VORNADO REALTY TRUST
Form 10-Q
August 05, 2013

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-Q

(Mark one)

o

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

For the quarterly period**June 30, 2013** ended:

Or

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

For the transition period from:

Commission File Number: 001-11954

VORNADO REALTY TRUST

(Exact name of registrant as specified in its charter)

Maryland 22-1657560

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification Number)

888 Seventh Avenue, New York, New York (Address of principal executive offices)

10019 (Zip Code)

(212) 894-7000

(Registrant's telephone number, including area code)

N/A

(Former name, former address and former fiscal year, if changed since last report)

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

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate website, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No o

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

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

o Smaller Reporting Company

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

As of June 30, 2013, 186,991,076 of the registrant's common shares of beneficial interest are outstanding.

PART I.		Financial Information:						
	Item 1.	Financial Statements:						
		Consolidated Balance Sheets (Unaudited) as of June 30, 2013 and December 31, 2012	3					
		Consolidated Statements of Income (Unaudited) for the Three and Six Months Ended June 30, 2013 and 2012	4					
		Consolidated Statements of Comprehensive Income (Unaudited) for the Three and Six Months Ended June 30, 2013 and 2012	5					
		Consolidated Statements of Changes in Equity (Unaudited) for the						
		Six Months Ended June 30, 2013 and 2012	6					
		Consolidated Statements of Cash Flows (Unaudited) for the Six Months Ended June 30, 2013 and 2012	8					
		Notes to Consolidated Financial Statements (Unaudited)	10					
		Report of Independent Registered Public Accounting Firm	39					
	Item 2.	Management's Discussion and Analysis of Financial Condition and Results of Operations	40					
	Item 3.	Quantitative and Qualitative Disclosures About Market Risk	82					
	Item 4.	Controls and Procedures	83					
PART II.		Other Information:						
	Item 1.	Legal Proceedings	84					
	Item 1A.	Risk Factors	84					
	Item 2.	Unregistered Sales of Equity Securities and Use of Proceeds	84					
	Item 3.	Defaults Upon Senior Securities	84					
	Item 4.	Mine Safety Disclosures	84					
	Item 5.	Other Information	84					
	Item 6.	Exhibits	84					

SIGNATURES		85
EXHIBIT INDEX		86
	2	

PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

VORNADO REALTY TRUST CONSOLIDATED BALANCE SHEETS (UNAUDITED)

(Amounts in thousands, except share and per share amounts) ASSETS	June 30, 2013	December 31, 2012
Real estate, at cost:		
Land	\$ 4,209,969	\$ 4,797,773
Buildings and improvements	12,302,151	12,476,372
Development costs and construction in progress	997,381	920,357
Leasehold improvements and equipment	127,491	130,077
Total	17,636,992	18,324,579
Less accumulated depreciation and amortization	(3,246,837)	(3,084,700)
Real estate, net	14,390,155	15,239,879
Cash and cash equivalents	781,655	960,319
Restricted cash	312,071	183,256
Marketable securities	402,935	398,188
Tenant and other receivables, net of allowance for doubtful accounts of \$25,963 and		
\$37,674	140,938	195,718
Investments in partially owned entities	1,031,644	1,226,256
Investment in Toys "R" Us	417,764	478,041
Real Estate Fund investments	622,124	600,786
Mortgage and mezzanine loans receivable	175,699	225,359
Receivable arising from the straight-lining of rents, net of allowance of \$4,307 and		
\$3,165	790,358	760,310
Deferred leasing and financing costs, net of accumulated amortization of \$251,202		
and \$224,453	412,695	407,500
Identified intangible assets, net of accumulated amortization of \$365,854 and		
\$346,664	289,110	406,358
Assets related to discontinued operations	63,573	602,000
Other assets	502,510	381,079
	\$ 20,333,231	\$ 22,065,049
LIABILITIES, REDEEMABLE NONCONTROLLING INTERESTS AND		
EQUITY		
Mortgages payable	\$ 8,582,573	\$ 8,663,326
Senior unsecured notes	1,358,182	1,358,008
Revolving credit facility debt	83,982	1,170,000
Accounts payable and accrued expenses	393,362	484,746
Deferred revenue	486,901	596,067
Deferred compensation plan	111,093	105,200
• •	•	•

	4 7 2 60	4 - 00 -
Deferred tax liabilities	15,369	15,305
Liabilities related to discontinued operations	2,677	423,163
Other liabilities	436,877	400,938
Total liabilities	11,471,016	13,216,753
Commitments and contingencies		
Redeemable noncontrolling interests:		
Class A units - 11,345,667 and 11,215,682 units outstanding	939,988	898,152
Series D cumulative redeemable preferred units - 1 and 1,800,001 units outstanding	1,000	46,000
Total redeemable noncontrolling interests	940,988	944,152
Vornado shareholders' equity:		
Preferred shares of beneficial interest: no par value per share; authorized		
110,000,000		
shares; issued and outstanding 52,682,807 and 51,184,609 shares	1,277,455	1,240,278
Common shares of beneficial interest: \$.04 par value per share; authorized		
250,000,000 shares; issued and outstanding 186,991,076 and 186,734,711 shares	7,450	7,440
Additional capital	7,190,336	7,195,438
Earnings less than distributions	(1,471,643)	(1,573,275)
Accumulated other comprehensive income (loss)	132,894	(18,946)
Total Vornado shareholders' equity	7,136,492	6,850,935
Noncontrolling interests in consolidated subsidiaries	784,735	1,053,209
Total equity	7,921,227	7,904,144
	\$ 20,333,231	\$ 22,065,049

See notes to consolidated financial statements (unaudited).

VORNADO REALTY TRUST CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED)

		e Three	For the Six			
		nded June 0,	Months Ended June 30			
(Amounts in thousands, except per share amounts)	2013	2012	2013	2012		
REVENUES:						
Property rentals	\$ 545,194	\$ 517,233	\$1,079,050	\$1,026,726		
Tenant expense reimbursements Cleveland Medical Mart	75,659	71,409	152,415	141,906		
development						
project Fee and other	16,990	56,304	29,133	111,363		
income	48,015	33,037	145,239	66,315		
Total revenues	685,858	677,983	1,405,837	1,346,310		
EXPENSES:	264.000	0.40.40#	53005	100.160		
Operating Depreciation and	261,080	243,485	520,953	489,462		
amortization	135,486	128,372	277,570	259,767		
General and	·		-	•		
administrative Cleveland	54,323	46,832	108,905	102,122		
Medical Mart						
development project Acquisition	15,151	53,935	26,525	106,696		
related costs	3,350	2,559	3,951	3,244		
Total expenses	469,390	475,183	937,904	961,291		
Operating income (Loss) income	216,468	202,800	467,933	385,019		
applicable to Toys "R" Us	(36,861)	(19,190)	(35,102)	97,281		
Income from partially owned						
entities Income from Real	1,472	12,563	22,238	32,223		
Estate Fund	34,470	20,301	51,034	32,063		
Interest and other investment income	26,416	(49,172)				

(loss), net Interest and debt expense Net gain (loss) on disposition of	((121,762)	((124,320)	(243,650)	(254,379)
wholly owned and partially owned assets Income before		1,005		4,856	(35,719)	4,856
income taxes		121,208		47,838	204,076	263,556
Income tax expense		(2,877)		(7,479)	(3,950)	(14,304)
Income from						
continuing operations		118,331		40,359	200,126	249,252
Income from		110,331		40,339	200,120	249,232
discontinued						
operations		63,990		17,869	271,122	89,240
Net income		182,321		58,228	471,248	338,492
Less net income attributable to		- 7-		, -	, ,	, .
noncontrolling						
interests in:						
Consolidated						
subsidiaries		(14,930)		(14,721)	(26,216)	(24,318)
Operating						
Partnership		(8,849)		(1,337)	(22,782)	(16,608)
Preferred unit						
distributions of						
the Operating						
Partnership		(348)		(3,873)	(1,134)	(7,747)
Net income						
attributable to						
Vornado		158,194		38,297	421,116	289,819
Preferred share		(20.260)		(1==0=)	(40.050)	(25.55.1)
dividends		(20,368)		(17,787)	(42,070)	(35,574)
Preferred unit and		0.100			(1.120)	
share redemptions NET INCOME		8,100		-	(1,130)	-
attributable to						
common						
shareholders	\$	145,926	\$	20,510	\$ 377,916	\$ 254,245
INCOME PER COMMON SHARE - BASIC: Income from continuing operations, net	\$	0.46	\$	0.02	\$ 0.65	\$ 0.91
Income from discontinued		0.32		0.09	1.37	0.46

operations, net Net income per common share Weighted average shares outstanding	\$ 0.78 186,931	\$ 0.11 185,673	\$ 2.02 186,842	\$ 1.37 185,521
INCOME PER COMMON SHARE - DILUTED: Income from				
continuing operations, net Income from discontinued	\$ 0.46	\$ 0.02	\$ 0.65	\$ 0.91
operations, net Net income per	0.32	0.09	1.36	0.45
common share Weighted average shares	\$ 0.78	\$ 0.11	\$ 2.01	\$ 1.36
outstanding	187,720	186,342	187,627	186,271
DIVIDENDS PER COMMON				
SHARE	\$ 0.73	\$ 0.69	\$ 1.46	\$ 1.38

See notes to consolidated financial statements (unaudited).

VORNADO REALTY TRUST CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (UNAUDITED)

		he Three Ended June 30,	Months E	he Six Inded June 10,
(Amounts in thousands)	2013	2012	2013	2012
Net income	\$ 182,321	\$ 58,228	\$ 471,248	\$ 338,492
Other comprehensive income (loss):				
Change in unrealized net gain (loss) on				
available-for-sale securities	20,348	(233,218)	169,138	(220,525)
Pro rata share of other comprehensive loss of				
nonconsolidated subsidiaries Change in value of interest	(19,707	(4,310)	(23,354)	(26,254)
rate swap	12,037	(8,388)	14,560	(6,002)
Other	(3) 496	530	373
Comprehensive income (loss)	194,996	(187,192)	632,122	86,084
Less comprehensive income attributable to noncontrolling				
interests	(24,862	(4,470)	(59,166)	(32,779)
Comprehensive income (loss) attributable to Vornado	\$ 170,134	\$ (191,662)	\$ 572,956	\$ 53,305

See notes to consolidated financial statements (unaudited).

VORNADO REALTY TRUST CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (UNAUDITED)

(Amounts in								Non- dcontrolling Interests	
thousands)	Prefer	red Shares	Commor	Shares	Additional	Earnings Less ThanCo	Other nprehens Income	in T ønsolidated	Total
	Shares	Amount	Shares	Amount	Capital	Distributions		Subsidiaries	Equity
Balance, December									
31, 2011	42 187	\$ 1,021,660	185 080	\$ 7 373	\$ 7 127 258	\$ (1,401,704) \$	73 729	\$ 680,131	\$ 7 508 447
Net income	-12,107	φ 1,021,000	105,000	Ψ 1,515	ψ 7,127,230 -	289,819	-	24,318	314,137
Dividends on						200,010		21,510	511,157
common									
shares	_	_	_	_	-	(256,119)	-	-	(256,119)
Dividends on									
preferred									
shares	-	-	-	-	-	(35,574)	-	-	(35,574)
Common									
shares issued:									
Upon									
redemption									
of Class A									
units, at									
redemption			303	10	24.064				24.076
value Under	-	-	303	12	24,964	-	-	-	24,976
employees'									
share									
option plan	_	_	412	16	8,800	(16,389)	_	_	(7,573)
Under			.12	10	0,000	(10,50))			(1,575)
dividend									
reinvestment									
plan	-	-	10	1	842	-	-	_	843
Contributions:									
Real Estate									
Fund	-	-	-	-	-	-	-	108,319	108,319
Other	-	-	-	-	-	-	-	30	30
Distributions:									
Real Estate									
Fund	-	-	-	-	-	-	-	(44,910)	(44,910)
Conversion									
of Series A									
preferred									

shares to common shares Deferred compensation	(2)) (105)	3	-	105	-	-	-	-
shares and options Change in	-	-	7	-	8,484	(339)	-	-	8,145
unrealized net loss on available-for-sa	ale								
securities Pro rata share of other	-	-	-	-	-	-	(220,525)	-	(220,525)
comprehensive loss of nonconsolidate									
subsidiaries Change in value of	-	-	-	-	-	-	(26,254)	-	(26,254)
interest rate swap Adjustments	-	-	-	-	-	-	(6,002)	-	(6,002)
to carry redeemable Class A units at									
redemption value Redeemable	-	-	-	-	(110,581)	-	-	-	(110,581)
noncontrolling interests' share of									
above adjustments							15,894		15,894
Other	_	-	-	-	-	2	373	(3)	372
Balance,								(-)	
June 30,		* * * * * * * * * * * * * * * * * * * *		.	+ = 0.5		*		
2012	42,185	\$ 1,021,555	185,815	\$ 7,402	\$ 7,059,872	\$ (1,420,304)	\$ (162,785)	\$ 767,885	\$ 7,273,625

See notes to consolidated financial statements (unaudited).

