benefit or for the benefit of any other person or entity, for economic gain or otherwise, disclose, use, copy or make lists of any such Confidential Information, except to the extent that (a) such information is or thereafter becomes lawfully available from public sources; or (b) such disclosure is authorized in writing by FR; or (c) such disclosure is determined by court order or official governmental ruling to be required by law or by any competent administrative agency or judicial authority. All records, files, documents, computer diskettes, computer programs and other computer-generated material, as well as all other materials or copies thereof relating to the FR's business, which Mr. Heigl has prepared or used, remain the sole property of FR and shall be returned to FR within five (5) business days of the date of this Agreement.
 - 6. Non-Competition.
- (a) Initial Restrictive Period. Mr. Heigl agrees, except with the express prior written consent of FR, that until January 31, 2001 and throughout the six (6) month period following January 31, 2001 (the "Initial Restrictive Period"):
 - (i) He will not directly or indirectly in any manner compete with the business of FR, including, but not by way of limitation, by directly or indirectly owning, managing, operating, controlling, financing, or by directly or indirectly serving as an employee, officer or director of or consultant to, or by soliciting or inducing, or attempting to solicit or induce, any employee or agent of FR to terminate employment with FR and become employed by the following:
 - (A) any company listed as an industrial or mixed office/industrial (but not pure office) REIT or Real Estate Operating Company in the Realty Stock Review, a Dow Jones & Co. Publication, (a "Peer Group Member") a copy of such listing for the month prior to the Effective Date hereof being attached hereto as Exhibit A, or
 - (B) any person, firm, partnership, corporation, trust or other entity (including, but not limited to, Peer Group Members) which, as a material component of its business (other than for its own use as an owner or user), invests in industrial warehouse facilities and properties similar to FR's investments and holdings: (1) in any geographic

market or territory in which FR owns properties or has an office as of the date hereof; or (2) in any market in which an acquisition or other investment by FR or any affiliate of FR, is pending as of the date hereof, as conclusively evidenced by the existence of a Request for Proposal or an executed Agreement of Purchase and Sale, Contribution (or Merger) Agreement or Letter of Intent, Confidentiality Agreement, Due Diligence Agreement, Pursuit Cost Agreement, Partnership or Joint Venture Agreement, or by a Post Acceptance Conference Call (PACC) memorandum or Investment Committee (IC) approval in existence at the time of Mr. Heigl's resignation.

(ii) In addition, during the Initial Restrictive Period, Mr. Heigl shall not act as a principal, investor or broker/intermediary, or serve as an employee, officer, advisor or consultant, to any person or entity, in connection with or concerning any investment opportunity of FR that is in the "Pipeline" (as defined below) as of the date hereof. Within five (5) business days after the date hereof, the Chief Executive Officer ("CEO") of FR shall deliver (or cause another officer or employee of FR to deliver) to Mr. Heigl a written statement of the investment opportunities in the Pipeline as of the date hereof (the "Pipeline Statement"), and Mr. Heigl shall then review the Pipeline Statement for accuracy and completeness, to the best of his knowledge, and advise the CEO of any corrections required to the Pipeline Statement. Mr. Heigl's receipt of any amount hereunder shall be conditioned on his either acknowledging, in writing, the accuracy and completeness of the Pipeline Statement, or advising the CEO, in writing, of any corrections or revisions required to the Pipeline Statement in order to make it accurate and complete, to the best of Mr. Heigl's knowledge. The restrictions concerning any one individual investment opportunity in the Pipeline shall continue until the first to occur of (i) expiration of the Initial Restrictive Period; or (ii) Mr. Heigl's receipt from FR of written notice that FR has abandoned such investment opportunity, such notice not to affect the restrictions on all other investment opportunities contained in the Pipeline Statement during the remainder of the Initial Restrictive Period. An investment opportunity shall be considered in the "Pipeline" if, as of the date hereof, the investment opportunity is pending (for example, is the subject of a letter of intent) or proposed (for example, has been presented to, or been bid on by, FR in writing or otherwise) or under consideration by FR, whether at the PACC, IC, staff level(s) or otherwise, and relates to any of the following potential forms of transaction: (A) an acquisition for cash; (B) an UPREIT transaction; (C) a transaction under the "First Exchange" program; (D) a development project or venture; (E) a joint venture partnership or other cooperative relationship, whether through a DOWNREIT relationship or otherwise; (F) an "Opportunity Fund" or other private investment in or co-investment with FR; (G) any debt placement opportunity by or in FR; (H) any

