EQUITY RESIDENTIAL Form 10-K February 27, 2008

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K

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

For the Fiscal Year Ended DECEMBER 31, 2007

OR

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

Commission File Number: 1-12252

EQUITY RESIDENTIAL

(Exact Name of Registrant as Specified in Its Charter)

Maryland (State or Other Jurisdiction of Incorporation or Organization)

13-3675988

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

Two North Riverside Plaza, Chicago, Illinois

(Address of Principal Executive Offices)

60606 (Zip Code)

(312) 474-1300

(Registrant s Telephone Number, Including Area Code)

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

Common Shares of Beneficial Interest, \$0.01 Par Value

(Title of Each Class)

New York Stock Exchange (Name of Each Exchange on Which Registered)

Preferred Shares of Beneficial Interest, \$0.01 Par Value

(Title of Each Class)

New York Stock Exchange (Name of Each Exchange on Which Registered)

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

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes x No o

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

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

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

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.

Large accelerated filer x

Accelerated filer o

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

Smaller reporting company o

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

The aggregate market value of Common Shares held by non-affiliates of the Registrant was approximately \$12.2 billion based upon the closing
price on June 29, 2007 of \$45.63 using beneficial ownership of shares rules adopted pursuant to Section 13 of the Securities Exchange Act of
1934 to exclude voting shares owned by Trustees and Executive Officers, some of who may not be held to be affiliates upon judicial
determination.

The number of Common Shares of Beneficial Interest, \$0.01 par value, outstanding on January 31, 2008 was 269,644,705.

DOCUMENTS INCORPORATED BY REFERENCE

Part III incorporates by reference certain information to be contained in the Company s definitive proxy statement, which the Company anticipates will be filed no later than April 17, 2008, and thus these items have been omitted in accordance with General Instruction G(3) to Form 10-K.

EQUITY RESIDENTIAL

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Item 1. Business

General

Equity Residential (EQR), a Maryland real estate investment trust (REIT) formed in March 1993, is an S&P 500 company focused on the acquisition, development and management of high quality apartment properties in top United States growth markets. EQR has elected to be taxed as a REIT.

The Company is one of the largest publicly traded real estate companies and is the largest publicly traded owner of multifamily properties (based on the aggregate market value of its outstanding Common Shares, the number of apartment units wholly owned and total revenues earned). The Company s corporate headquarters are located in Chicago, Illinois and the Company also operates approximately thirty-five property management offices throughout the United States.

EQR is the general partner of, and as of December 31, 2007 owned an approximate 93.6% ownership interest in, ERP Operating Limited Partnership, an Illinois limited partnership (the Operating Partnership). The Company is structured as an umbrella partnership REIT (UPREIT), under which all property ownership and business operations are conducted through the Operating Partnership and its subsidiaries. References to the Company include EQR, the Operating Partnership and those entities owned or controlled by the Operating Partnership and/or EQR.

As of December 31, 2007, the Company, directly or indirectly through investments in title holding entities, owned all or a portion of 579 properties in 24 states and the District of Columbia consisting of 152,821 units. The ownership breakdown includes (table does not include various uncompleted development properties):

	Properties	Units
Wholly Owned Properties	507	133,189
Partially Owned Properties:		
Consolidated	27	5,455
Unconsolidated	44	10,446
Military Housing (Fee Managed)	1	3,731
	579	152,821

As of February 6, 2008, the Company has approximately 4,800 employees who provide real estate operations, leasing, legal, financial, accounting, acquisition, disposition, development and other support functions.

Certain capitalized terms used herein are defined in the Notes to Consolidated Financial Statements.

Available Information

You may access our Annual Report on Form 10-K, our Quarterly Reports on Form 10-Q, our Current Reports on Form 8-K and any amendments to any of those reports we file with the SEC free of charge at our website, www.equityresidential.com. These reports are made available at our website as soon as reasonably practicable after we file them with the SEC.

Business Objectives and Operating Strategies

The Company seeks to maximize current income, capital appreciation of each property and the total return for its shareholders. The Company s strategy for accomplishing these objectives includes:

• Leveraging our size and scale in four critical ways:

Investing in apartment communities located in strategically targeted markets, to maximize our total return on an enterprise level; Meeting the needs of our residents by offering a wide array of product choices and a commitment to service; Engaging, retaining, and attracting the best employees by providing them with the education, resources and opportunities to succeed; and Sharing resources, customers and best practices in property management and across the enterprise. Owning a highly diversified portfolio by investing in target markets defined by a combination of the following criteria: High barrier-to-entry (low supply); Strong economic predictors (high demand); and Attractive quality of life (high demand and retention). Giving residents reasons to stay with the Company by providing a range of product options available in our diversified portfolio and by enhancing their experience through our employees and our services. Being open and responsive to market realities to take advantage of investment opportunities that align with our long-term vision. Acquisition, Development and Disposition Strategies The Company anticipates that future property acquisitions, developments and dispositions will occur within the United States. Acquisitions and developments may be financed from various sources of capital, which may include retained cash flow, issuance of additional equity and debt securities, sales of properties, joint venture agreements and collateralized and uncollateralized borrowings. In addition, the Company may acquire properties in transactions that include the issuance of limited partnership interests in the Operating Partnership (OP Units) as consideration for the acquired properties. Such transactions may, in certain circumstances, enable the sellers to defer, in whole or in part, the recognition of taxable income or gain that might otherwise result from the sales. In addition, EQR may acquire or develop multifamily properties specifically to convert directly into condominiums as well as upgrade and sell existing properties as individual condominiums. EQR may also acquire land parcels to hold and/or sell based on market opportunities.