VORNADO REALTY TRUST CONSOLIDATED STATEMENT OF CHANGES IN EQUITY - CONTINUED (UNAUDITED)

Non-Accumulatedcontrolling

(Amounts in thousands)			~	a-		Earnings	Other	Interests in	
	Preferr	ed Shares	Commo	n Shares	Additional	Less ThanC	omprehens Income	i Co nsolidated	Total
	Shares	Amount	Shares	Amount	Capital	Distributions		Subsidiaries	Equity
Balance,									
December 31, 2012	51 185	\$ 1,240,278	186 735	\$ 7 440	\$ 7 195 438	\$ (1,573,275)	\$ (18 946)	\$ 1.053.209	\$ 7 904 144
Net income	-	-	100,733	φ 7,110 -	ψ 7,175,450 -	421,116	ψ (10,240) -	26,216	447,332
Dividends on						, -		-,	- ,
common									
shares	-	-	-	-	-	(272,825)	-	-	(272,825
Dividends on									
preferred									
shares	-	-	-	-	-	(42,070)	-	-	(42,070
Issuance of									
Series L									
preferred	12 000	200 526							290,536
shares Redemption	12,000	290,536	-	-	-	-	-	-	290,330
of Series F									
and Series H									
preferred									
shares	(10,500)	(253,269)	_	_	-	-	_	_	(253,269
Common	, , ,	, , ,							, ,
shares issued:									
Upon									
redemption									
of Class A									
units, at									
redemption			100	7	14.072				14.000
value Under	-	-	180	7	14,973	-	-	-	14,980
employees'									
share									
option plan	_	_	62	3	3,564	_	_	_	3,567
Under			~		2,20.				0,007
dividend									
reinvestment									
plan	-	-	11	-	903	-	-	-	903
Contributions:									

Real Estate								10 =01	40 =04
Fund	-	-	-	-	-	-	-	18,781	18,781
Other	-	-	-	-	-	-	-	15,186	15,186
Distributions:									
Real Estate								(40.145)	(40.145
Fund	-	-	-	-	-	-	-	(43,145)	(43,145
Other	-	-	-	-	-	-	-	(120,051)	(120,051
Conversion									
of Series A									
preferred									
shares to									
common shares	(2)	(90)	3		90				
Deferred	(2)	(90)	3	-	90	-	-	-	_
compensation									
shares									
and options	_	_	_	_	4,786	(305)	_	_	4,481
Change in		_	_		4,700	(303)	_	_	7,701
unrealized									
net gain on									
available-for-sale									
securities	_	-	_	_	-	_	169,138	_	169,138
Pro rata share							,		,
of other									
comprehensive									
loss of									
nonconsolidated									
subsidiaries	-	-	-	-	-	-	(23,354)	-	(23,354
Change in									
value of									
interest rate									
swap	-	-	-	-	-	-	14,560	-	14,560
Adjustments									
to carry									
redeemable									
Class A									
units at									
redemption					(20, 202)				(20, 202
value	-	-	-	-	(29,393)	-	-	-	(29,393
Redeemable									
noncontrolling interests'									
share of									
above									
adjustments							(9,034)		(9,034
Preferred	-	-	_	_	-	-	(9,034)	-	(9,034)
share									
redemptions	_	_	_	_	_	(1,130)	_	_	(1,130
Deconsolidation						(1,150)			(1,130)
of partially									
owned entity	_	_	_	_	-	_	_	(165,427)	(165,427
								(-30,.27)	(=00,127

Other - - - (25) (3,154) 530 (34) (2,683 Balance, June 30, 2013 52,683 \$ 1,277,455 186,991 \$ 7,450 \$ 7,190,336 \$ (1,471,643) \$ 132,894 \$ 784,735 \$ 7,921,227

See notes to consolidated financial statements (unaudited).

7

For the Six Months

VORNADO REALTY TRUST CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

(Amounts in thousands) Cash Flows from Operating Activities: Net income \$471,248 \$338,492 Adjustments to reconcile net income to net cash provided by operating activities: Depreciation and amortization (including amortization of deferred financing costs) Net gains on sale of real estate Return of capital from Real Estate Fund investments Net unrealized gain on Real Estate Fund investments Other non-cash adjustments Non-cash impairment loss on J.C. Penney common shares Net loss (gain) on disposition of wholly owned and partially owned assets Straight-lining of rental income Amortization of below-market leases, net At 71,248 \$338,492 471,248 \$338,492 285,617 (267,994) (72,713) (267,994) (72,713) (27,979) (47,109) (27,979) (47,109) (27,979) (48,56) (57,979) (48,56) (58,511) (48,56)		Ended					
(Amounts in thousands) Cash Flows from Operating Activities: Net income \$471,248 \$338,492 Adjustments to reconcile net income to net cash provided by operating activities: Depreciation and amortization (including amortization of deferred financing costs) Net gains on sale of real estate Return of capital from Real Estate Fund investments Net unrealized gain on Real Estate Fund investments Other non-cash adjustments Non-cash impairment loss on J.C. Penney common shares Net loss (gain) on disposition of wholly owned and partially owned assets Straight-lining of rental income 2013 2012 471,248 \$338,492 471,248 \$338,492 471,248 \$338,492 471,248 \$338,492 471,248 \$338,492 471,248 \$338,492 471,248 \$338,492 471,248 \$338,492 471,248 \$338,492		June	30	0,			
Cash Flows from Operating Activities:Net income\$ 471,248 \$ 338,492Adjustments to reconcile net income to net cash provided by operating activities:289,643 285,617Depreciation and amortization (including amortization of deferred financing costs)289,643 285,617Net gains on sale of real estate Return of capital from Real Estate Fund investments(267,994) (72,713)Net unrealized gain on Real Estate Fund investments56,664 -Net unrealized gain on Real Estate Fund investments(47,109) (27,979)Other non-cash adjustments42,339 20,993Non-cash impairment loss on J.C. Penney common shares39,487 -Net loss (gain) on disposition of wholly owned and partially owned assets35,719 (4,856)Straight-lining of rental income(32,730) (43,124)				•			
Net income Adjustments to reconcile net income to net cash provided by operating activities: Depreciation and amortization (including amortization of deferred financing costs) Net gains on sale of real estate Return of capital from Real Estate Fund investments Net unrealized gain on Real Estate Fund investments Other non-cash adjustments Non-cash impairment loss on J.C. Penney common shares Net loss (gain) on disposition of wholly owned and partially owned assets Straight-lining of rental income \$ 471,248 \$ 338,492 471,248 \$ 338,492 485,617 (267,994) (72,713) (27,713) (47,109) (27,979) (47,109) (27,979) (47,109) (27,979) (4856) (4856) (43,124)	(Amounts in thousands)						
Adjustments to reconcile net income to net cash provided by operating activities: Depreciation and amortization (including amortization of deferred financing costs) Net gains on sale of real estate Return of capital from Real Estate Fund investments Net unrealized gain on Real Estate Fund investments Other non-cash adjustments Non-cash impairment loss on J.C. Penney common shares Net loss (gain) on disposition of wholly owned and partially owned assets Straight-lining of rental income 289,643 285,617 (267,994) (72,713) (47,109) (27,979) (47,109) (27,979) (47,109) (27,979) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109)	Cash Flows from Operating Activities:						
cash provided by operating activities: Depreciation and amortization (including amortization of deferred financing costs) Net gains on sale of real estate Return of capital from Real Estate Fund investments Net unrealized gain on Real Estate Fund investments Other non-cash adjustments Non-cash impairment loss on J.C. Penney common shares Net loss (gain) on disposition of wholly owned and partially owned assets Straight-lining of rental income 289,643 285,617 (267,994) (72,713) (47,109) (47,109) (27,979) (47,109) (27,979) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (Net income	\$ 471,248	\$	338,492			
Depreciation and amortization (including amortization of deferred financing costs) Net gains on sale of real estate Return of capital from Real Estate Fund investments Net unrealized gain on Real Estate Fund investments Other non-cash adjustments Non-cash impairment loss on J.C. Penney common shares Net loss (gain) on disposition of wholly owned and partially owned assets Straight-lining of rental income 289,643 285,617 (267,994) (72,713) (47,109) (27,979) (47,109) (27,979) (27,979) (47,109) (27,979) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (Adjustments to reconcile net income to net						
amortization of deferred financing costs) Net gains on sale of real estate Return of capital from Real Estate Fund investments Net unrealized gain on Real Estate Fund investments Other non-cash adjustments Non-cash impairment loss on J.C. Penney common shares Net loss (gain) on disposition of wholly owned and partially owned assets Straight-lining of rental income 289,643 285,617 (47,713) (47,713) (47,109) (27,979) (47,109) (27,979) (47,109) (27,979) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47	cash provided by operating activities:						
Net gains on sale of real estate Return of capital from Real Estate Fund investments Net unrealized gain on Real Estate Fund investments Other non-cash adjustments Non-cash impairment loss on J.C. Penney common shares Net loss (gain) on disposition of wholly owned and partially owned assets Straight-lining of rental income (267,994) (72,713) (47,109) (27,979) (47,109) (27,979) (47,109) (27,979) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,109) (47,1	Depreciation and amortization (including						
Return of capital from Real Estate Fund investments 56,664 - Net unrealized gain on Real Estate Fund investments (47,109) (27,979) Other non-cash adjustments 42,339 20,993 Non-cash impairment loss on J.C. Penney common shares 39,487 - Net loss (gain) on disposition of wholly owned and partially owned assets 35,719 (4,856) Straight-lining of rental income (32,730) (43,124)	amortization of deferred financing costs)	289,643		285,617			
investments 56,664 - Net unrealized gain on Real Estate Fund investments (47,109) (27,979) Other non-cash adjustments 42,339 20,993 Non-cash impairment loss on J.C. Penney common shares 39,487 - Net loss (gain) on disposition of wholly owned and partially owned assets 35,719 (4,856) Straight-lining of rental income (32,730) (43,124)	Net gains on sale of real estate	(267,994)		(72,713)			
Net unrealized gain on Real Estate Fund investments (47,109) (27,979) Other non-cash adjustments 42,339 20,993 Non-cash impairment loss on J.C. Penney common shares 39,487 - Net loss (gain) on disposition of wholly owned and partially owned assets 35,719 (4,856) Straight-lining of rental income (32,730) (43,124)	Return of capital from Real Estate Fund						
investments (47,109) (27,979) Other non-cash adjustments 42,339 20,993 Non-cash impairment loss on J.C. Penney common shares 39,487 Net loss (gain) on disposition of wholly owned and partially owned assets 35,719 (4,856) Straight-lining of rental income (32,730) (43,124)	investments	56,664		-			
Other non-cash adjustments 42,339 20,993 Non-cash impairment loss on J.C. Penney common shares 39,487 Net loss (gain) on disposition of wholly owned and partially owned assets 35,719 (4,856) Straight-lining of rental income (32,730) (43,124)	Net unrealized gain on Real Estate Fund						
Non-cash impairment loss on J.C. Penney common shares Net loss (gain) on disposition of wholly owned and partially owned assets Straight-lining of rental income 39,487 - (4,856) (43,124)	investments	(47,109)		(27,979)			
common shares 39,487 - Net loss (gain) on disposition of wholly owned and partially owned assets 35,719 (4,856) Straight-lining of rental income (32,730) (43,124)	Other non-cash adjustments	42,339		20,993			
Net loss (gain) on disposition of wholly owned and partially owned assets 35,719 (4,856) Straight-lining of rental income (32,730) (43,124)	Non-cash impairment loss on J.C. Penney						
owned and partially owned assets 35,719 (4,856) Straight-lining of rental income (32,730) (43,124)	common shares	39,487		-			
Straight-lining of rental income (32,730) (43,124)	Net loss (gain) on disposition of wholly						
	owned and partially owned assets	35,719		(4,856)			
Amortization of below-market leases, net (28,511) (26,457)	Straight-lining of rental income	(32,730)		(43,124)			
	Amortization of below-market leases, net	(28,511)		(26,457)			
Distributions of income from partially	_ · · · · · · · · · · · · · · · · · · ·						
owned entities 23,774 34,613		23,774		34,613			
Loss from the mark-to-market of J.C.							
Penney derivative position 13,475 57,687		13,475		57,687			
Equity in net loss (income) of partially	- ·						
owned entities, including Toys "R" Us 12,864 (129,504)	— · · · · · · · · · · · · · · · · · · ·						
Impairment losses 4,007 13,511	•	4,007		13,511			
Changes in operating assets and							
liabilities:							
Real Estate Fund investments (30,893) (85,867)							
Accounts receivable, net 53,821 (8,971)		-					
Prepaid assets (104,149) (100,012)	•						
Other assets (35,570) (18,582)							
Accounts payable and accrued expenses (50,690) 25,940							
Other liabilities (595) 5,076		, ,		-			
Net cash provided by operating activities 444,800 263,864	Net cash provided by operating activities	444,800		263,864			
Cash Flows from Investing Activities:	Cash Flows from Investing Activities						
Proceeds from sales of real estate and	9						
related investments 648,167 370,037		648 167		370 037			
281,991 17,963				•			

Edgar Filing: VORNADO REALTY TRUST - Form 10-Q

	Distributions of capital from partially		
C	owned entities		
F	Proceeds from the sale of LNR	240,474	-
F	Proceeds from sales of marketable		
S	ecurities	160,715	58,460
F	Additions to real estate	(113,060)	(83,368)
F	Funding of J.C. Penney derivative		
C	ollateral	(98,447)	(70,000)
Ι	Development costs and construction in		
p	rogress	(85,550)	(58,069)
F	Return of J.C. Penney derivative		
C	ollateral	85,450	24,950
I	nvestments in partially owned entities	(59,472)	(57,237)
A	Acquisitions of real estate and other	(53,992)	(32,156)
F	Proceeds from repayments of mortgage		
a	nd mezzanine loans receivable and other	47,950	1,994
F	Restricted cash	16,596	(14,658)
I	nvestment in mortgage and mezzanine		
1	oans receivable and other	(137)	(145)
F	Proceeds from the repayment of loan to		
C	officer	-	13,123
N	et cash provided by investing activities	1,070,685	170,894

See notes to consolidated financial statements (unaudited).