service or other fee-generating opportunity by FR; or (I) any other investment by FR or an affiliate of FR, in or with any party or by any party in FR or an affiliate of FR.

- (b) Extended Restrictive Period. In addition to the restrictions provided in (a) above that are operative during the Initial Restrictive Period, Mr. Heigl agrees that from July 31, 2001, to and through January 31, 2003 (the "Extended Restrictive Period"):
 - (i) He will not solicit or induce, or attempt to solicit or induce, any employee or agent of FR to terminate employment with FR and become employed by the following: $\frac{1}{2} \left(\frac{1}{2} \right) = \frac{1}{2} \left(\frac{1}{2} \right) \left(\frac{1}{2}$
 - (A) any company listed as an industrial or mixed office/industrial (but not pure office) REIT or Real Estate Operating Company in the Realty Stock Review, a Dow Jones & Co. Publication, (a "Peer Group Member") a copy of such listing for the month prior to the Effective Date hereof being attached hereto as Exhibit A, or
 - (B) any person, firm, partnership, corporation, trust or other entity (including, but not limited to, Peer Group Members) which, as a material component of its business (other than for its own use as an owner or user), invests in industrial warehouse facilities and properties similar to FR's investments and holdings: (1) in any geographic market or territory in which FR owns properties or has an office as of the date hereof; or (2) in any market in which an acquisition or other investment by FR or any affiliate of FR, is pending as of the date hereof, as conclusively evidenced by the existence of a Request for Proposal or an executed Agreement of Purchase and Sale, Contribution (or Merger) Agreement or Letter of Intent, Confidentiality Agreement, Due Diligence Agreement, Pursuit Cost Agreement, Partnership or Joint Venture Agreement, or by a Post Acceptance Conference Call (PACC) memorandum or Investment Committee (IC) approval in existence at the time of Mr. Heigl's resignation.
 - (C) Notwithstanding the foregoing, Mr. Heigl will not be in breach or violation of this subsection 6(b)(i) if an employee or agent of FR voluntarily quits without Mr. Heigl's encouragement or suggestion.
 - (ii) In addition, during the Extended Restrictive Period, Mr. Heigl shall not act as a principal, investor or broker/intermediary, or serve as an employee, officer, advisor or consultant, to any person or entity, in connection