When evaluating potential acquisitions, developments and dispositions, the Company generally considers the following factors:

strategically targeted markets;

- income levels and employment growth trends in the relevant market;
- employment and household growth and net migration of the relevant market s population;
- barriers to entry that would limit competition (zoning laws, building permit availability, supply of undeveloped or developable real estate, local building costs and construction costs, among other factors);
- the location, construction quality, condition and design of the property;
- the current and projected cash flow of the property and the ability to increase cash flow;
- the potential for capital appreciation of the property;
- the terms of resident leases, including the potential for rent increases;
- the potential for economic growth and the tax and regulatory environment of the community in which the property is located;
- the occupancy and demand by residents for properties of a similar type in the vicinity (the overall market and submarket);

- the prospects for liquidity through sale, financing or refinancing of the property;
- the benefits of integration into existing operations;
- purchase prices and yields of available existing stabilized properties, if any;
- competition from existing multifamily properties, residential properties under development and the potential for the construction of new multifamily properties in the area; and
- opportunistic selling based on demand and price of high quality assets, including condominium conversions.

The Company generally reinvests the proceeds received from property dispositions primarily to achieve its acquisition and development strategies and at times to fund its share repurchase activities. In addition, when feasible, the Company may structure these transactions as tax-deferred exchanges.

Debt and Equity Activity

Please refer to Item 7, Management s Discussion and Analysis of Financial Condition and Results of Operations, for the Company s Capital Structure chart as of December 31, 2007.

Debt and Equity Offerings for the Years Ended December 31, 2007, 2006 and 2005

During 2007:

- The Operating Partnership issued \$350.0 million of five-year 5.50% fixed rate notes (the October 2012 Notes) in a public debt offering in May/June 2007. The October 2012 Notes were issued at a discount, which is being amortized over the life of the notes on a straight-line basis. The October 2012 Notes are due October 1, 2012 with interest payable semiannually in arrears on January 15 and July 15, commencing January 15, 2008. The Operating Partnership received net proceeds of approximately \$346.1 million in connection with this issuance.
- The Operating Partnership issued \$650.0 million of ten-year 5.75% fixed rate notes (the June 2017 Notes) in a public debt offering in May/June 2007. The June 2017 Notes were issued at a discount, which is being amortized over the life of the notes on a straight-line basis. The June 2017 Notes are due June 15, 2017 with interest payable semiannually in arrears on January 15 and July 15, commencing January 15, 2008. The Operating Partnership received net proceeds of approximately \$640.6 million in connection with this issuance.
- The Operating Partnership obtained a three-year (subject to two one-year extension options) \$500.0 million senior unsecured credit facility (term loan) which generally pays a variable interest rate of LIBOR plus a spread dependent upon the current credit rating on the Operating Partnership s long-term unsecured debt. The Operating Partnership paid \$1.1 million in upfront costs, which will be deferred and amortized over the three-year term. EQR has guaranteed the Operating Partnership s term loan facility up to the maximum amount and for the full term of the facility.

- The Company issued 1,040,765 Common Shares pursuant to its Share Incentive Plans and received net proceeds of approximately \$28.8 million.
- The Company issued 189,071 Common Shares pursuant to its Employee Share Purchase Plan and received net proceeds of approximately \$7.2 million.
- The Company repurchased and retired 27,484,346 of its Common Shares at an average price of \$44.62 per share for total consideration of \$1.2 billion. See Note 3 in the Notes to Consolidated Financial Statements for further discussion.

During 2006:

• The Operating Partnership issued \$400.0 million of ten and one-half year 5.375% unsecured fixed rate notes (the August 2016 Notes) in a public debt offering in January 2006. The August 2016 Notes were issued at a discount, which is being amortized over the life of the notes on a straight-line basis. The August 2016 Notes are due August 1, 2016 with interest payable semiannually in arrears on February 1 and August 1, commencing August 1, 2006. The Operating Partnership received net

proceeds of approximately \$395.5 million in connection with this issuance.