VORNADO REALTY TRUST CONSOLIDATED STATEMENTS OF CASH FLOWS CONTINUED (UNAUDITED)

For the Six N	Months Ended					
June 30,						
2012	2012					

	June	30,
	2013	2012
(Amounts in thousands)		
Cash Flows from Financing		
Activities:		
Repayments of borrowings	\$ (2,800,441)	\$ (1,507,220)
Proceeds from borrowings	1,583,357	1,225,000
Purchases of outstanding		
preferred units and shares	(299,400)	-
Proceeds from the issuance of		
preferred shares	290,536	-
Dividends paid on common		
shares	(272,825)	(256,119)
Distributions to noncontrolling		
interests	(181,510)	(69,367)
Dividends paid on preferred		
shares	(42,451)	(35,576)
Contributions from		
noncontrolling interests	33,967	108,349
Debt issuance and other costs	(9,520)	(14,648)
Proceeds received from		
exercise of employee share		
options	4,470	9,667
Repurchase of shares related to		
stock compensation agreements		
and/or related		
tax withholdings	(332)	(30,034)
Net cash used in financing		
activities	(1,694,149)	(569,948)
Net decrease in cash and cash		
equivalents	(178,664)	(135,190)
Cash and cash equivalents at		
beginning of period	960,319	606,553
Cash and cash equivalents at		
end of period	\$ 781,655	\$ 471,363

Supplemental Disclosure of Cash Flow Information:

Cash payments for interest, excluding capitalized interest of \$17,492 and \$361 \$ 235,588 \$ 251,434

Cash payments for income

taxes \$ 4,732 \$ 6,494

Non-Cash Investing and Financing Activities:

rmancing Activities.		
Change in unrealized net gain		
(loss) on available-for-sale		
securities	\$ 169,138 \$	(220,525)
Adjustments to carry		
redeemable Class A units at		
redemption value	(29,393)	(110,581)
Common shares issued upon		
redemption of Class A units, at		
redemption value	14,980	24,976
Decrease in assets and		
liabilities resulting from the		
deconsolidation of		
Independence Plaza:		
Real estate, net	(852,166)	-
Notes and mortgages payable	(322,903)	-
Cash restricted for like kind		
exchange of real estate	(155,810)	-
L.A. Mart seller financing	-	35,000
Write-off of fully depreciated		
assets	(47,598)	(131,770)

See notes to consolidated financial statements (unaudited).

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(UNAUDITED)

1. Organization

Vornado Realty Trust ("Vornado") is a fully integrated real estate investment trust ("REIT") and conducts its business through, and substantially all of its interests in properties are held by, Vornado Realty L.P., a Delaware limited partnership (the "Operating Partnership"). Vornado is the sole general partner of, and owned approximately 94.0% of the common limited partnership interest in the Operating Partnership at June 30, 2013. All references to "we," "us," "our," the "Company" and "Vornado" refer to Vornado Realty Trust and its consolidated subsidiaries, including the Operating Partnership.

2. Basis of Presentation

The accompanying consolidated financial statements are unaudited and include the accounts of Vornado and its consolidated subsidiaries, including the Operating Partnership. All intercompany amounts have been eliminated. In our opinion, all adjustments (which include only normal recurring adjustments) necessary to present fairly the financial position, results of operations and changes in cash flows have been made. Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP") have been condensed or omitted. These condensed consolidated financial statements have been prepared in accordance with the instructions to Form 10-Q of the Securities and Exchange Commission (the "SEC") and should be read in conjunction with the consolidated financial statements and notes thereto included in our Annual Report on Form 10-K, for the year ended December 31, 2012, as filed with the SEC.

We have made estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates. The results of operations for the three and six months ended June 30, 2013 are not necessarily indicative of the operating results for the full year. Certain prior year balances have been reclassified in order to conform to current year presentation.

3. Recently Issued Accounting Literature

In February 2013, the Financial Accounting Standards Board ("FASB") issued an update ("ASU 2013-02") to Accounting Standards Codification ("ASC") Topic 220, *Comprehensive Income* ("Topic 220"). ASU 2013-02 requires additional disclosures regarding significant reclassifications out of each component of accumulated other comprehensive income, including the effect on the respective line items of net income for amounts that are required to be reclassified into net income in their entirety and cross-references to other disclosures providing additional information for amounts that are not required to be reclassified into net income in their entirety. The adoption of this update as of January 1, 2013, did not have a material impact on our consolidated financial statements, but resulted in additional disclosures (see Note 13 - Accumulated Other Comprehensive Income).

In June 2013, the FASB issued an update ("ASU 2013-08") to ASC Topic 946, *Financial Services - Investment Companies* ("Topic 946"). ASU 2013-08 amends the guidance in Topic 946 for determining whether an entity qualifies as an investment company and requires certain additional disclosures. ASU 2013-08 is effective for interim and annual reporting periods in fiscal years that begin after December 15, 2013. We are currently evaluating the impact, if any, of ASU 2013-08 on our real estate fund and our consolidated financial statements.

10

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

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

We are the general partner and investment manager of our \$800,000,000 Fund, to which we committed \$200,000,000. The Fund has an eight-year term and a three-year investment period which ended in July 2013. During the investment period, the Fund was our exclusive investment vehicle for all investments that fit within its investment parameters, as defined. The Fund is accounted for under the AICPA Investment Company Guide and its investments are reported on its balance sheet at fair value, with changes in value each period recognized in earnings. We consolidate the accounts of the Fund into our consolidated financial statements, retaining the fair value basis of accounting.

At June 30, 2013, the Fund had ten investments with an aggregate fair value of \$622,124,000, or \$114,751,000 in excess of cost, and had remaining unfunded commitments of \$246,582,000, of which our share was \$61,645,000. Below is a summary of income from the Fund for the three and six months ended June 30, 2013 and 2012.

	- 01 411	e Three nths	For the Six Months					
(Amo	unts							
in								
thousa	an En ded.	June 30,	Ended ,	June 30,				
	2013	2012	2013	2012				
Net								
invest	ment							
incom	ie							
(loss)	877	\$ (834)	\$ 3,925	\$ 4,084				
Net								
unreal	ized							
gains	33,593	21,135	47,109	27,979				
Incom	ie							
from								
Real								
Estate								
Fund	34,470	20,301	51,034	32,063				
Less	(14,359)	(12,306)	(23,899)	(20,239)				
(incor	ne)							

attributable

to

noncontrolling

interests

Income

from

Real

Estate

Fund

attributable

to

Vornado

(1) \$ 20,111 \$ 7,995 \$ 27,135 \$ 11,824

5. Mortgage and Mezzanine Loans Receivable

As of June 30, 2013 and December 31, 2012, the carrying amount of mortgage and mezzanine loans receivable was \$175,699,000 and \$225,359,000, respectively. These loans have a weighted average interest rate of 10.8% and 10.3% at June 30, 2013 and December 31, 2012, respectively, and have maturities ranging from August 2014 to May 2016.

On March 27, 2013, we transferred, at par, a 25% participation in a mortgage loan on 701 Seventh Avenue to a third party for \$59,375,000 in cash. We acquired this participation in October 2012, together with a 25% interest in a mezzanine loan on the property. The transfer did not qualify for sale accounting given our continuing interest in the mezzanine loan. Accordingly, we continue to include the 25% participation in the mortgage loan in "Mortgage and Mezzanine Loans Receivable" and have recorded a \$59,375,000 liability in "Other Liabilities" on our consolidated balance sheet.

On April 17, 2013, a \$50,091,000 mezzanine loan that was scheduled to mature in August 2015, was repaid. In connection therewith, we received net proceeds of \$55,358,000, including prepayment penalties, which resulted in income of \$5,267,000, included in "interest and other investment income (loss)" on our consolidated statement of income.

⁽¹⁾ Excludes management, leasing and development fees of \$827 and \$717 for the three months ended June 30, 2013 and 2012, respectively, and \$1,676 and \$1,420 for the six months ended June 30, 2013 and 2012, respectively, which are included as a component of "fee and other income" on our consolidated statements of income.

11

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

6. Marketable Securities and Derivative Instruments

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

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

On March 4, 2013, we sold 10,000,000 J.C. Penney common shares at a price of \$16.03 per share, or \$160,300,000 in the aggregate, resulting in a net loss of \$36,800,000, which is included in "net gain (loss) on disposition of wholly owned and partially owned assets" on our consolidated statement of income. In addition, in the first quarter of 2013, we wrote down the remaining 8,584,010 J.C. Penney common shares we own to fair value and recorded a \$39,487,000 impairment loss, which is included in "interest and other investment income (loss), net" on our consolidated statement of income.

As of June 30, 2013, we own an economic interest in 13,400,000 J.C. Penney common shares, or 6.1% of its outstanding common shares. Below are the details of our investment.

We own 8,584,010 common shares at a GAAP cost of \$15.11, per share, or \$129,704,000 in the aggregate. As of June 30, 2013, these shares have an aggregate fair value of \$146,615,000, based on J.C. Penney's closing share price of \$17.08 per share.

We also own an economic interest in 4,815,990 common shares through a forward contract at a weighted average strike price of \$29.27 per share, or \$140,947,000 in the aggregate. The forward contract may be settled, at our election, in cash or common shares, in whole or in part, at any time prior to October 8, 2022. The counterparty may accelerate settlement, in whole or in part, on October 8, 2014, or any anniversary thereof, or in the event we were to receive a credit downgrade. The forward contract strike price per share increases at an annual rate of LIBOR plus 95

basis points during the first two years of the contract and LIBOR plus 80 basis points thereafter. The contract is a derivative instrument that does not qualify for hedge accounting treatment. Gains and losses from the mark-to-market of the underlying common shares are recognized in "interest and other investment income (loss), net" on our consolidated statements of income. In the three and six months ended June 30, 2013, we recognized income of \$9,065,000 and a loss of \$13,475,000, respectively, from the mark-to-market of the underlying common shares, and as of June 30, 2013, have funded \$69,377,000 in connection with this derivative position. In the three and six months ended June 30, 2012, we recognized losses of \$58,732,000 and \$57,687,000, respectively, from the mark-to-market of the underlying common shares.

As of June 30, 2013, the aggregate economic net loss on our investment in J.C. Penney, including shares sold, was \$201,119,000.

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

From the inception of our investment in Lexington in 2008, until the first quarter of 2013, we accounted for that investment under the equity method because of our ability to exercise significant influence over Lexington's operating and financial policies. As a result of Lexington's common share issuances, our ownership interest has been reduced over time from approximately 17.2% to 8.8% at March 31, 2013. In the first quarter of 2013, we concluded that we no longer have the ability to exercise significant influence over Lexington's operating and financial policies, and began accounting for this investment as a marketable equity security – available for sale, in accordance with Accounting Standards Codification ("ASC") Topic 320, *Investments – Debt and Equity Securities*.

Below is a summary of our marketable securities portfolio as of June 30, 2013 and December 31, 2012.

(Amounts in thousands)		As of June 30, 2013					As of December 31, 2012					
				GAAP	U	nrealized				GAAP	Uı	nrealized
	F	air Value		Cost		Gain	F	air Value		Cost		Gain
Equity securities:												
Lexington	\$	215,718	\$	72,549	\$	143,169	\$	-	\$	-	\$	-
J.C. Penney		146,615		129,704		16,911		366,291		366,291		-
Other		40,602		12,112		28,490		31,897		12,465		19,432
	\$	402,935	\$	214,365	\$	188,570	\$	398,188	\$	378,756	\$	19,432
					12							

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

7. Investments in Partially Owned Entities

Toys "R" Us ("Toys")

As of June 30, 2013, we own 32.6% of Toys. We account for our investment in Toys under the equity method and record our share of Toys' net income or loss on a one-quarter lag basis because Toys' fiscal year ends on the Saturday nearest January 31, and our fiscal year ends on December 31. The business of Toys is highly seasonal. Historically, Toys' fourth quarter net income accounts for more than 80% of its fiscal year net income.

In the fourth quarter of 2012, we recorded a \$40,000,000 non-cash impairment loss on our investment in Toys and disclosed, that if current facts don't change, our share of Toys' undistributed income, which in accordance with the equity method of accounting, would increase the carrying amount of our investment above fair value, would require an offsetting impairment loss.

In the first quarter of 2013, we recognized our share of Toys' fourth quarter net income of \$78,542,000 and a corresponding non-cash impairment loss of the same amount.

As of June 30, 2013, the carrying amount of our investment in Toys is less than our share of Toys' equity by approximately \$146,215,000. This basis difference resulted primarily from the non-cash impairment losses aggregating \$118,542,000 that were recognized in 2012 and 2013. We have allocated the basis difference to Toys' intangible assets (primarily trade names and trademarks). The basis difference is not being amortized and will be recognized upon disposition of our investment.

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

(Amounts in thousands)			Balance as of				
Balance Sheet:			May 4, 2013	October 27, 2012			
Assets			\$ 11,303,000	\$ 12,953,000			
Liabilities			9,475,000	11,190,000			
Noncontrolling interests			67,000	44,000			
Toys "R" Us, Inc. equity			1,761,000	1,719,000			
	Months Ended	For the Six Months Ended					
Income Statement:	May 4, 2013	April 28, 2012	May 4, 2013	April 28, 2012			
Total revenues Net (loss) income	\$ 2,408,000	\$ 2,612,000	\$ 8,178,000	\$ 8,537,000			
attributable to Toys	(119,000)	(66,000)	122,000	283,000			

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

7	Invoctments in	Doutially	Owned Entities	aantinuad
/.	mvesuments n	i Faruany	Owned Entities –	Comunica

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

As of June 30, 2013, we own 1,654,068 Alexander's common shares, or approximately 32.4% of Alexander's common equity. We manage, lease and develop Alexander's properties pursuant to agreements which expire in March of each year and are automatically renewable. As of June 30, 2013, Alexander's owed us \$44,883,000 in fees under these agreements.