with or concerning any investment opportunity of FR that is in the "Pipeline" (as defined below) as of the date hereof. Within five (5) business days after the date hereof, the Chief Executive Officer ("CEO") of FR shall deliver (or cause another officer or employee of FR to deliver) to Mr. Heigl a written statement of the investment opportunities in the Pipeline as of the date hereof (the "Pipeline Statement"), and Mr. Heigl shall then review the Pipeline Statement for accuracy and completeness, to the best of his knowledge, and advise the CEO of any corrections required to the Pipeline Statement. Mr. Heigl's receipt of any amount hereunder shall be conditioned on his either acknowledging, in writing, the accuracy and completeness of the Pipeline Statement, or advising the CEO, in writing, of any corrections or revisions required to the Pipeline Statement in order to make it accurate and complete, to the best of Mr. Heigl's knowledge. The restrictions concerning any one individual investment opportunity in the Pipeline shall continue until the first to occur of (i) expiration of the Extended Restrictive Period; or (ii) Mr. Heigl's receipt from FR of written notice that FR has abandoned such investment opportunity, such notice not to affect the restrictions on all other investment opportunities contained in the Pipeline Statement during the remainder of the Extended Restrictive Period. An investment opportunity shall be considered in the "Pipeline" if, as of the date hereof, the investment opportunity is pending (for example, is the subject of a letter of intent) or proposed (for example, has been presented to, or been bid on by, FR in writing or otherwise) or under consideration by FR, whether at the PACC, IC, staff level(s) or otherwise, and relates to any of the following potential forms of transaction: (A) an acquisition for cash; (B) an UPREIT transaction; (C) a transaction under the "First Exchange" program; (D) a development project or venture; (E) a joint venture partnership or other cooperative relationship, whether through a DOWNREIT relationship or otherwise; (F) an "Opportunity Fund" or other private investment in or co-investment with FR; (G) any debt placement opportunity by or in FR; (H) any service or other fee-generating opportunity by FR; or (I) any other investment by FR or an affiliate of FR, in or with any party or by any party in FR or an affiliate of FR.

- (c) Consideration for Non-Competition Agreements. Mr. Heigl acknowledges and agrees that the consideration paid for his agreements set forth in subsections 6(a) and (b) shall be Two Hundred and Fifty Thousand Dollars (\$250,000.00), which shall be paid by FR, by federal wire transfer, within five (5) business days following the Effective Date.
- 7. Mutual Non-Disparagement. Each party hereto agrees to refrain from publicly making any disparaging or other negative statements about the other, it being the intention of this Settlement Agreement that neither party be blamed or disparaged or characterized as being culpable with respect to either or both of Mr. Heigl's rendition of employment services and/or his separation from employment with FR.

- 8. Confidentiality. The parties hereto agree to keep the existence and terms of this Settlement Agreement confidential, except for Mr. Heigl's spouse and the parties' respective legal or tax advisors in connection with services related hereto, and except as may be required by law or in connection with the preparation of tax returns; provided, however, further that FR shall be entitled to make requisite and appropriate public disclosure of the terms of this Settlement Agreement, without Mr. Heigl's consent or approval, as required under applicable statutes, and the rules and regulations of the Securities and Exchange Commission, the New York Stock Exchange and other governmental agencies and bodies having jurisdiction over FR, and FR shall provide Mr. Heigl, upon his written request, with a copy of any disclosure made pursuant to the immediately preceding clause.
- 9. Securities Compliance. For so long as Mr. Heigl is required to file statements indicating his ownership of any equity securities of FR, pursuant to Section 16 of the Securities Exchange Act of 1934, as amended, and the rules promulgated thereunder by the U.S. Securities and Exchange Commission, Mr. Heigl shall: (a) promptly (and in any case within five (5) business days) report to the Chief Financial Officer of FR, any transaction by him in, or other change in his beneficial ownership of, such securities; (b) timely and properly execute and file any such required statements utilizing forms prepared on his behalf by the Chief Financial Officer of FR; and (c) neither execute nor file any such forms except as may be prepared on his behalf by the Chief Financial Officer of FR (or his designees), except to the extent necessary to timely comply with his legal obligations.