- The Operating Partnership issued \$650.0 million of twenty-year 3.85% exchangeable senior notes (the August 2026 Notes) in a public debt offering in August 2006. The August 2026 Notes were issued at a discount, which is being amortized over the life of the notes on a straight-line basis. The August 2026 Notes are due August 15, 2026 with interest payable semiannually in arrears on February 15 and August 15, commencing February 15, 2007. The Operating Partnership received net proceeds of approximately \$637.0 million in connection with this issuance. See Note 9 in the Notes to Consolidated Financial Statements for further discussion.
- The Company issued 2,647,776 Common Shares pursuant to its Share Incentive Plans and received net proceeds of approximately \$69.7 million.
- The Company issued 213,427 Common Shares pursuant to its Employee Share Purchase Plan and received net proceeds of approximately \$8.0 million.
- The Company repurchased 1,897,912 of its Common Shares on the open market at an average price of \$43.85 per share. The Company paid approximately \$83.2 million for these shares, which were retired subsequent to the repurchase.

During 2005:

- The Operating Partnership issued \$500.0 million of ten and one-half year 5.125% unsecured fixed rate notes (the March 2016 Notes) in a public debt offering in September 2005. The March 2016 Notes were issued at a discount, which is being amortized over the life of the notes on a straight-line basis. The March 2016 Notes are due March 15, 2016 with interest payable semiannually in arrears on March 15 and September 15, commencing March 15, 2006. The Operating Partnership received net proceeds of approximately \$469.2 million in connection with this issuance.
- The Company issued 2,248,744 Common Shares pursuant to its Share Incentive Plans and received net proceeds of approximately \$54.9 million.
- The Company issued 286,751 Common Shares pursuant to its Employee Share Purchase Plan and received net proceeds of approximately \$8.3 million.

As of February 27, 2008, an unlimited amount of debt securities remains available for issuance by the Operating Partnership under a registration statement that became automatically effective upon filing with the SEC in June 2006 (under SEC regulations enacted in 2005, the registration statement automatically expires on June 29, 2009 and does not contain a maximum issuance amount). As of February 27, 2008, \$956.5 million in equity securities remains available for issuance by the Company under a registration statement the SEC declared effective in February 1998.

In May 2002, the Company s shareholders approved the Company s 2002 Share Incentive Plan. In January 2003, the Company filed a Form S-8 registration statement to register 23,125,828 Common Shares under this plan. As of January 1, 2008, 21,631,555 shares are the maximum shares issuable under this plan. See Note 14 in the Notes to Consolidated Financial Statements for further discussion.

Credit Facilities

The Operating Partnership has an unsecured revolving credit facility with potential borrowings of up to \$1.5 billion maturing on February 28, 2012, with the ability to increase available borrowings by an additional \$500.0 million by adding additional banks to the facility or obtaining the agreement of existing banks to increase their commitments. Advances under the credit facility bear interest at variable rates based upon LIBOR at various interest periods plus a spread dependent upon the Operating Partnership s credit rating or based on bids received from the lending group. EQR has guaranteed the Operating Partnership s credit facility up to the maximum amount and for the full term of the facility.

On April 1, 2005, the Operating Partnership obtained a three-year \$1.0 billion unsecured revolving credit facility maturing on May 29, 2008. Advances under the credit facility bore interest at variable rates based upon LIBOR at various interest periods plus a spread dependent upon the Operating Partnership s

credit rating or based on bids received from the lending group. EQR guaranteed the Operating Partnership s credit facility up to the maximum amount and for the full term of the facility. This credit facility was repaid in full and terminated on February 28, 2007. The Company recorded \$0.4 million of write-offs of unamortized deferred financing costs as additional interest in connection with this termination.

On May 7, 2007, the Operating Partnership obtained a one-year \$500.0 million unsecured revolving credit facility maturing on May 5, 2008. Advances under this facility bore interest at variable rates based on LIBOR at various interest periods plus a spread dependent upon the Operating Partnership s credit rating. EQR guaranteed this credit facility up to the maximum amount and for its full term. This credit facility was repaid in full and terminated on June 4, 2007.

On July 6, 2006, the Operating Partnership obtained a one-year \$500.0 million unsecured revolving credit facility maturing on July 6, 2007. Advances under this facility bore interest at variable rates based on LIBOR at various interest periods plus a spread dependent upon the Operating Partnership s credit rating. EQR guaranteed this credit facility up to the maximum amount and for its full term. This credit facility was repaid in full and terminated on October 13, 2006.

As of December 31, 2007 and December 31, 2006, \$139.0 million and \$460.0 million, respectively, was outstanding and \$80.8 million and \$69.3 million, respectively, was restricted (dedicated to support letters of credit and not available for borrowing) on the credit facilities. During the years ended December 31, 2007 and 2006, the weighted average interest rates under the credit facilities were 5.68% and 5.40%, respectively.

Competition

All of the Company s properties are located in developed areas that include other multifamily properties. The number of competitive multifamily properties in a particular area could have a material effect on the Company s ability to lease units at the properties or at any newly acquired properties and on the rents charged. The Company may be competing with other entities that have greater resources than the Company and whose managers have more experience than the Company s managers. In addition, other forms of rental properties and single-family housing provide housing alternatives to potential residents of multifamily properties. See Item 1A Risk Factors for additional information with respect to competition.

Environmental Considerations

See Item 1A Risk Factors for information concerning the potential effects of environmental regulations on our operations.