As of June 30, 2013, the market value ("fair value" pursuant to ASC 820) of our investment in Alexander's, based on Alexander's June 30, 2013 closing share price of \$293.71, was \$485,816,000, or \$315,635,000 in excess of the carrying amount on our consolidated balance sheet. As of June 30, 2013, the carrying amount of our investment in Alexander's, excluding amounts owed to us, exceeds our share of the equity in the net assets of Alexander's by approximately \$43,292,000. The majority of this basis difference resulted from the excess of our purchase price for the Alexander's common stock acquired over the book value of Alexander's net assets. Substantially all of this basis difference was allocated, based on our estimates of the fair values of Alexander's assets and liabilities, to real estate (land and buildings). We are amortizing the basis difference related to the buildings into earnings as additional depreciation expense over their estimated useful lives. This depreciation is not material to our share of equity in Alexander's net income. The basis difference related to the land will be recognized upon disposition of our investment.

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

(Amounts in thousands) Balance as of

 Balance Sheet:
 June 30, 2013
 2012

 Assets
 \$ 1,469,000
 \$ 1,482,000

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

30

December 31.

Liabilities	1,136,000	1,150,000
Stockholders' equity	333,000	332,000

	For the Three Months Ended				For the Six Months Ended				
Income Statement:	June :	30, 2013	June 3	30, 2012	June	30, 2013	June	30, 2012	
Total revenues	\$	47,000	\$	47,000	\$	96,000	\$	94,000	
Net income attributable to									
Alexander's		13,000		19,000		27,000		38,000	

LNR Property LLC ("LNR")

In the first quarter of 2013, we recognized our 26.2% share of LNR's fourth quarter net income of \$18,731,000, which increased the carrying amount of our investment to approximately \$241,000,000. On April 22, 2013, LNR was sold for \$1.053 billion, and we received net proceeds of \$241,000,000 for our interest. Pursuant to the sale agreement, we ceased receiving income as of January 1, 2013.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

7. Investments in Partially Owned Entities – continued

Independence Plaza

On December 21, 2012, we acquired a 58.75% economic interest in Independence Plaza, a three-building 1,328 unit residential complex in the Tribeca submarket of Manhattan (the "Property"). We determined, at that time, that we were the primary beneficiary of the variable interest entity ("VIE") that owned the Property. Accordingly, we consolidated the operations of the Property from the date of acquisition. Upon consolidation, our preliminary purchase price allocation was primarily to land (\$309,848,000) and building (\$527,578,000). Based on a third party appraisal and additional information about facts and circumstances that existed at the acquisition date, which was obtained subsequent to the date of acquisition, we finalized the purchase price allocation in the first quarter of 2013, and retroactively adjusted our December 31, 2012 consolidated balance sheet as follows:

(Amounts in thousands)	
Land	\$ 602,662
Building and improvements	252,844
Acquired above-market leases (included in identified intangible assets)	13,115
Acquired in-place leases (included in identified intangible assets)	67,879
Other assets	7,374
Acquired below-market leases (included in deferred revenue)	(99,074)
Purchase price	\$ 844,800

On June 7, 2013, the existing \$323,000,000 mortgage loan was refinanced with a \$550,000,000 five-year, fixed-rate interest only mortgage loan bearing interest at 3.48%. The net proceeds of \$219,000,000, after repaying the existing loan and closing costs, were distributed to the partners, of which our share was \$137,000,000. Simultaneously with the refinancing, we sold an 8.65% economic interest in the Property to our partner for \$41,000,000 in cash, which reduced our economic interest to 50.1%. As a result of this transaction, we determined that we are no longer the primary beneficiary of the VIE. Accordingly, we deconsolidated the operations of the Property on June 7, 2013 and began accounting for our investment under the equity method.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) (UNAUDITED)

7. Investments in Partially Owned Entities – continued

Below is a schedule of our investments in partially owned entities as of June 30, 2013 and December 31, 2012.

(Amounts in thousands)	Percentage Ownership at		Balance as of			
Torres of the sector	I 20 2012			mber 31,		
Investments:	June 30, 2013		30, 2013		2012	
Toys	32.6 %	\$	417,764	\$	478,041	
Alexander's	32.4 %	\$	170,181	\$	171,013	
Lexington ⁽¹⁾	n/a		-		75,542	
LNR ⁽²⁾	n/a		-		224,724	
India real estate ventures	4.0%-36.5%		90,717		95,516	
Partially owned office buildings:						
280 Park Avenue	49.5 %		207,956		197,516	
Rosslyn Plaza	43.7%-50.4%		60,345		62,627	
West 57th Street properties	50.0 %		56,696		57,033	
One Park Avenue	30.3 %		54,367		50,509	
666 Fifth Avenue Office						
Condominium	49.5 %		38,664		35,527	
330 Madison Avenue	25.0 %		32,766		30,277	
Warner Building	55.0 %		11,754		8,775	
Fairfax Square	20.0 %		5,242		5,368	
Other partially owned office						
buildings	Various		9,508		9,315	
Other investments:						
Independence Plaza (includes						
\$26,679 attributable						
to non-controlling						
interests) ⁽³⁾	50.1 %		166,569		-	
Monmouth Mall	50.0 %		7,248		7,205	

Downtown Crossing, Boston ⁽⁴⁾	n/a	-	48,122
Other investments ⁽⁵⁾	Various	119,631	147,187
		\$ 1,031,644	\$ 1,226,256

- (1) In the first quarter of 2013, we began accounting for our investment in Lexington as a marketable equity security available for sale (see page 12 for details).
- (2) On April 22, 2013, LNR was sold (see page 14 for details).
- On June 7, 2013, we sold an 8.65% economic interest in the property (see page 15 for details).
- On April 24, 2013, the joint venture sold the site in Downtown Crossing, Boston (see note 3 on page 17 for details).
- (5) Includes interests in 85 10th Avenue, Fashion Centre Mall, 50-70 West 93rd Street and others.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) (UNAUDITED)

7. Investments in Partially Owned Entities - continued

Below is a schedule of income recognized from investments in partially owned entities for the three and six months ended June 30, 2013 and 2012.

(Amounts in thousands)	Percentage Ownership June 30,	For the Three Months Ended June 30,		Ownership Ended June		For the Six Ended Ju	
Our Share of Net Income (Loss):	2013	2013	2012	2013	2012		
Toys:	32.6 %						
Equity in net (loss) income before income taxes Income tax benefit		\$ (64,372)	\$ (35,664)	\$ 73,516	\$ 121,723		
(expense)		25,664	14,103	(33,682)	(29,100)		
Equity in net (loss) income		(38,708)	(21,561)	39,834	92,623		
Non-cash impairment loss							
(see page 13 for details)		-	-	(78,542)	-		
Management fees		1,847	2,371	3,606	4,658		
		\$ (36,861)	\$ (19,190)	\$ (35,102)	\$ 97,281		
Alexander's: Equity in net income	32.4 %	\$ 4,077	\$ 5,941	\$ 8,486	\$ 12,073		
Management, leasing and		7 1,511	+ -,	+ 0,100	+,		
development fees		1,674	1,907	3,341	3,796		
•		5,751	7,848	11,827	15,869		
Lexington ⁽¹⁾	n/a	-	(236)	(979)	694		
LNR ⁽²⁾	n/a	-	9,469	18,731	22,719		
India real estate ventures	4.0%-36.5%	(414)	(3,815)	(1,181)	(4,608)		
Partially owned office buildings:							
280 Park Avenue	49.5 %	(2,021)	(1,955)	(4,590)	(7,550)		
Warner Building	55.0 %	(1,996)	(1,589)	(4,342)	(4,599)		
666 Fifth Avenue Office							
Condominium	49.5 %	1,899	1,785	3,918	3,500		
Alexander's, Inc. ("Alexander's") (NYSE: ALX)							

330 Madison Avenue	25.0 %	1,185	18	2,489	812
Rosslyn Plaza	43.7%-50.4%	(1,005)	145	(1,451)	303
1101 17th Street	55.0 %	236	646	620	1,329
West 57th Street properties	50.0 %	196	252	368	565
One Park Avenue	30.3 %	(83)	303	374	634
Fairfax Square	20.0 %	(18)	(40)	(63)	(52)
Other partially owned office					
buildings	Various	565	555	1,053	1,082
-		(1,042)	120	(1,624)	(3,976)
Other investments:					
Independence Plaza (see					
page 15 for details)	50.1 %	(1,118)	1,733	(1,118)	3,415
Monmouth Mall	50.0 %	426	298	1,285	660
Downtown Crossing,					
Boston ⁽³⁾	n/a	16	(500)	(2,358)	(834)
Other investments ⁽⁴⁾	Various	(2,147)	(2,354)	(2,345)	(1,716)
		(2,823)	(823)	(4,536)	1,525
		\$ 1,472	\$ 12,563	\$ 22,238	\$ 32,223

- (1) In the first quarter of 2013, we began accounting for our investment in Lexington as a marketable equity security available for sale (see page 12 for details).
- (2) On April 22, 2013, LNR was sold (see page 14 for details).
- On April 24, 2013, the joint venture sold the site in Downtown Crossing, Boston, and we received approximately \$45,000 for our 50% interest. In connection therewith, we recognized a \$2,335 impairment loss in the first quarter.
- (4) Includes interests in 85 10th Avenue, Fashion Centre Mall, 50-70 West 93rd Street and others.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

7. Investments in Partially Owned Entities – continued

Below is a summary of the debt of our partially owned entities as of June 30, 2013 and December 31, 2012, none of which is recourse to us.

	Percentage		Interest	100% of			
(Amounts in thousands) Toys:	Ownership at June 30, 2013 32.6 %	Maturity	Rate at June 30, 2013	rtially Owned June 30, 2013		ties' Debt at ecember 31, 2012	
Notes, loans and mortgages payable		2014-2021	7.83 %	\$ 5,158,005	\$	5,683,733	
Alexander's: Mortgages payable	32.4 %	2014-2018	3.85 %	\$ 1,058,028	\$	1,065,916	
Lexington ⁽¹⁾ : Mortgages payable	n/a	n/a	n/a	\$ -	\$	1,994,179	
LNR ⁽²⁾ : Mortgages payable Liabilities of consolidated	n/a	n/a	n/a	\$ -	\$	309,787	
CMBS and CDO trusts		n/a	n/a	\$ -	\$	97,211,734 97,521,521	
Partially owned office buildings: 666 Fifth Avenue Office							
Condominium mortgage payable 280 Park Avenue mortgage	49.5 %	02/19	6.76 %	\$ 1,139,585	\$	1,109,700	
payable Warner Building mortgage	49.5 %	06/16	6.64 %	738,462		738,228	
payable One Park Avenue	55.0 %	05/16	6.26 %	292,700		292,700	
mortgage payable 330 Madison Avenue	30.3 %	03/16	5.00 %	250,000		250,000	
mortgage payable	25.0 % 20.0 %	06/15 12/14	1.69 % 7.00 %	150,000 69,681		150,000 70,127	

Fairfax Squa payable 1101 17th Si	re mortgage						
payable		0 % 01/15	1.44 %		31,000		31,000
Rosslyn Plaz		-50.4% 03/18	2.69 %		20,984		-
•	treet properties		_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,		
mortgages p		0 % 02/14	4.94 %		19,899		20,434
Other	2	rious Various	6.37 %		69,424		69,704
0 11111				\$	2,781,735	\$	2,731,893
				·	, - ,	·	,,,
India Real Estate V	entures:						
TCG Urban	Infrastructure						
Holdings mo	ortgages						
paya	able 25.	0 % 2013-2022	2 13.62 %	\$	222,016	\$	236,579
Other:							
Independenc	ee Plaza (see						
page 15 for	details) 50.	1 % 06/18	3.48 %		550,000		-
Monmouth 1	Mall mortgage						
payable	50.	0 % 09/15	5.44 %		158,882		159,896
Other(3)	Vai	rious Various	5.00 %		970,518		990,647
				\$	1,679,400	\$	1,150,543

- (1) In the first quarter of 2013, we began accounting for our investment in Lexington as a marketable equity security available for sale (see page 12 for details).
- (2) On April 22, 2013, LNR was sold (see page 14 for details).
- (3) Includes interests in Fashion Centre Mall, 50-70 West 93rd Street and others.

Based on our ownership interest in the partially owned entities above, our pro rata share of the debt of these partially owned entities was \$3,831,483,000 and \$29,443,128,000 at June 30, 2013 and December 31, 2012, respectively. Excluding our pro rata share of LNR's liabilities related to consolidated CMBS and CDO trusts, which were non-recourse to LNR and its equity holders, including us, our pro rata share of partially owned entities debt was \$3,998,929,000 at December 31, 2012.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

8. D	iscontinue	ed Oper	ations
------	------------	---------	--------

2013 Activity:

On January 24, 2013, we completed the sale of the Green Acres Mall located in Valley Stream, New York, for \$500,000,000. The sale resulted in net proceeds of \$185,000,000, after repaying the existing loan and closing costs, and a net gain of \$202,275,000.

On April 15, 2013, we sold The Plant, a power strip shopping center in San Jose, California, for \$203,000,000. The sale resulted in net proceeds of \$98,000,000, after repaying the existing loan and closing costs, and a net gain of \$32,169,000.