10. Releases.

(a) Mr. Heigl, and his affiliates and all parties claiming by, through or under him, and his and their respective heirs, personal representatives, predecessors, successors and assigns (collectively the "Heigl Releasors"), do hereby fully release, remise, acquit and forever discharge FR, its parent, subsidiaries and affiliates, and its and their past, present and future officers, directors, employees, servants, attorneys, representatives and managers, and all of the heirs, personal representatives, predecessors, successors and assigns of each of the foregoing (collectively, the "FR Releasees") of and from any and all claims, demands, rights, causes or causes of action, manners of action, suits, obligations, debts, sums of money, accounts, bills, covenants, undertakings, damages, executions, judgments, costs and expenses whatsoever, whether known or unknown, matured, unmatured or contingent, or otherwise, from the beginning of time to the Effective Date set out in Section 11, that the Heigl Releasors had, may now have, or may have in the future (collectively, the "Heigl Released Claims"), including, without limitation, any such claims: (i) arising out of, or relating to, either or both of Mr. Heigl's employment with, and separation from, FR or any of its affiliates; (ii) arising under or relating to FR's or any of its affiliates' policies and procedures, whether formal or informal; the United States . Constitution or any state constitution; Title VII of the Civil Rights Act of 1964, as amended; the Civil Rights Act of 1991; the Illinois Human Rights Act, as amended; the Employee Retirement Income Security Act of 1974, as amended; the Age Discrimination in Employment Act, as amended; the Americans With Disabilities Act, as amended; and any other federal, state or local statute, ordinance or regulation with respect to

employment; and/or (iii) arising out of or relating to any other thing or matter whatsoever; provided, however, that, notwithstanding the foregoing, it is agreed and understood that nothing contained in this subsection (a) shall release any of the FR Releasees from, and the Heigl Released Claims do not include any claim, undertaking, duty, obligation or liability: (w) assumed by FR under this Settlement Agreement; (x) for indemnification under FR's articles of incorporation, by-laws or other indemnification agreement under which Mr. Heigl was covered during his employment; (y) for coverage under any director and officer liability insurance under which Mr. Heigl was covered during his employment; and (z) for benefits under FR's 401(k) plan or group insurance plans in which Mr. Heigl participated during his employment.

- (b) FR, on behalf of itself and its affiliates and subsidiaries, all parties claiming by, through or under any of the foregoing, and any and all of their respective heirs, personal representatives, predecessors, successors and assigns (collectively, the "FR Releasors"), does hereby fully release, remise, acquit and forever discharge Mr. Heigl, his agents, servants, attorneys, and personal representatives, and all of their respective heirs, personal representatives, predecessors, successors and assigns (collectively, the "Heigl Releasees") of and from any and all claims, demands, rights, causes or causes of action, manners of action, suits, obligations, debts, sums of money, accounts, bills, covenants, undertakings, damages, executions, judgments, costs and expenses, whatsoever, whether known or unknown, matured, unmatured or contingent, potential or direct, at law or in equity, whether arising by statute, common law or otherwise, from the beginning of time to the Effective Date set forth in Section 11, that the FR Releasors had, may now have, or may have in the future (collectively, the "FR Released Claims"), including without limitation any such claims: (i) arising out of, or relating to, either or both of Mr. Heigl's employment by and separation from FR and its affiliates and subsidiaries; and/or (ii) arising out of or relating to any other thing or matter whatsoever; provided, however, that notwithstanding the foregoing (i) and (ii), it is agreed and understood that nothing contained in this subsection (b) shall release any of the Heigl Releasees from, and the FR Released Claims do not include: (y) any claim, undertaking, duty, obligation or liability under this Settlement Agreement; and (z) any acts of criminal wrongdoing or fraud by Mr. Heigl in connection with his employment at, or prior relationships with, any or all of FR and its affiliates and subsidiaries.
- 11. Acknowledgments. Mr. Heigl warrants that he is legally competent to execute this Settlement Agreement; that FR and its counsel has made no representations in connection with this matter; that he has not relied on any statements or explanations made by FR or its counsel; that he has conducted his own investigation with respect to the subject matter hereof; and that he is not relying on FR or its counsel for any input, advice or other information or comfort with respect to this Settlement Agreement. Mr. Heigl hereby waives any claim that FR is or may be obligated to provide him with any information, concerning FR or otherwise. Moreover, Mr. Heigl hereby acknowledges that he has been advised by his own legal counsel regarding the terms of this Settlement Agreement, including the release of all claims and waiver of rights set forth in Section 10. Mr. Heigl acknowledges that he has been offered at least twenty-one (21) days to consider this Settlement Agreement. After having been so advised, and without coercion of any kind, Mr. Heigl freely, knowingly, and voluntarily enters into this

Settlement Agreement. Mr. Heigl further acknowledges that he may revoke this Settlement Agreement within seven (7) days after the execution hereof, and further understands that this Settlement Agreement shall not become effective or enforceable until seven (7) days after execution (the "Effective Date"). Any revocation must be effectuated in writing and directed, via fax and Federal Express delivery, to First Industrial Realty Trust, Inc., 311 South Wacker Drive, Suite 4000, Chicago, Illinois 60606, Attention: Mr. John Clayton.