Item 1A. Risk Factors

General

The following Risk Factors may contain defined terms that are different from those used in the other sections of this report. Unless otherwise indicated, when used in this section, the terms we and us refer to Equity Residential and its subsidiaries, including ERP Operating Limited Partnership.

The occurrence of the events discussed in the following risk factors could adversely affect, possibly in a material manner, our business, financial condition or results of operations, which could adversely affect the value of our common shares of beneficial interest or preferred shares of beneficial interest (which we refer to collectively as Shares); preference interests (Interests) of a subsidiary of ERP Operating Limited Partnership, our operating partnership; and limited partnership interests in the Operating Partnership (OP Units). In this section, we refer to the Shares, Interests, Units and the OP Units together as our securities , and the investors who own Shares, Interests, Units and/or OP Units as our security holders .

Our Performance and Securities Value are Subject to Risks Associated with the Real Estate Industry

General

Real property investments are subject to varying degrees of risk and are relatively illiquid. Several factors may adversely affect the economic performance and value of our properties. These factors include changes in the national, regional and local economic climates, local conditions such as an oversupply of multifamily properties or a reduction in demand for our multifamily properties, the attractiveness of our properties to residents, competition from other available multifamily property owners and changes in market rental rates. Our performance also depends on our ability to collect rent from residents and to pay for adequate maintenance, insurance and other operating costs, including real estate taxes, which could increase over time. Also, the expenses of owning and operating a property are not necessarily reduced when circumstances such as market factors and competition cause a reduction in income from the property.

We May Be Unable to Renew Leases or Relet Units as Leases Expire

When our residents decide not to renew their leases upon expiration, we may not be able to relet their units. Even if the residents do renew or we can relet the units, the terms of renewal or reletting may be less favorable than current lease terms. Because virtually all of our leases are for apartments, they are generally for terms of no more than one year. If we are unable to promptly renew the leases or relet the units, or if the rental rates upon renewal or reletting are significantly lower than expected rates, then our results of operations and financial condition will be adversely affected. Consequently, our cash flow and ability to service debt and make distributions to security holders would be reduced.

New Acquisitions, Developments and/or Condominium Conversion Projects May Fail to Perform as Expected and Competition for Acquisitions May Result in Increased Prices for Properties

We intend to actively acquire and develop multifamily properties for rental operations and/or conversion into condominiums, as well as upgrade and sell existing properties as individual condominiums. We may underestimate the costs necessary to bring an acquired or development property up to standards established for its intended market position. Additionally, we expect that other major real estate investors with significant capital will compete with us for attractive investment opportunities or may also develop properties in markets where we focus our development efforts. This competition may increase prices for multifamily properties or decrease the price at which we expect to sell individual properties. We may not be in a position or have the opportunity in the future to make suitable property acquisitions on favorable terms. We also plan to develop more properties ourselves in addition to co-investing with our development partners for either the rental or condominium market, depending on opportunities in each sub-market. This may increase the overall level of risk associated with our developments. The total number of development units, cost of development and estimated completion dates are subject to uncertainties arising from changing economic conditions (such as the cost of labor and construction materials), competition and local government regulation.

Because Real Estate Investments Are Illiquid, We May Not Be Able to Sell Properties When Appropriate

Real estate investments generally cannot be sold quickly. We may not be able to reconfigure our portfolio promptly in response to economic or other conditions. This inability to respond promptly to changes in the performance of our investments could adversely affect our financial condition and ability to make distributions to our security holders.

Changes in Laws and Litigation Risk Could Affect Our Business

We are generally not able to pass through to our residents under existing leases real estate or other federal, state or local taxes. Consequently, any such tax increases may adversely affect our financial

condition and limit our ability to make distributions to our security holders. Similarly, changes that increase our potential liability under environmental laws or our expenditures on environmental compliance would adversely affect our cash flow and ability to make distributions on our securities.

We may become involved in legal proceedings, including but not limited to, proceedings related to consumer, employment, development, condominium conversion, tort and commercial legal issues that if decided adversely to or settled by us, could result in liability material to our financial condition or results of operations.

Environmental Problems Are Possible and Can Be Costly

Federal, state and local laws and regulations relating to the protection of the environment may require a current or previous owner or operator of real estate to investigate and clean up hazardous or toxic substances or petroleum product releases at such property. The owner or operator may have to pay a governmental entity or third parties for property damage and for investigation and clean-up costs incurred by such parties in connection with the contamination. These laws typically impose clean-up responsibility and liability without regard to whether the owner or operator knew of or caused the presence of the contaminants. Even if more than one person may have been responsible for the contamination, each person covered by the environmental laws may be held responsible for all of the clean-up costs incurred. In addition, third parties may sue the owner or operator of a site for damages and costs resulting from environmental contamination emanating from that site.

Substantially all of our properties have been the subject of environmental assessments completed by qualified independent environmental consultant companies. These environmental assessments have not revealed, nor are we aware of, any environmental liability that our management believes would have a material adverse effect on our business, results of operations, financial condition or liquidity.