On April 15, 2013, we sold a retail property in Philadelphia, which is a part of the Gallery at Market Street, for \$60,000,000. The sale resulted in net proceeds of \$58,000,000, and a net gain of \$33,058,000.

During 2013, we sold an additional 10 properties, including nine non-core retail properties, in separate transactions, for an aggregate of \$40,200,000, in cash, which resulted in a net gain aggregating \$492,000.

2012 Activity:

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

During 2012, we sold 11 non-core retail properties in separate transactions, for an aggregate of \$136,000,000, in cash, which resulted in a net gain aggregating \$17,802,000.

We have reclassified the revenues and expenses of all of the properties discussed above, as well as certain other retail properties that are currently held for sale to "income from discontinued operations" and the related assets and liabilities to "assets related to discontinued operations" and "liabilities related to discontinued operations" for all of the periods presented in the accompanying financial statements. The tables below set forth the assets and liabilities related to discontinued operations at June 30, 2013 and December 31, 2012 and their combined results of operations for the three and six months ended June 30, 2013 and 2012.

(Amounts in thousands)		elated to Operations as of	Liabilities Related to Discontinued Operations as of		
	June 30, 2013	December 31, 2012	June 30, 2013	December 31, 2012	
Retail properties	\$ 56,348	\$ 568,501	\$ 2,677	\$ 423,163	
Other properties	7,225	33,499	-	-	
Total	\$ 63,573	\$ 602,000	\$ 2,677	\$ 423,163	
	For the Th	ree Months	For the Six Months		
(Amounts in thousands)	Ended,	June 30,	Ended June 30,		
	2013	2012	2013	2012	
Total revenues	\$ 4,668	\$ 45,286	\$ 29,391	\$ 106,134	
Total expenses	3,850	30,802	22,256	76,096	
	818	14,484	7,135	30,038	
Net gains on sale of:					
901 Market Street,					
Philadelphia	33,058	-	33,058	-	
The Plant	32,169	-	32,169	-	
Green Acres Mall	-	-	202,275	-	
350 West Mart Center	-	-	-	54,911	
Other real estate	438	16,896	492	17,802	
Impairment losses	(2,493)	(13,511)	(4,007)	(13,511)	
Income from discontinued operations	\$ 63,990 19	\$ 17,869	\$ 271,122	\$ 89,240	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

9. Identified Intangible Assets and Liabilities

The following summarizes our identified intangible assets (primarily acquired in-place and above-market leases) and liabilities (primarily acquired below-market leases) as of June 30, 2013 and December 31, 2012.

	Balance as of					
	June 30,		Decen	ıber 31,		
(Amounts in thousands)	2	013	2012			
Identified intangible assets:						
Gross amount	\$	654,964	\$	753,022		
Accumulated amortization		(365,854)		(346,664)		
Net	\$	289,110	\$	406,358		
Identified intangible liabilities (included in						
deferred revenue):						
Gross amount	\$	816,671	\$	902,525		
Accumulated amortization		(363,687)		(341,536)		
Net	\$	452,984	\$	560,989		

Amortization of acquired below-market leases, net of acquired above-market leases, resulted in an increase to rental income of \$11,672,000 and \$12,570,000 for the three months ended June 30, 2013 and 2012, respectively, and \$28,506,000 and \$26,313,000 for the six months ended June 30, 2013 and 2012, respectively. Estimated annual amortization of acquired below-market leases, net of acquired above-market leases, for each of the five succeeding years commencing January 1, 2014 is as follows:

(Amounts in thousands)	
2014	\$ 41,069
2015	38,263
2016	36,321
2017	30,936
2018	29,171

Amortization of all other identified intangible assets (a component of depreciation and amortization expense) was \$16,992,000 and \$12,807,000 for the three months ended June 30, 2013 and 2012, respectively, and \$42,086,000 and \$24,024,000 for the six months ended June 30, 2013 and 2012, respectively. Estimated annual amortization of all other identified intangible assets including acquired in-place leases, customer relationships, and third party contracts for each of the five succeeding years commencing January 1, 2014 is as follows:

(Amounts in thousands)	
2014	\$ 27,533
2015	22,369
2016	19,189
2017	16,029
2018	11,830

We are a tenant under ground leases for certain properties. Amortization of these acquired below-market leases, net of above-market leases resulted in an increase to rent expense of \$1,622,000 and \$312,000 for the three months ended June 30, 2013 and 2012, respectively, and \$2,723,000 and \$582,000 for the six months ended June 30, 2013 and 2012, respectively. Estimated annual amortization of these below-market leases, net of above-market leases for each of the five succeeding years commencing January 1, 2014 is as follows:

(Amounts in thousands	s)	
2014		\$ 3,921
2015		3,921
2016		3,921
2017		3,921
2018		3,921
	20	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

10. Debt

The following is a summary of our debt:

(Amounts in thousands)		Interest Rate at	Balance at			
	35.	June 30,	June 30,	December 31,		
36.4	Maturity	2012	2012	2012		
Mortgages payable:	(1)	2013	2013	2012		
Fixed rate:						
New York:						
1290 Avenue of the Americas		2 24 67	Φ 050 000	Φ 050 000		
(70% owned)	11/22	3.34 %	\$ 950,000	\$ 950,000		
Two Penn Plaza	03/18	5.13 %	425,000	425,000		
666 Fifth Avenue Retail	02/22	0.61.00	200.000			
Condominium ⁽²⁾	03/23	3.61 %	390,000	-		
770 Broadway	03/16	5.65 %	353,000	353,000		
888 Seventh Avenue	01/16	5.71 %	318,554	318,554		
350 Park Avenue	01/17	3.75 %	300,000	300,000		
909 Third Avenue	04/15	5.64 %	197,069	199,198		
828-850 Madison Avenue						
Retail Condominium	06/18	5.29 %	80,000	80,000		
510 Fifth Avenue	01/16	5.60 %	30,998	31,253		
Washington, DC:						
Skyline Properties ⁽³⁾	02/17	5.74 %	725,559	704,957		
River House Apartments	04/15	5.43 %	195,546	195,546		
2101 L Street	08/24	3.97 %	150,000	150,000		
2121 Crystal Drive	03/23	5.51 %	149,506	150,000		
1215 Clark Street, 200 12th						
Street and 251 18th Street	01/25	7.09 %	104,522	105,724		
Bowen Building	06/16	6.14 %	115,022	115,022		
West End 25	06/21	4.88 %	101,671	101,671		
Universal Buildings	04/14	6.54 %	90,633	93,226		
2011 Crystal Drive	08/17	7.30 %	79,129	79,624		
220 20th Street	02/18	4.61 %	73,312	73,939		
1550 and 1750 Crystal Drive	11/14	7.08 %	72,592	74,053		

2231 Crysta	l Drive	n/a	n/a	-	41,298
1225 Clark	Street	n/a	n/a	-	24,834
Retail Properties:					
Cross-collar	eralized				
mortgages of	on 40 strip				
shopping ce	enters	09/20	4.25 %	566,886	573,180
Bergen Tov	n Center ⁽⁴⁾	04/23	3.56 %	300,000	-
Montehiedr	a Town Center ⁽⁵⁾	07/16	6.04 %	120,000	120,000
North Berge	en (Tonnelle				
Avenue)		01/18	4.59 %	75,000	75,000
Las Catalin	as Mall	11/13	6.97 %	53,308	54,101
Broadway M	Mall	n/a	n/a	-	85,180
Other		06/14-05/36	5.12%-7.30%	85,789	86,641
Other:					
555 Califor	nia Street (70%				
owned)	`	09/21	5.10 %	600,000	600,000
Merchandis	e Mart	12/16	5.57 %	550,000	550,000
Borgata Lai	nd	02/21	5.14 %	59,717	60,000
Total fixed rate mortgages p			4.91 %	\$ 7,312,813	\$ 6,771,001

See notes on page 23.

${\bf NOTES\ TO\ CONSOLIDATED\ FINANCIAL\ STATEMENTS\ (CONTINUED)}$

(UNAUDITED)

10. Debt - continued

(Amounts in thousands)			Spread	Interest Rate at	Balance at	
		Maturity	over	June 30,	June 30,	December 31,
Mortgages pay	able:	(1)	LIBOR	2013	2013	2012
Variable rate:						
New Yo	rk:					
	Eleven Penn Plaza	01/19	L+235	2.54 %	\$ 330,000	\$ 330,000
	100 West 33rd Street - office)				
	and retail	03/17	L+250	2.69 %	325,000	325,000
	4 Union Square South -					
	retail	11/19	L+215	2.34 %	120,000	120,000
	435 Seventh Avenue - retail	08/19	L+225	2.44 %	98,000	98,000
	866 UN Plaza	05/16	L+125	1.44 %	44,978	44,978
	Independence Plaza	n/a	n/a	n/a	-	334,225
Washing	ton, DC:					
	River House Apartments	04/18	n/a ⁽⁶⁾	1.55 %	64,000	64,000
	2200 / 2300 Clarendon	01/15	1.75	0.04.04	44 225	47.252
	Boulevard	01/15	L+75	0.94 %	44,325	47,353
	1730 M and 1150 17th Street	06/14	L+140	1.59 %	43,581	43,581
	Succi	00/11	ETTTO	1.55 70	13,301	13,301
Retail:	~					
	Cross-collateralized					
	mortgages on 40 strip	00.400	* 126(7)	• • • •	60.000	60.000
	shopping centers (7)	09/20	L+136 (7)	2.36 %	60,000	60,000
	Bergen Town Center ⁽⁴⁾	n/a	n/a	n/a	-	282,312
	Other	05/15	L+325	3.45 %	16,126	19,126
Other:						
	220 Central Park South	10/13	L+275	2.94 %	123,750	123,750
Total var	riable rate mortgages payable			2.42 %	1,269,760	1,892,325
Total mo	ortgages payable			4.55 %	\$8,582,573	\$8,663,326

Senior unsecured notes:

Senior unsecured notes due 2015 Senior unsecured notes due 2039 ⁽⁸⁾ Senior unsecured notes due 2022 Total senior unsecured notes	04/15 10/39 01/22		4.25 % 7.88 % 5.00 % 5.70 %	460	,710 ,000 ,472 ,182	\$ 499,627 460,000 398,381 \$1,358,008
Unsecured revolving credit facilities:						
\$1.25 billion unsecured revolving						
credit facility	11/16	L+125	-	\$	- \$	5 1,150,000
\$1.25 billion unsecured revolving						
credit facility						
(\$22,053 reserved for						
outstanding letters of credit)						
(9)	06/18	L+115	1.32 %	83	,982	20,000
Total unsecured revolving credit			~	.	000	4.1.
facilities			1.32 %	\$ 83	,982	\$1,170,000

See notes on the following page.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

10. Debt - continued

(3)

(4)

(5)

Notes to preceding tabular information (amounts in thousands):

(1) Represents the extended maturity for certain loans in which we have the

unilateral right, ability and intent to extend.

On February 20, 2013, we completed a \$390,000 financing of this property.

The 10-year fixed-rate interest only loan bears interest at 3.61%. This property

was previously unencumbered.

In 2012, due to the rising vacancy rate at the Skyline properties (45.2% at June 30, 2013), primarily from the effects of the Base Realignment and Closure statute; insufficient cash flows to pay current obligations, including interest payments to the lender; and the significant amount of capital required to re-tenant these properties, we requested that the mortgage loan be transferred to the special servicer. In connection therewith, we entered into a forbearance agreement with the special servicer, that provides for interest shortfalls to be deferred and added to the principal balance of the loan and not give rise to a loan default. The forbearance agreement has been amended and extended a number of times, the latest of which extends its maturity through September 1, 2013. As of June 30, 2013, the accrued deferred interest amounted to \$47,559. We continue to negotiate with the special servicer to restructure the terms of the loan.

On March 25, 2013, we completed a \$300,000 financing of this property. The 10-year fixed-rate interest only loan bears interest at 3.56%. The property was

previously encumbered by a \$282,000 floating-rate loan.

On May 13, 2013, we notified the lender that due to tenants vacating, the property's operating cash flow will be insufficient to pay the debt service; accordingly, at our request, the mortgage loan was transferred to the special servicer. We are in discussions with the special servicer to restructure the terms of the loan; there can be no assurance as to the timing and ultimate

resolution of these discussions.

(6) Interest at the Freddie Mac Reference Note Rate plus 1.53%.

(7) LIBOR floor of 1.00%.

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

(8) May be redeemed at our option in whole or in part beginning on October 1, 2014, at a price equal to the principal amount plus accrued interest.

On March 28, 2013, we extended this revolving credit facility from June 2015 to June 2017, with two six-month extension options. The interest on the extended facility was reduced from LIBOR plus 135 basis points to LIBOR plus 115 basis points. In addition, the facility fee was reduced from 30 basis points to 20 basis points.

23

(9)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

11. Redeemable Noncontrolling Interests

Redeemable noncontrolling interests on our consolidated balance sheets are primarily comprised of Class A Operating Partnership units held by third parties. Redeemable noncontrolling interests on our consolidated balance sheets are recorded at the greater of their carrying amount or redemption value at the end of each reporting period. Changes in the value from period to period are charged to "additional capital" in our consolidated statements of changes in equity. Below is a table summarizing the activity of redeemable noncontrolling interests.