- 12. Withholding. Each of FIRST INDUSTRIAL and FR shall have the right to withhold, from all amounts paid to Mr. Heigl under this Settlement Agreement, any and all applicable federal and state taxes, as required by law.
- 13. Successors. This Settlement Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, successors, representatives and assigns.
- 14. Entire Agreement. This Settlement Agreement constitutes the entire agreement between the parties respecting the subject matter hereof, and supersedes all prior negotiations, undertakings, agreements and arrangements with respect thereto, whether written or oral, except with respect to continuing rights of FIRST INDUSTRIAL and FR, and obligations of Mr. Heigl, herein specifically reserved. This Settlement Agreement may not be amended or modified except by a written agreement signed by Mr. Heigl, FIRST INDUSTRIAL and FR. Only the Chief Executive Officer of FR may execute any such amendment or modification on behalf of FR.
- 15. Governing Law. This Settlement Agreement shall be governed by and construed in accordance with the laws of the State of Illinois, without reference to the law regarding conflicts of law.
- 16. Notices. All notices given pursuant to this Settlement Agreement shall be given in writing and shall be deemed given when received. Notices may be personally delivered, or delivered by overnight courier service or by facsimile. Notices to FR shall be addressed to the principal headquarters of FR (Facsimile No. (312) 344-4325), to the attention of the Chief Executive Officer, with copies to John Clayton, Esq., First Industrial Realty Trust, Inc., 311 South Wacker Drive, Suite 4000, Chicago, IL 60606 (Facsimile No. (312) 922-9851) and to FR's counsel, Barack Ferrazzano Kirschbaum Perlman & Nagelberg, 333 West Wacker Drive, Suite 2700, Chicago, Illinois 60606 [Facsimile No. (312) 984-3150], Attention: Lynne D. Mapes-Riordan, Esq. Notices to Mr. Heigl shall be sent to the address set forth below Mr. Heigl's signature on this Settlement Agreement, with a copy to his counsel, Mark F. Mehlman, Esq., Sonnenschein, Nath and Rosenthal, Suite 8000, Sears Tower, 233 South Wacker Drive, Chicago, Illinois 60606. Any party may change its notice address by notice given as above provided to the other party.
- 17. Counterparts. This Settlement Agreement may be executed in any number of counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the parties hereto have executed this Settlement Agreement as of the day and year first above written.

FIRST INDUSTRIAL, L.P., a Delaware limited partnership

By: First Industrial Realty Trust, Inc., its general partner

By: /s/ Michael W. Brennan
Michael W. Brennan
Chief Executive Officer

FIRST INDUSTRIAL REALTY TRUST, INC., a Maryland corporation

By: /s/ Michael W. Brennan

Michael W. Brennan
Chief Executive Officer

/s/ Gary H. Heigl -----GARY H. HEIGL

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FIRST INDUSTRIAL REALTY TRUST, INC

COMPUTATION OF RATIOS OF EARNINGS TO FIXED CHARGES AND PREFERRED STOCK DIVIDENDS (DOLLARS IN THOUSANDS)