Over the past several years, there have been an increasing number of lawsuits against owners and managers of multifamily properties alleging personal injury and property damage caused by the presence of mold in residential real estate. Some of these lawsuits have resulted in substantial monetary judgments or settlements. Insurance carriers have reacted to these liability awards by excluding mold related claims from standard policies and pricing mold endorsements at prohibitively high rates. We have adopted programs designed to minimize the existence of mold in any of our properties as well as guidelines for promptly addressing and resolving reports of mold to minimize any impact mold might have on residents or the property.

We cannot be assured that existing environmental assessments of our properties reveal all environmental liabilities, that any prior owner of any of our properties did not create a material environmental condition not known to us, or that a material environmental condition does not otherwise exist as to any of our properties.

Insurance Policy Deductibles and Exclusions

In order to partially mitigate the substantial increase in insurance costs in recent years, management has gradually increased deductible and self-insured retention amounts. As of December 31, 2007, the Company s property insurance policy provides for a per occurrence deductible of \$250,000 and self-insured retention of \$5.0 million per occurrence, subject to a maximum annual aggregate self-insured retention of \$7.5 million, with approximately 85% of any excess losses being covered by insurance. Any earthquake and named windstorm losses are subject to a

deductible of 5% of the values of the buildings involved in the losses and are not subject to the aggregate self-insured retention. The Company s general liability and worker s compensation policies at December 31, 2007 provide for a \$2.0 million and \$1.0 million per occurrence deductible, respectively. These higher deductible and self-insured retention amounts do expose the Company to greater potential uninsured losses, but management believes the savings in insurance premium expense justifies this potential increased exposure over the long-term.

As a result of the terrorist attacks of September 11, 2001, property insurance carriers have created exclusions for losses from terrorism from our all risk property insurance policies. As of December 31, 2007, the Company was insured for \$500.0 million in terrorism insurance coverage, with a \$100,000 deductible. This coverage excludes losses from nuclear, biological and chemical attacks. In the event of a terrorist attack impacting one or more of our properties, we could lose the revenues from the property, our capital investment in the property and possibly face liability claims from residents or others suffering injuries or losses. The Company believes, however, that the number and geographic diversity of its portfolio and its terrorism insurance coverage help to mitigate its exposure to the risks associated with potential terrorist attacks.

liability claims from residents or others suffering injuries or losses. The Company believes, however, that the number and geographic diversity of its portfolio and its terrorism insurance coverage help to mitigate its exposure to the risks associated with potential terrorist attacks.
Debt Financing, Preferred Shares and Preference Interests and Units Could Adversely Affect Our Performance
General
Please refer to Item 7, Management s Discussion and Analysis of Financial Condition and Results of Operations, for the Company s total debt and unsecured debt summaries as of December 31, 2007.
In addition to debt, we have \$209.8 million of combined liquidation value of outstanding preferred shares of beneficial interest and preference interests and units, with a weighted average dividend preference of 6.94% per annum, as of December 31, 2007. Our use of debt and preferred equity financing creates certain risks, including the following:
Disruptions in the Financial Markets Could Adversely Affect Our Ability to Obtain Debt Financing and Impact our Acquisitions and Dispositions
The United States credit markets could experience significant dislocations and liquidity disruptions which could cause the spreads on prospective debt financings to widen considerably and make it harder for borrowers to borrow money. These circumstances could materially impact liquidity in the debt markets, make financing terms for us less attractive, and result in the unavailability of certain types of debt financing. For example, the Company has debt obligations where the interest rates reset weekly (floating rate tax exempt bond debt). We could be negatively impacted by disruptions in this market or in the credit market s perception of Fannie Mae and Freddie Mac, who guaranty and provide liquidity for these bonds. Uncertainty in the credit markets could negatively impact our ability to make acquisitions and make it more difficult for us to sell properties or may adversely affect the price we receive for properties that we do sell, as prospective buyers may experience increased costs of debt financing or difficulties in obtaining debt financing. Potential disruptions in the financial markets could also have other unknown adverse effects on us or the economy generally.
Scheduled Debt Payments Could Adversely Affect Our Financial Condition
In the future, our cash flow could be insufficient to meet required payments of principal and interest or to pay distributions on our securities at expected levels.

Debt Financing, Preferred Shares and Preference Interests and Units Could Adversely Affect Our Performance

We may not be able to refinance existing debt (which in virtually all cases requires substantial principal payments at maturity) and, if we can, the terms of such refinancing might not be as favorable as the terms of existing indebtedness. If principal payments due at maturity cannot be refinanced, extended or paid with proceeds of other capital transactions, such as new equity capital, our cash flow will not be sufficient in all years to repay all maturing debt. As a result, we may be forced to postpone capital expenditures necessary for the maintenance of our properties and may have to dispose of one or more properties on terms that would otherwise be unacceptable to us.

Please refer to Item 7, Management s Discussion and Analysis of Financial Condition and Results of Operations, for the Company s debt maturity schedule as of December 31, 2007.

Financial Covenants Could Adversely Affect the Company s Financial Condition

If a property we own is mortgaged to secure debt and we are unable to meet the mortgage

payments, the holder of the mortgage could foreclose on the property, resulting in loss of income and asset value. Foreclosure on mortgaged properties or an inability to refinance existing indebtedness would likely have a negative impact on our financial condition and results of operations.