(Amounts in thousands)		
Balance at December 31, 2011	\$	1,160,677
Net income		24,355
Distributions		(24,457)
Redemption of Class A units for common shares, at a	redemption	
value		(24,976)
Adjustments to carry redeemable Class A units at rec	demption value	110,581
Other, net		(9,355)
Balance at June 30, 2012	\$	1,236,825
Balance at December 31, 2012	\$	944,152
Balance at December 31, 2012 Net income	\$	944,152 23,916
·	\$	· ·
Net income	4	23,916
Net income Distributions	4	23,916
Net income Distributions Redemption of Class A units for common shares, at a	redemption	23,916 (17,541)
Net income Distributions Redemption of Class A units for common shares, at a value	redemption	23,916 (17,541) (14,980)
Net income Distributions Redemption of Class A units for common shares, at a value Adjustments to carry redeemable Class A units at red	redemption	23,916 (17,541) (14,980) 29,393
Net income Distributions Redemption of Class A units for common shares, at a value Adjustments to carry redeemable Class A units at red Redemption of Series D-15 redeemable units	redemption	23,916 (17,541) (14,980) 29,393 (36,900)

As of June 30, 2013 and December 31, 2012, the aggregate redemption value of redeemable Class A units was \$939,988,000 and \$898,152,000, respectively.

Redeemable noncontrolling interests exclude our Series G-1 through G-4 convertible preferred units and Series D-13 cumulative redeemable preferred units, as they are accounted for as liabilities in accordance with ASC 480,

Distinguishing Liabilities and Equity, because of their possible settlement by issuing a variable number of Vornado common shares. Accordingly, the fair value of these units is included as a component of "other liabilities" on our consolidated balance sheets and aggregated \$55,073,000 and \$55,011,000 as of June 30, 2013 and December 31, 2012, respectively.

On May 9, 2013, we redeemed all of the outstanding 6.875% Series D-15 Cumulative Redeemable Preferred Units with an aggregate face amount of \$45,000,000 for \$36,900,000 in cash, plus accrued and unpaid distributions through the date of redemption.

12. Shareholders' Equity

On January 25, 2013, we sold 12,000,000 5.40% Series L Cumulative Redeemable Preferred Shares at a price of \$25.00 per share in an underwritten public offering pursuant to an effective registration statement. We retained aggregate net proceeds of \$290,536,000, after underwriters' discounts and issuance costs, and contributed the net proceeds to the Operating Partnership in exchange for 12,000,000 Series L Preferred Units (with economic terms that mirror those of the Series L Preferred Shares). Dividends on the Series L Preferred Shares are cumulative and payable quarterly in arrears. The Series L Preferred Shares are not convertible into, or exchangeable for, any of our properties or securities. On or after five years from the date of issuance (or sooner under limited circumstances), we may redeem the Series L Preferred Shares at a redemption price of \$25.00 per share, plus accrued and unpaid dividends through the date of redemption. The Series L Preferred Shares have no maturity date and will remain outstanding indefinitely unless redeemed by us.

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

24

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

13. Accumulated Other Comprehensive Income

The following tables set forth the changes in accumulated other comprehensive income (loss) ("OCI") by component.

		For the Three Months Ended June 30, 2013						
			Pro ra	ata share				
		Securities available-		of nsolidated idiaries'	Interest rate			
(Amounts in thousands)	Total	for-sale		OCI	swap	Other		
Balance as of March 31,								
2013	\$ 120,953	\$ 168,221	\$	7,666	\$ (47,542)	\$	(7,392)	
Other comprehensive								
income (loss) ⁽¹⁾	11,941	20,349		(19,707)	12,037		(738)	
Balance as of June 30, 2013	\$ 132,894	\$ 188,570	\$	(12,041)	\$ (35,505)	\$	(8,130)	

(1) In the three months ended June 30, 2013, there were no amounts reclassified from accumulated other comprehensive income.

		For the Six	x Months Ended Jun	e 30, 2013							
			Pro rata share								
		Securities available-	of nonconsolidated subsidiaries'	Interest rate							
(Amounts in thousands)	Total	for-sale	OCI	swap	0	ther					
Balance as of December 31,											
2012	\$ (18,946)	\$ 19,432	\$ 11,313	\$ (50,065)	\$	374					
Other comprehensive											
income (loss) ⁽¹⁾	151,840	169,138	(23,354)	14,560		(8,504)					
Balance as of June 30, 2013	\$ 132,894	\$ 188,570	\$ (12,041)	\$ (35,505)	\$	(8,130)					

(1)

In the six months ended June 30, 2013, there were no amounts reclassified from accumulated other comprehensive income.

14. Variable Interest Entities ("VIEs")

Consolidated VIEs

The entity that owns Independence Plaza was a consolidated VIE at December 31, 2012. On June 7, 2013, we sold a portion of our economic interest in this entity and determined that we are no longer its primary beneficiary. Accordingly, we deconsolidated this VIE (see Note 7 – *Investments in Partially Owned Entities*). The table below summarizes the assets and liabilities of the VIE at December 31, 2012. The liabilities were secured only by the assets of the VIE, and were non-recourse to us.

(Amounts in thousands)	As of June 2013	30,	As of December 31, 2012			
Total assets	\$	-	\$	957,730		
Total liabilities	\$	-	\$	443,894		
Noncontrolling interest	\$	_	\$	193,933		

Unconsolidated VIEs

At June 30, 2013, we have unconsolidated VIEs comprised of our investments in the entities that own the Warner Building and Independence Plaza. We do not consolidate these entities because we are not the primary beneficiary and the nature of our involvement in the activities of these entities does not give us power over decisions that significantly affect these entities' economic performance. We account for our investment in these entities under the equity method (see Note 7 – *Investments in Partially Owned Entities*). As of June 30, 2013, the net carrying amount of our investment in these entities was \$151,644,000, and at December 31, 2012, the carrying amount of our investment in the Warner Building was \$8,775,000. Our maximum exposure to loss in these entities, is limited to our investment.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

15. Fair Value Measurements

ASC 820, Fair Value Measurement and Disclosures defines fair value and establishes a framework for measuring fair value. The objective of fair value is to determine the price that would be received upon the sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (the exit price). ASC 820 establishes a fair value hierarchy that prioritizes observable and unobservable inputs used to measure fair value into three levels: Level 1 – quoted prices (unadjusted) in active markets that are accessible at the measurement date for assets or liabilities; Level 2 – observable prices that are based on inputs not quoted in active markets, but corroborated by market data; and Level 3 – unobservable inputs that are used when little or no market data is available. The fair value hierarchy gives the highest priority to Level 1 inputs and the lowest priority to Level 3 inputs. In determining fair value, we utilize valuation techniques that maximize the use of observable inputs and minimize the use of unobservable inputs to the extent possible, as well as consider counterparty credit risk in our assessment of fair value. Considerable judgment is necessary to interpret Level 2 and 3 inputs in determining the fair value of our financial and non-financial assets and liabilities. Accordingly, our fair value estimates, which are made at the end of each reporting period, may be different than the amounts that may ultimately be realized upon sale or disposition of these assets.

Financial Assets and Liabilities Measured at Fair Value on a Recurring Basis

Financial assets and liabilities that are measured at fair value in our consolidated financial statements consist of (i) marketable securities, (ii) Real Estate Fund investments, (iii) the assets in our deferred compensation plan (for which there is a corresponding liability on our consolidated balance sheet), (iv) derivative positions in marketable equity securities, (v) interest rate swaps and (vi) mandatorily redeemable instruments (Series G-1 through G-4 convertible preferred units and Series D-13 cumulative redeemable preferred units). The tables below aggregate the fair values of these financial assets and liabilities by their levels in the fair value hierarchy at June 30, 2013 and December 31, 2012, respectively.

		As of June 3	30, 2013						
(Amounts in thousands)	Total	Level 1	Level 2	Level 3					
Marketable securities	\$ 402,935	\$ 402,935	\$ -	\$ -					
Real Estate Fund investments (75% of									
which is attributable to									
noncontrolling interests)	622,124	-	-	622,124					
Deferred compensation plan assets									
(included in other assets)	111,093	44,591	-	66,502					

J.C. Penney derivative position (included						
in other assets) ⁽¹⁾		10,687	-	10,687		-
Total assets	\$ 1	1,146,839	\$ 447,526	\$ 10,687	\$ 6	88,626
Mandatorily redeemable instruments						
(included in other liabilities)	\$	55,073	\$ 55,073	\$ -	\$	-
Interest rate swap (included in other						
liabilities)		35,505	-	35,505		-
Total liabilities	\$	90,578	\$ 55,073	\$ 35,505	\$	-

(1) Represents the cash deposited with the counterparty in excess of the mark-to-market loss on the derivative position.

			As	of Decembe	r 31, 2	2012					
(Amounts in thousands)	7	Γotal	L	evel 1	Le	evel 2	Leve	el 3			
Marketable securities	\$	398,188	\$	398,188	\$	-	\$	-			
Real Estate Fund investments (75% of											
which is attributable to											
noncontrolling interests)		600,786		-		-	60	00,786			
Deferred compensation plan assets											
(included in other assets)		105,200		42,569		-	6	52,631			
J.C. Penney derivative position (included											
in other assets) ⁽¹⁾		11,165		-		11,165		-			
Total assets	\$	1,115,339	\$	440,757	\$	11,165	\$ 66	63,417			
Mandatorily redeemable instruments											
(included in other liabilities)	\$	55,011	\$	55,011	\$	-	\$	-			
Interest rate swap (included in other											
liabilities)		50,065		-		50,065		-			
Total liabilities	\$	105,076	\$	55,011	\$	50,065	\$	-			

⁽¹⁾ Represents the cash deposited with the counterparty in excess of the mark-to-market loss on the derivative position.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

4 /	_	•	T 7	N /	4	4.
	•	HOIP	Valua	Measure	mante e	antiniiad

Financial Assets and Liabilities Measured at Fair Value on a Recurring Basis - continued

Real Estate Fund Investments

At June 30, 2013, our Real Estate Fund had ten investments with an aggregate fair value of \$622,124,000, or \$114,751,000 in excess of cost. These investments are classified as Level 3. We use a discounted cash flow valuation technique to estimate the fair value of each of these investments, which is updated quarterly by personnel responsible for the management of each investment and reviewed by senior management at each reporting period. The discounted cash flow valuation technique requires us to estimate cash flows for each investment over the anticipated holding period, which currently ranges from 0.1 to 7.0 years. Cash flows are derived from property rental revenue (base rents plus reimbursements) less operating expenses, real estate taxes and capital and other costs, plus projected sales proceeds in the year of exit. Property rental revenue is based on leases currently in place and our estimates for future leasing activity, which are based on current market rents for similar space plus a projected growth factor. Similarly, estimated operating expenses and real estate taxes are based on amounts incurred in the current period plus a projected growth factor for future periods. Anticipated sales proceeds at the end of an investment's expected holding period are determined based on the net cash flow of the investment in the year of exit, divided by a terminal capitalization rate, less estimated selling costs.

The fair value of each property is calculated by discounting the future cash flows (including the projected sales proceeds), using an appropriate discount rate and then reduced by the property's outstanding debt, if any, to determine the fair value of the equity in each investment. Significant unobservable quantitative inputs used in determining the fair value of each investment include capitalization rates and discount rates. These rates are based on the location, type and nature of each property, and current and anticipated market conditions, which are derived from original underwriting assumptions, industry publications and from the experience of our Acquisitions and Capital Markets departments. Significant unobservable quantitative inputs in the table below were utilized in determining the fair value of these Fund investments at June 30, 2013.

		Weighted
		Average
		(based on fair value of
Unobservable Quantitative Input	Range	investments)
Discount rates	12.5% to 19.0%	14.3 %
Terminal capitalization rates	5.3% to 6.0%	5.8 %

The above inputs are subject to change based on changes in economic and market conditions and/or changes in use or timing of exit. Changes in discount rates and terminal capitalization rates result in increases or decreases in the fair values of these investments. The discount rates encompass, among other things, uncertainties in the valuation models with respect to terminal capitalization rates and the amount and timing of cash flows. Therefore, a change in the fair value of these investments resulting from a change in the terminal capitalization rate, may be partially offset by a change in the discount rate. It is not possible for us to predict the effect of future economic or market conditions on our estimated fair values.

The table below summarizes the changes in the fair value of Fund investments that are classified as Level 3, for the three and six months ended June 30, 2013 and 2012.

	al Estate Fu ne Three M			Real Estate Fund Investments			
	.	30,		For th	e Six Montl	hs Ended	June 30,
(Amounts in thousands)	2013		2012	2	013	2	012
Beginning balance	\$ 571,306	\$	324,514	\$	600,786	\$	346,650
Purchases	17,225		44,592		30,893		44,592
Sales/Returns	-		-		(56,664)		(31,052)
Unrealized gains	33,593		21,135		47,109		27,979
Other, net	-		(1,786)		-		286
Ending balance	\$ 622,124	\$	388,455	\$	622,124	\$	388,455

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

15. Fair Value Measurements – continued

Financial Assets and Liabilities Measured at Fair Value on a Recurring Basis - continued

<u>Deferred Compensation Plan Assets</u>

Deferred compensation plan assets that are classified as Level 3 consist of investments in limited partnerships and investment funds, which are managed by third parties. We receive quarterly financial reports from a third-party administrator, which are compiled from the quarterly reports provided to them from each limited partnership and investment fund. The quarterly reports provide net asset values on a fair value basis which are audited by independent public accounting firms on an annual basis. The third-party administrator does not adjust these values in determining our share of the net assets and we do not adjust these values when reported in our consolidated financial statements.