	2000	1999	1998	1997	1996
Income from Operations Before Income Allocated to Minority Interest, Disposition of Interest Rate Protection Agreements, Restructuring Charge and Abandoned Pursuit Costs Charge	\$ 107,863	\$ 112,560	\$ 100,725	\$ 64,949	\$ 36,524
Plus: Interest Expense and Amortization of Interest Rate Protection Agreements and Deferred Financing Costs	85,675 	81,231 	72,750 	52,671	32,240
Earnings Before Income Allocated to Minority Interest, Disposition of Interest Rate Protection Agreements, Restructuring Charge and Fixed Charges	\$ 193,538 =======	\$ 193,791 =======	\$ 173,475 =======	\$ 117,620 ======	\$ 68,764 ======
Fixed Charges and Preferred Stock Dividends	\$ 123,722 ======	\$ 119,643 ======	\$ 107,003 ======	\$ 65,678 ======	\$ 36,660 ======
Ratio of Earnings to Fixed Charges and Preferred Stock Dividends (a)	1.56x =======	1.62x =======	1.62x ======	1.79x ======	1.88x ======

⁽a) For purposes of computing the ratios of earnings to fixed charges and preferred stock dividends, earnings have been calculated by adding fixed charges (excluding capitalized interest) to income from operations before income allocated to minority interest, disposition of interest rate protection agreements, restructuring charge and abandoned pursuit costs charge. Fixed charges consist of interest costs, whether expensed or capitalized and amortization of interest rate protection agreements and deferred financing charges.

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 First Industrial Financing Partnership (Alabama), Limited Partnership First Industrial Financing Partnership (Minnesota), Limited Partnership First Industrial Financing Partnership (Wisconsin), Limited Partnership
First Industrial Enterprises of Michigan, Inc. (Formerly Damone/Andrew Enterprises, Inc.)	Michigan	N/A
First Industrial Group of Michigan, Inc. (Formerly Damone/Andrew Enterprises, Inc.)	Michigan	N/A
First Industrial of Michigan, Inc. (Formerly Damone/Andrew Incorporated)	Michigan	N/A
First Industrial Associates of Michigan, Inc. (Formerly Damone/Andrew Associates, Inc.)	Michigan	N/A
First Industrial Construction Company of Michigan, Inc. (Formerly Damone/Andrew Construction Company)	Michigan	N/A
FR Acquisitions, Inc.	Maryland	FIR Acquisitions, Inc.
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

NAME	STATE OF INCORPORATION FORMATION	REGISTERED NAMES IN FOREIGN JURISDICTIONS
FI Development Services Corporation (Formerly First Industrial Development Services, Inc.)	Maryland	N/A
First Industrial Development Services, L.P. (Formerly First Industrial Development Services Group, L.P.)	Delaware	N/A
FI Development Services Group, L.P.	Delaware	N/A
FR Development Services, L.L.C.	Delaware	N/A
FR Development Services, Inc. (Formerly First Industrial Development Services Group, L.P.)	Maryland	N/A
FR Brokerage Services, Inc. (Formerly First Industrial Colorado, Inc.)	Maryland	N/A
FR Management Services, Inc. (Formerly Pacifica Commercial Brokerage Group, Inc.)	Maryland	N/A
First Industrial Florida Finance Corporation	Maryland	N/A
TK-SV, Ltd.	Florida	N/A
First Industrial Telecommunications, L.L.C.	Delaware	N/A

CONSENT OF INDEPENDENT ACCOUNTANTS

We hereby consent to the incorporation by reference in the Registration Statements on Form S-3 (File Nos. 33-95190, 333-03999, 333-21887, 333-57355, 333-43641, 333-64743, 333-53835 and 333-38850) and the Registration Statements on Form S-8 (File Nos. 33-95188, 333-36699 and 333-45317) of First Industrial Realty Trust, Inc. of our report dated February 9, 2001 relating to the consolidated financial statements, which appears in this Annual Report on Form 10-K. We also consent to the incorporation by reference of our report dated February 9, 2001 relating to the financial statement schedule, which appears in this Form 10-K.

PricewaterhouseCoopers LLP

Chicago, Illinois March 9, 2001