The mortgages on our properties may contain negative covenants that, among other things, limit our ability, without the prior consent of the lender, to further mortgage the property and to reduce or change insurance coverage. In addition, our unsecured credit facilities contain certain restrictions, requirements and other limitations on our ability to incur debt. The indentures under which a substantial portion of our debt was issued also contain certain financial and operating covenants including, among other things, maintenance of certain financial ratios, as well as limitations on our ability to incur secured and unsecured debt (including acquisition financing), and to sell all or substantially all of our assets. Our credit facilities and indentures are cross-defaulted and also contain cross default provisions with other material debt. Our most restrictive unsecured public debt covenants as of December 31, 2007 and 2006, respectively, are (terms are defined in the indentures):

Selected Unsecured Public Debt Covenants					
	December 31,	December 31,			
	2007	2006			
Total Debt to Adjusted Total Assets (not to exceed 60%)	50.5%	44.6%			
Total Debt to Adjusted Total Assets (not to exceed 60%)	30.370	44.0%			
Secured Debt to Adjusted Total Assets (not to exceed					
40%)	19.2%	17.6%			
Consolidated Income Available for Debt Service to					
Maximum Annual Service Charges (must be at least 1.5 to					
1)	2.09	2.59			
Total Unsecured Assets to Unsecured Debt (must be at least 150%)	207.4%	250.6%			
Consolidated Income Available for Debt Service to Maximum Annual Service Charges (must be at least 1.5 to 1) Total Unsecured Assets to Unsecured Debt (must be at	2.09	2.			

Some of the properties were financed with tax-exempt bonds that contain certain restrictive covenants or deed restrictions. We have retained an independent outside consultant to monitor compliance with the restrictive covenants and deed restrictions that affect these properties. If these bond compliance requirements restrict our ability to increase our rental rates to attract low or moderate-income residents, or eligible/qualified residents, then our income from these properties may be limited.

Our Degree of Leverage Could Limit Our Ability to Obtain Additional Financing

Our consolidated debt-to-total market capitalization ratio was 47.0% as of December 31, 2007. Our degree of leverage could have important consequences to security holders. For example, the degree of leverage could affect our ability to obtain additional financing in the future for working capital, capital expenditures, acquisitions, development or other general corporate purposes, making us more vulnerable to a downturn in business or the economy in general.

Rising Interest Rates Could Adversely Affect Cash Flow

Advances under our credit facilities bear interest at variable rates based upon LIBOR at various interest periods, plus a spread dependent upon the Operating Partnership's credit rating, or based upon bids received from the lending group. Certain public issuances of our senior unsecured debt instruments may also, from time to time, bear interest at floating rates. We may also borrow additional money with variable interest rates in the future. Increases in interest rates would increase our interest expense under these debt instruments and would increase the costs of refinancing existing debt and of issuing new debt. Accordingly, higher interest rates could adversely affect cash flow and our ability to service our debt and to make distributions to security holders. We use interest rate hedging arrangements to manage our exposure to interest rate volatility, but these arrangements may expose us to additional risks, and no strategy can

completely insulate us from risks associated with interest rate fluctuations. There can be no assurance that our hedging arrangements will have the desired beneficial impact and may involve costs, such as transaction fees or breakage costs, if we terminate them.

We Depend on Our Key Personnel

We depend on the efforts of the Chairman of our Board of Trustees, Samuel Zell, and our executive officers, particularly David J. Neithercut, our President and Chief Executive Officer. If they resign or otherwise cease to be employed by us, our operations could be temporarily adversely affected. Mr. Zell has entered into retirement benefit and noncompetition agreements with the Company.

In the event the Chairman of the Board and/or the CEO are unable to serve, (i) the Lead Trustee will automatically be appointed to serve as the interim successor to the Chairman, (ii) the Chairman will automatically be appointed to serve as the interim successor to the CEO and (iii) the Chair of the Compensation Committee of the Board will immediately call a meeting of the Committee to recommend to the full Board the selection of a permanent replacement for either or both positions, as necessary.

Control and Influence by Significant Shareholders Could Be Exercised in a Manner Adverse to Other Shareholders

The consent of certain affiliates of Mr. Zell is required for certain amendments to the Fifth Amended and Restated Agreement of Limited Partnership of the Operating Partnership (the Partnership Agreement). As a result of their security ownership and rights concerning amendments to the Partnership Agreement, the security holders referred to herein may have influence over the Company. Although these security holders have not agreed to act together on any matter, they would be in a position to exercise even more influence over the Company s affairs if they were to act together in the future. This influence could conceivably be exercised in a manner that is inconsistent with the interests of other security holders. For additional information regarding the security ownership of our trustees, including Mr. Zell, and our executive officers, see the Company s definitive proxy statement.