The table below summarizes the changes in the fair value of Deferred Compensation Plan Assets that are classified as Level 3, for the three and six months ended June 30, 2013 and 2012.

		erred Compo Asse the Three M	ts		Deferred Compensation Plan Assets			
	101	June		Linded	For the	e Six Months	Ended	June 30,
(Amounts in thousands)		2013		2012	20	013	20	012
Beginning balance	\$	65,010	\$	58,881	\$	62,631	\$	56,221
Purchases		440		155		3,147		3,766
Sales		(1,748)		(616)		(4,445)		(4,011)
Realized and unrealized								
gains		2,782		(123)		4,136		2,269
Other, net		18		16		1,033		68

Ending balance \$ 66,502 \$ 58,313 \$ 66,502 \$ 58,313

Fair Value Measurements on a Nonrecurring Basis

Assets measured at fair value on a nonrecurring basis on our consolidated balance sheets consist primarily of our investment in Toys "R" Us and real estate assets that were written-down to estimated fair value at December 31, 2012. The fair values of these assets were determined using widely accepted valuation techniques, including (i) discounted cash flow analysis, which considers, among other things, leasing assumptions, growth rates, discount rates and terminal capitalization rates, (ii) income capitalization approach, which considers prevailing market capitalization rates, and (iii) comparable sales activity. Generally, we consider multiple valuation techniques when measuring fair values but in certain circumstances, a single valuation technique may be appropriate. The tables below aggregate the fair values of these assets by their levels in the fair value hierarchy.

	As of December 31, 2012							
(Amounts in thousands)	Total	Leve	l 1	Level 2		Level 3		
Investment in Toys "R" Us	\$ 478,041	\$	-	\$	-	\$ 478,041		
Real estate assets	189,529		-		-	189,529		
Condominium units (included in other								
assets)	52,142		-		-	52,142		
Total assets	\$ 719,712	\$	_	\$	_	\$ 719,712		

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

15. Fair Value Measurements – continued

Financial Assets and Liabilities not Measured at Fair Value

Financial assets and liabilities that are not measured at fair value on our consolidated balance sheets include cash equivalents (primarily money market funds, which invest in obligations of the United States government), mortgage and mezzanine loans receivable and our secured and unsecured debt. Estimates of the fair value of these instruments are determined by the standard practice of modeling the contractual cash flows required under the instrument and discounting them back to their present value at the appropriate current risk adjusted interest rate, which is provided by a third-party specialist. For floating rate debt, we use forward rates derived from observable market yield curves to project the expected cash flows we would be required to make under the instrument. The fair value of cash equivalents is classified as Level 1 and the fair value of our mortgage and mezzanine loans receivable is classified as Level 3. The fair value of our secured and unsecured debt are classified as Level 2. The table below summarizes the carrying amounts and fair value of these financial instruments as of June 30, 2013 and December 31, 2012.

	As of June 30, 2013		As of Decembe			ber 31, 2012		
	C	arrying	Fair	C	arrying		Fair	
(Amounts in thousands)	A	mount	Value	A	mount		Value	
Cash equivalents	\$	525,834	\$ 525,834	\$	543,000	\$	543,000	
Mortgage and mezzanine								
loans receivable		175,699	175,331		225,359		221,446	
	\$	701,533	\$ 701,165	\$	768,359	\$	764,446	
Debt:								
Mortgages payable	\$	8,582,573	\$ 8,571,000	\$	8,663,326	\$	8,690,000	
Senior unsecured								
notes		1,358,182	1,427,000		1,358,008		1,468,000	
Revolving credit								
facility debt		83,982	83,982		1,170,000		1,170,000	
	\$	10,024,737	\$ 10,081,982	\$	11,191,334	\$	11,328,000	

16. Incentive Compensation

Our 2010 Omnibus Share Plan (the "Plan") provides for grants of incentive and non-qualified stock options, restricted stock, restricted Operating Partnership units and out-performance plan rewards to certain of our employees and officers. We account for all stock-based compensation in accordance ASC 718, *Compensation – Stock Compensation*. Stock-based compensation expense was \$9,129,000 and \$8,438,000 in the three months ended June 30, 2013 and 2012, respectively and \$16,595,000 and \$15,047,000 in the six months ended June 30, 2013 and 2012, respectively.

On March 15, 2013, our Compensation Committee (the "Committee") approved the 2013 Outperformance Plan, a performance-based equity compensation plan and related form of award agreement (the "2013 OPP"). Under the 2013 OPP, participants have the opportunity to earn compensation payable in the form of operating partnership units in the second and/or third year during a three-year performance measurement period, if and only if, we outperform a predetermined total shareholder return ("TSR") and/or outperform the market with respect to relative total TSR. Awards under our 2013 OPP may be earned if (i) we achieve a TSR greater than 14% over the two-year performance measurement period, or 21% over the three-year performance measurement period (the "Absolute Component"), and/or (ii) we achieve a TSR above that of the SNL US REIT Index (the "Index") over a two-year or three-year performance measurement period (the "Relative Component"). To the extent awards would be earned under the Absolute Component but we underperform the Index, such awards earned would be reduced (and potentially fully negated) based on the degree to which we underperform the Index. In certain circumstances, in the event we outperform the Index but awards would not otherwise be fully earned under the Absolute Component, awards may be increased under the Relative Component. To the extent awards would otherwise be earned under the Relative Component but we fail to achieve at least a 6% per annum absolute TSR, such awards earned under the Relative Component would be reduced based on our absolute TSR performance, with no awards being earned in the event our TSR during the applicable measurement period is 0% or negative, irrespective of the degree to which we may outperform the Index. If the designated performance objectives are achieved, OPP Units are also subject to time-based vesting requirements. Awards earned under the 2013 OPP vest 33% in year three, 33% in year four and 34% in year five. Dividends on awards earned accrue during the performance measurement period. In addition, our executive officers (for the purposes of Section 16 of the Exchange Act) are required to hold earned OPP awards for one year following vesting.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

17. Fee and Other Income

The following table sets forth the details of fee and other income:

(Amounts in thousands)	For the Thre Ended Ju		For the Six Months Ended June 30,			
	2013	2012	2013	2012		
BMS cleaning fees	\$ 16,509	\$ 16,982	\$ 33,173	\$ 32,492		
Signage revenue	8,347	4,879	14,828	9,469		
Management and leasing fees	6,435	4,546	11,693	9,300		
Lease termination fees ⁽¹⁾	7,129	479	67,155	890		
Other income	9,595	6,151	18,390	14,164		
	\$ 48,015	\$ 33,037	\$ 145,239	\$ 66,315		

(1) On February 6, 2013, we received \$124,000 pursuant to a settlement agreement with Stop & Shop, which terminates our right to receive \$6,000 of additional annual rent under a 1992 agreement, for a period potentially through 2031. As a result of this settlement, we collected a \$47,900 receivable and recognized \$59,599 of income in the first quarter of 2013.

Management and leasing fees include management fees from Interstate Properties, a related party, of \$131,000 and \$192,000 for the three months ended June 30, 2013 and 2012, respectively, and \$333,000 and \$391,000 for the six months ended June 30, 2013 and 2012, respectively. The above table excludes fee income from partially owned entities, which is typically included in "income from partially owned entities" (see Note 7 – *Investments in Partially Owned Entities*).

18. Interest and Other Investment Income (Loss), Net

The following table sets forth the details of interest and other investment income (loss):

(Amounts in thousands)	For the Three Months Ended June 30, 2013 2012		nded June 30, Ended June 30,		Ended June),	
Income (loss) from the mark-to-market of								
J.C. Penney derivative								
position	\$	9,065	\$	(58,732)	\$	(13,475)	\$	(57,687)
Income from prepayment penalties in								
connection with the								
repayment of a mezzanine loan		5,267		-		5,267		-
Interest on mezzanine loans receivable		4,940		3,165		10,017		6,015
Dividends and interest on marketable								
securities		2,770		4,846		5,540		11,093
Mark-to-market of investments in our								
deferred compensation plan (1)		2,492		24		5,938		4,151
Non-cash impairment loss on J.C. Penney								
common shares		-		-		(39,487)		-
Other, net		1,882		1,525		3,542		2,921
	\$	26,416	\$	(49,172)	\$	(22,658)	\$	(33,507)

⁽¹⁾ This income is entirely offset by the expense resulting from the mark-to-market of the deferred compensation plan liability, which is included in "general and administrative" expense.

19. Interest and Debt Expense

The following table sets forth the details of interest and debt expense:

(Amounts in thousands)	For the Thro Ended Ju		For the Six Months Ended June 30,		
	2013	2012	2013	2012	
Interest expense	\$ 126,161	\$ 118,747	\$ 250,887	\$ 243,394	
Amortization of deferred financing					
costs	4,833	5,918	10,255	11,346	
Capitalized interest	(9,232)	(345)	(17,492)	(361)	
-	\$ 121,762	\$ 124,320	\$ 243,650	\$ 254,379	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

20. Income Per Share

The following table provides a reconciliation of both net income and the number of common shares used in the computation of (i) basic income per common share - which includes the weighted average number of common shares outstanding without regard to dilutive potential common shares, and (ii) diluted income per common share - which includes the weighted average common shares and dilutive share equivalents. Dilutive share equivalents may include our Series A convertible preferred shares, employee stock options and restricted stock.

	For the Thre	ee Months	For the Six Months		
(Amounts in thousands, except per share		20		20	
amounts)	Ended Ju	·	Ended Ju		
	2013	2012	2013	2012	
Numerator:					
Income from continuing operations,					
net of income attributable					
to noncontrolling interests	\$ 97,862	\$ 21,163	\$ 165,383	\$ 204,792	
Income from discontinued operations,					
net of income attributable					
to noncontrolling interests	60,332	17,134	255,733	85,027	
Net income attributable to Vornado	158,194	38,297	421,116	289,819	
Preferred share dividends	(20,368)	(17,787)	(42,070)	(35,574)	
Preferred unit and share redemptions	8,100	-	(1,130)	-	
Net income attributable to common					
shareholders	145,926	20,510	377,916	254,245	
Earnings allocated to unvested					
participating securities	(31)	(40)	(86)	(79)	
Numerator for basic income per share	145,895	20,470	377,830	254,166	
Impact of assumed conversions:					
Convertible preferred share					
dividends	27	-	55	57	
Numerator for diluted income per					
share	\$ 145,922	\$ 20,470	\$ 377,885	\$ 254,223	

Denominator:

Denominator for basic income per share – weighted average shares Effect of dilutive securities ⁽¹⁾ :	1	86,931		185,673	1	86,842	1	85,521
Employee stock options and restricted share awards Convertible preferred shares Denominator for diluted income per share – weighted average		742 47		669 -		737 48		700 50
shares and assumed conversions	1	187,720		186,342	1	87,627	1	86,271
INCOME PER COMMON SHARE -								
BASIC:								
Income from continuing operations,	Ф	0.46	Φ.	0.02	ф	0.65	Ф	0.01
net	\$	0.46	\$	0.02	\$	0.65	\$	0.91
Income from discontinued operations,		0.22		0.00		1.05		0.46
net		0.32		0.09		1.37		0.46
Net income per common share	\$	0.78	\$	0.11	\$	2.02	\$	1.37
INCOME PER COMMON SHARE -								
DILUTED:								
Income from continuing operations,								
net	\$	0.46	\$	0.02	\$	0.65	\$	0.91
Income from discontinued operations,								
net		0.32		0.09		1.36		0.45
Net income per common share	\$	0.78	\$	0.11	\$	2.01	\$	1.36

The effect of dilutive securities in the three months ended June 30, 2013 and 2012 excludes an aggregate of 11,913 and 14,002 weighted average common share equivalents, respectively, and 11,911 and 16,292 weighted average common share equivalents in the six months ended June 30, 2013 and 2012, respectively, as their effect was anti-dilutive.

VORNADO REALTY TRUST

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

A 1	~ • 4		~	•
21.	Commitment	c and	Conting	encies
	Committee	o alla	Commis	

Insurance

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

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

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

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

por		

Other Commitments and Contingencies

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

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

Our mortgage loans are non-recourse to us. However, in certain cases we have provided guarantees or master leased tenant space. These guarantees and master leases terminate either upon the satisfaction of specified circumstances or repayment of the underlying loans. As of June 30, 2013, the aggregate dollar amount of these guarantees and master leases is approximately \$372,000,000.

At June 30, 2013, \$22,053,000 of letters of credit were outstanding under one of our revolving credit facilities. Our credit facilities contain financial covenants that require us to maintain minimum interest coverage and maximum debt to market capitalization ratios, and provide for higher interest rates in the event of a decline in our ratings below Baa3/BBB. Our credit facilities also contain customary conditions precedent to borrowing, including representations and warranties, and also contain customary events of default that could give rise to accelerated repayment, including such items as failure to pay interest or principal.

Two of our wholly owned subsidiaries that are contracted to develop and operate the Cleveland Medical Mart and Convention Center, in Cleveland, Ohio, are required to fund \$11,500,000, primarily for tenant improvements, and they are responsible for operating expenses and are entitled to the net operating income, if any, upon the completion of development and the commencement of operations. As of June 30, 2013, our subsidiaries have funded approximately \$3,177,000 of the commitment.

As of June 30, 2013, we expect to fund additional capital to certain of our partially owned entities aggregating approximately \$168,000,000.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) (UNAUDITED)

22. Segment Information

As a result of certain organizational changes and asset sales in 2012, the Merchandise Mart segment no longer meets the criteria to be a separate reportable segment; accordingly, effective January 1, 2013, the remaining assets have been reclassified to our Other segment. We have also reclassified the prior period segment financial results to conform to the current year presentation. Below is a summary of net income and a reconciliation of net income to EBITDA⁽¹⁾ by segment for the three and six months ended June 30, 2013 and 2012.