Shareholders Ability to Effect Changes in Control of the Company is Limited

Provisions of Our Declaration of Trust and Bylaws Could Inhibit Changes in Control

Certain provisions of our Declaration of Trust and Bylaws may delay or prevent a change in control of the Company or other transactions that could provide the security holders with a premium over the then-prevailing market price of their securities or which might otherwise be in the best interest of our security holders. This includes the 5% Ownership Limit described below. Also, any future series of preferred shares of beneficial interest may have certain voting provisions that could delay or prevent a change of control or other transactions that might otherwise be in the interest of our security holders.

We Have a Share Ownership Limit for REIT Tax Purposes

To remain qualified as a REIT for federal income tax purposes, not more than 50% in value of our outstanding Shares may be owned, directly or indirectly, by five or fewer individuals at any time during the last half of any year. To facilitate maintenance of our REIT qualification, our Declaration of Trust, subject to certain exceptions, prohibits ownership by any single shareholder of more than 5% of the lesser of the number or value of the outstanding class of common or preferred shares. We refer to this restriction as the Ownership Limit. Absent any exemption or waiver granted by our Board of Trustees, securities acquired or held in violation of the Ownership Limit will be transferred to a trust for the exclusive benefit of a designated charitable beneficiary, and the security holder s rights to distributions and to vote would terminate. A transfer of Shares may be void if it causes a person to violate the Ownership Limit. The Ownership Limit could delay or prevent a change in control and, therefore, could adversely affect our security holders ability to realize a premium over the then-prevailing market price for their Shares. To

reduce the ability of the Board to use the Ownership Limit as an anti-takeover device, in 2004 the Company amended the Ownership Limit to require, rather than permit, the Board to grant a waiver of the Ownership Limit if the individual seeking a waiver demonstrates that such ownership would not jeopardize the Company s status as a REIT.

Our Preferred Shares May Affect Changes in Control

Our Declaration of Trust authorizes the Board of Trustees to issue up to 100 million preferred shares, and to establish the preferences and rights (including the right to vote and the right to convert into common shares) of any preferred shares issued. The Board of Trustees may use its powers to issue preferred shares and to set the terms of such securities to delay or prevent a change in control of the Company, even if a change in control were in the interest of security holders.

Inapplicability of Maryland Law Limiting Certain Changes in Control

Certain provisions of Maryland law applicable to real estate investment trusts prohibit business combinations (including certain issuances of equity securities) with any person who beneficially owns ten percent or more of the voting power of outstanding securities, or with an affiliate who, at any time within the two-year period prior to the date in question, was the beneficial owner of ten percent or more of the voting power of the Company s outstanding voting securities (an Interested Shareholder), or with an affiliate of an Interested Shareholder. These prohibitions last for five years after the most recent date on which the Interested Shareholder became an Interested Shareholder. After the five-year period, a business combination with an Interested Shareholder must be approved by two super-majority shareholder votes unless, among other conditions, holders of common shares receive a minimum price for their shares and the consideration is received in cash or in the same form as previously paid by the Interested Shareholder for its common shares. As permitted by Maryland law, however, the Board of Trustees of the Company has opted out of these restrictions with respect to any business combination involving Mr. Zell and certain of his affiliates and persons acting in concert with them. Consequently, the five-year prohibition and the super-majority vote requirements will not apply to a business combination involving us and/or any of them. Such business combinations may not be in the best interest of our security holders.

Our Success as a REIT Is Dependent on Compliance with Federal Income Tax Requirements

Our Failure to Qualify as a REIT Would Have Serious Adverse Consequences to Our Security Holders

We believe that we have qualified for taxation as a REIT for federal income tax purposes since our taxable year ended December 31, 1992 based, in part, upon opinions of tax counsel received whenever we have issued equity securities or engaged in significant merger transactions. We plan to continue to meet the requirements for taxation as a REIT. Many of these requirements, however, are highly technical and complex. We cannot, therefore, guarantee that we have qualified or will qualify in the future as a REIT. The determination that we are a REIT requires an analysis of various factual matters that may not be totally within our control. For example, to qualify as a REIT, our gross income must generally come from rental and other real estate or passive related sources that are itemized in the REIT tax laws. We are also required to distribute to security holders at least 90% of our REIT taxable income excluding capital gains. The fact that we hold our assets through ERP Operating Limited Partnership and its subsidiaries further complicates the application of the REIT requirements. Even a technical or inadvertent mistake could jeopardize our REIT status. Furthermore, Congress and the IRS might make changes to the tax laws and regulations, and the courts might issue new rulings that make it more difficult, or impossible, for us to remain qualified as a REIT. We do not believe, however, that any pending or proposed tax law changes would jeopardize our REIT status.

If we fail to qualify as a REIT, we would be subject to federal income tax at regular corporate rates. Also, unless the IRS granted us relief under certain statutory provisions, we would remain disqualified as a REIT for four years following the year we first failed to qualify. If we fail to qualify as a

REIT, we would have to pay significant income taxes. We, therefore, would have less money available for investments or for distributions to security holders. This would likely have a significant adverse affect on the value of our securities. In addition, we would no longer be required to make any distributions to security holders. Even if we qualify as a REIT, we are and will continue to be subject to certain federal, state and local taxes on our income and property. In addition, our corporate housing business and condominium conversion business, which are conducted through taxable REIT subsidiaries, generally will be subject to federal income tax at regular corporate rates to the extent they have taxable income.