(Amounts in thousands)	For the Three Months Ended June 30, 2013
	Retail

			Washington,			
	Total	New York	DC	Properties	Toys	Other
Property rentals	\$ 519,733	\$ 286,844	\$ 112,733	\$ 64,374	\$ -	\$ 55,782
Straight-line rent						
adjustments	13,789	7,533	1,231	909	-	4,116
Amortization of acquired						
below-market						
leases, net	11,672	6,944	516	2,885	-	1,327
Total rentals	545,194	301,321	114,480	68,168	-	61,225
Tenant expense						
reimbursements	75,659	38,785	10,666	22,028	-	4,180
Cleveland Medical Mart						
development project	16,990	-	-	-	-	16,990
Fee and other income:						
BMS cleaning fees	16,509	20,979	-	-	-	(4,470)
Signage revenue	8,347	8,347	-	-	-	-
Management and						
leasing fees	6,435	2,854	3,459	320	-	(198)
Lease termination						
fees	7,129	5,432	182	198	-	1,317
Other income	9,595	3,254	5,530	283	-	528
Total revenues	685,858	380,972	134,317	90,997	-	79,572
Operating expenses	261,080	157,622	48,290	34,091	-	21,077
Depreciation and						
amortization	135,486	69,387	30,619	15,457	-	20,023
General and						
administrative	54,323	8,881	6,873	5,169	-	33,400

Edgar Filing: VORNADO REALTY TRUST - Form 10-Q

Cleveland Medical Mart						
development project	15,151	_	_	_	_	15,151
Acquisition related costs	3,350	_	_	_	_	3,350
Total expenses	469,390	235,890	85,782	54,717	_	93,001
Operating income (loss)	216,468	145,082	48,535	36,280	_	(13,429)
(Loss) applicable to Toys	(36,861)	-	, -	-	(36,861)	-
Income (loss) from					, , ,	
partially owned entities	1,472	4,226	(2,449)	423	_	(728)
Income from Real Estate			,			
Fund	34,470	_	-	-	_	34,470
Interest and other						
investment						
income (loss), net	26,416	1,443	6	(48)	-	25,015
Interest and debt expense	(121,762)	(42,835)	(27,854)	(12,435)	_	(38,638)
Net gain on disposition of						
wholly owned and						
partially owned assets	1,005	-	-	-	-	1,005
Income (loss) before						
income taxes	121,208	107,916	18,238	24,220	(36,861)	7,695
Income tax expense	(2,877)	(961)	(805)	(749)	-	(362)
Income (loss) from						
continuing operations	118,331	106,955	17,433	23,471	(36,861)	7,333
Income (loss) from						
discontinued operations	63,990	-	-	64,136	-	(146)
Net income (loss)	182,321	106,955	17,433	87,607	(36,861)	7,187
Less net income						
attributable to						
noncontrolling						
interests in:						
Consolidated						
subsidiaries	(14,930)	(1,381)	-	(13)	-	(13,536)
Operating Partnership	(8,849)	-	-	-	-	(8,849)
Preferred unit						
distributions of the						
Operating	(2.40)					(2.10)
Partnership	(348)	-	-	-	-	(348)
Net income (loss)						
attributable to	150 104	105.574	17, 400	07.504	(26.061)	(15.546)
Vornado	158,194	105,574	17,433	87,594	(36,861)	(15,546)
Interest and debt	170 461	54546	21.245	10.715	27.720	12.225
expense ⁽²⁾	179,461	54,546	31,245	13,715	37,730	42,225
Depreciation and	102 121	74.572	25 249	16 240	22.002	22 000
amortization ⁽²⁾	182,131	74,573	35,248	16,348	33,882	22,080
Income tax (benefit)	(22.266)	1.020	050	740	(25 607)	700
expense ⁽²⁾ EBITDA ⁽¹⁾	(22,366)	1,030	\$52 \$ 94.778 (c)	749 \$ 118 406 æ	(25,697)	700 \$ 40.450 (c)
EDITUA(*)	\$ 497,420	\$ 235,723 (3)	\$ 84,778 (4)	\$ 118,406 (5)	\$ 9,054	\$ 49,459 (6)

See notes on page 37.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) (UNAUDITED)

22. Segment Information – continued

(Amounts in thousands) For the Three Months Ended June 30, 2012 Retail

			Washington,	2100011		
	Total	New York	DC	Properties	Toys	Other
Property rentals	\$ 484,016	\$ 245,948	\$ 118,014	\$ 64,554	\$ -	\$ 55,500
Straight-line rent	, - ,-	, - ,-		, - ,	·	,,
adjustments	20,647	17,065	1,258	2,276	_	48
Amortization of acquired	ŕ	,	•	•		
below-market						
leases, net	12,570	7,623	508	2,950	-	1,489
Total rentals	517,233	270,636	119,780	69,780	-	57,037
Tenant expense						
reimbursements	71,409	36,985	10,862	20,986	-	2,576
Cleveland Medical Mart						
development project	56,304	-	-	-	-	56,304
Fee and other income:						
BMS cleaning fees	16,982	23,911	-	-	-	(6,929)
Signage revenue	4,879	4,879	-	-	-	-
Management and						
leasing fees	4,546	1,113	2,384	1,068	-	(19)
Lease termination						
fees	479	233	128	1	-	117
Other income	6,151	576	4,968	373	-	234
Total revenues	677,983	338,333	138,122	92,208	-	109,320
Operating expenses	243,485	143,190	47,416	33,708	-	19,171
Depreciation and						
amortization	128,372	56,665	35,017	18,495	-	18,195
General and						
administrative	46,832	6,654	6,231	6,367	-	27,580
Cleveland Medical Mart						
development project	53,935	-	-	-	-	53,935
Acquisition related costs	2,559	-	-	-	-	2,559
Total expenses	475,183	206,509	88,664	58,570	-	121,440
Operating income (loss)	202,800	131,824	49,458	33,638	-	(12,120)
(Loss) applicable to Toys	(19,190)	-	-	-	(19,190)	-

Edgar Filing: VORNADO REALTY TRUST - Form 10-Q

Income (loss) from						
partially owned entities	12,563	6,851	(519)	294	-	5,937
Income from Real Estate						
Fund	20,301	-	-	-	-	20,301
Interest and other						
investment						
(loss) income, net	(49,172)	1,057	29	6	-	(50,264)
Interest and debt expense	(124,320)	(36,407)	(27,999)	(16,170)	-	(43,744)
Net gain on disposition of						
wholly owned and						
partially owned assets	4,856	_	-	-	_	4,856
Income (loss) before						
income taxes	47,838	103,325	20,969	17,768	(19,190)	(75,034)
Income tax expense	(7,479)	(1,064)	(852)	-	-	(5,563)
Income (loss) from	, ,	, ,	,			() ,
continuing operations	40,359	102,261	20,117	17,768	(19,190)	(80,597)
Income (loss) from	,	,	,	,	, , ,	, , ,
discontinued operations	17,869	(32)	2,956	16,254	_	(1,309)
Net income (loss)	58,228	102,229	23,073	34,022	(19,190)	(81,906)
Less net (income) loss	,	, ,	- ,	- ,-	(- , ,	(-) /
attributable to						
noncontrolling						
interests in:						
Consolidated						
subsidiaries	(14,721)	(2,998)	_	97	_	(11,820)
Operating Partnership	(1,337)	-	_	-	_	(1,337)
Preferred unit	() /					() /
distributions of the						
Operating						
Partnership	(3,873)	_	_	_	_	(3,873)
Net income (loss)	(- / /					(-,,
attributable to						
Vornado	38,297	99,231	23,073	34,119	(19,190)	(98,936)
Interest and debt	•	,	,	•	, , ,	, ,
expense(2)	190,942	46,413	32,549	20,102	37,293	54,585
Depreciation and	•	,	,	•	,	,
amortization ⁽²⁾	184,028	63,664	39,656	22,131	32,505	26,072
Income tax (benefit)	•	-	,	•	,	•
expense(2)	(5,214)	1,113	1,034	_	(14,103)	6,742
EBITDA ⁽¹⁾	\$ 408,053	\$ 210,421 (3)	\$ 96,312 (4)	\$ 76,352 (5)	\$ 36,505	\$ (11,537) (6)

See notes on page 37.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) (UNAUDITED)

22. Segment Information – continued

(Amounts in thousands)	For the Six Months Ended June 30, 2013 Retail					
			Washington,			
	Total	New York	DC	Properties	Toys	Other
Property rentals	\$ 1,018,247	\$ 561,494	\$ 225,005	\$ 128,785	\$ -	\$ 102,963
Straight-line rent						
adjustments	32,297	17,859	4,008	2,367	-	8,063
Amortization of acquired						
below-market						
leases, net	28,506	19,033	1,022	5,775	-	2,676
Total rentals	1,079,050	598,386	230,035	136,927	-	113,702
Tenant expense						
reimbursements	152,415	81,456	20,802	42,404	-	7,753
Cleveland Medical Mart						
development project	29,133	-	-	-	-	29,133
Fee and other income:						
BMS cleaning fees	33,173	42,001	-	-	-	(8,828)
Signage revenue	14,828	14,828	-	-	-	-
Management and						
leasing fees	11,693	4,918	6,266	799	-	(290)
Lease termination						
fees	67,155	5,490	550	59,797	-	1,318
Other income	18,390	3,969	11,395	859	-	2,167
Total revenues	1,405,837	751,048	269,048	240,786	-	144,955
Operating expenses	520,953	317,853	95,612	68,090	-	39,398
Depreciation and						
amortization	277,570	145,621	61,569	32,177	-	38,203
General and						
administrative	108,905	17,703	13,798	10,584	-	66,820
Cleveland Medical Mart						
development project	26,525	-	-	-	-	26,525
Acquisition related costs	3,951	-	-	-	-	3,951
Total expenses	937,904	481,177	170,979	110,851	-	174,897
Operating income (loss)	467,933	269,871	98,069	129,935	-	(29,942)
(Loss) applicable to						
Toys	(35,102)	-	-	-	(35,102)	-
	22,238	9,831	(4,542)	1,324	-	15,625

Edgar Filing: VORNADO REALTY TRUST - Form 10-Q

Income (loss) from partially owned entities Income from Real Estate						
Fund Interest and other investment (loss)	51,034	-	-	-	-	51,034
income, net	(22,658)	2,608	82	4	-	(25,352)
Interest and debt expense	(243,650)	(83,453)	(56,104)	(24,076)	-	(80,017)
Net loss on disposition						
of wholly owned and partially owned						
assets	(35,719)	-	-	-	-	(35,719)
Income (loss) before						
income taxes	204,076	198,857	37,505	107,187	(35,102)	(104,371)
Income tax expense	(3,950)	(1,233)	(1,183)	(749)	-	(785)
Income (loss) from						
continuing operations	200,126	197,624	36,322	106,438	(35,102)	(105,156)
Income from						
discontinued operations	271,122	-	-	270,849	-	273
Net income (loss)	471,248	197,624	36,322	377,287	(35,102)	(104,883)
Less net income						
attributable to						
noncontrolling						
interests in:						
Consolidated	(26.216)	(2.062)		(100)		(22.145)
subsidiaries	(26,216)	(2,962)	-	(109)	-	(23,145)
Operating Partnership	(22.792)					(22.792)
Preferred unit	(22,782)	_	-	-	-	(22,782)
distributions of the						
Operating						
Partnership	(1,134)	_	_	_	_	(1,134)
Net income (loss)	(1,134)					(1,134)
attributable to						
Vornado	421,116	194,662	36,322	377,178	(35,102)	(151,944)
Interest and debt	,	-, ,,,,,	,	2 ,	(==,==)	(,,, , , ,
expense(2)	368,241	104,235	62,998	27,938	80,912	92,158
Depreciation and	,	,	,	•	,	,
amortization ⁽²⁾	376,316	152,986	70,396	34,867	71,556	46,511
Income tax expense(2)	38,393	1,377	1,306	749	33,649	1,312
EBITDA ⁽¹⁾	\$ 1,204,066	\$ 453,260 (3)	\$ 171,022 (4)	\$ 440,732 (5)	\$ 151,015	\$ (11,963) ₍₆₎

See notes on page 37.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

22. Segment Information – continued

(Amounts in thousands)	For the Six Months Ended June 30, 2012 Retail							
	Washington,							
	Total	New York	DC	Properties	Toys	Other		
Property rentals	\$ 958,447	\$479,884	\$ 240,818	\$129,146	\$ -	\$108,599		
Straight-line rent								
adjustments	41,966	34,194	3,115	3,580	-	1,077		
Amortization of acquired								
below-market								
leases, net	26,313	15,318	1,031	7,107	-	2,857		
Total rentals	1,026,726	529,396	244,964	139,833	-	112,533		
Tenant expense								
reimbursements	141,906	73,697	20,870	41,962	-	5,377		
Cleveland Medical Mart								
development project	111,363	-	-	-	-	111,363		
Fee and other income:								
BMS cleaning fees	32,492	46,558	-	-	-	(14,066)		
Signage revenue	9,469	9,469	-	-	-	-		
Management and								
leasing fees	9,300	2,221	5,167	1,904	-	8		
Lease termination								
fees	890	256	128	1	-	505		
Other income	14,164	2,333	10,558	714	-	559		
Total revenues	1,346,310	663,930	281,687	184,414	-	216,279		
Operating expenses	489,462	288,862	93,618	68,189	-	38,793		
Depreciation and								
amortization	259,767	110,424	77,570	36,256	-	35,517		
General and administrative	102,122	15,241	13,181	12,700				