We Could Be Disqualified as a REIT or Have to Pay Taxes if Our Merger Partners Did Not Qualify as REITs

If any of our prior merger partners had failed to qualify as a REIT throughout the duration of their existence, then they might have had undistributed C corporation earnings and profits at the time of their merger with us. If that was the case and we did not distribute those earnings and profits prior to the end of the year in which the merger took place, we might not qualify as a REIT. We believe based, in part, upon opinions of legal counsel received pursuant to the terms of our merger agreements as well as our own investigations, among other things, that each of our prior merger partners qualified as a REIT and that, in any event, none of them had any undistributed C corporation earnings and profits at the time of their merger with us. If any of our prior merger partners failed to qualify as a REIT, an additional concern would be that they would have recognized taxable gain at the time they merged with us. We would be liable for the tax on such gain. In this event, we would have to pay corporate income tax on any gain existing at the time of the applicable merger on assets acquired in the merger if the assets are sold within ten years of the merger. Finally, we could be precluded from electing REIT status for up to four years after the year in which the predecessor entity failed to qualify for REIT status.

Compliance with REIT Distribution Requirements May Affect Our Financial Condition

Distribution Requirements May Increase the Indebtedness of the Company

We may be required from time to time, under certain circumstances, to accrue as income for tax purposes interest and rent earned but not yet received. In such event, or upon our repayment of principal on debt, we could have taxable income without sufficient cash to enable us to meet the distribution requirements of a REIT. Accordingly, we could be required to borrow funds or liquidate investments on adverse terms in order to meet these distribution requirements.

Tax Elections Regarding Distributions May Impact Future Liquidity of the Company

Under certain circumstances, we may make a tax election to treat future distributions to shareholders as distributions in the current year. This election, which is provided for in the REIT tax code, may allow us to avoid increasing our dividends or paying additional income taxes in the current year. However, this could result in a constraint on our ability to decrease our dividends in future years without creating risk of either violating the REIT distribution requirements or generating additional income tax liability.

Federal Income Tax Considerations

General

The following discussion summarizes the federal income tax considerations material to a holder of common shares. It is not exhaustive of all possible tax considerations. For example, it does not give a detailed discussion of any state, local or foreign tax considerations. The following discussion also does not address all tax matters that may be relevant to prospective shareholders in light of their particular circumstances. Moreover, it does not address all tax matters that may be relevant to shareholders who are subject to special treatment under the tax laws, such as insurance companies, tax-exempt entities, financial institutions or broker-dealers, foreign corporations and persons who are not citizens or residents of the United States.

The specific tax attributes of a particular shareholder could have a material impact on the tax considerations associated with the purchase, ownership and disposition of common shares. Therefore, it is essential that each prospective shareholder consult with his or her own tax advisors with regard to the application of the federal income tax laws to the shareholder s personal tax situation, as well as any tax consequences arising under the laws of any state, local or foreign taxing jurisdiction.

The information in this section is based on the current Internal Revenue Code, current, temporary

and proposed Treasury regulations, the legislative history of the Internal Revenue Code, current administrative interpretations and practices of the Internal Revenue Service, including its practices and policies as set forth in private letter rulings, which are not binding on the Internal Revenue Service, and existing court decisions. Future legislation, regulations, administrative interpretations and court decisions could change current law or adversely affect existing interpretations of current law. Any change could apply retroactively. Thus, it is possible that the Internal Revenue Service could challenge the statements in this discussion, which do not bind the Internal Revenue Service or the courts, and that a court could agree with the Internal Revenue Service.

Our Taxation

We elected REIT status beginning with the year that ended December 31, 1992. In any year in which we qualify as a REIT, we generally will not be subject to federal income tax on the portion of our REIT taxable income or capital gain that we distribute to our shareholders. This treatment substantially eliminates the double taxation that applies to most corporations, which pay a tax on their income and then distribute dividends to shareholders who are in turn taxed on the amount they receive. We elected taxable REIT subsidiary status for certain of our corporate subsidiaries, primarily those engaged in condominium conversion and sale activities. As a result, we will be subject to federal income taxes for activities performed by our taxable REIT subsidiaries.

We will be subject to federal income tax at regular corporate rates upon our REIT taxable income or capital gain that we do not distribute to our shareholders. In addition, we will be subject to a 4% excise tax if we do not satisfy specific REIT distribution requirements. We could also be subject to the alternative minimum tax on our items of tax preference. In addition, any net income from prohibited transactions (i.e., dispositions of property, other than property held by a taxable REIT subsidiary, held primarily for sale to customers in the ordinary course of business) will be subject to a 100% tax. We could also be subject to a 100% penalty tax on certain payments received from or on certain expenses deducted by a taxable REIT subsidiary if any such transaction is not respected by the Internal Revenue Service. If we fail to satisfy the 75% gross income test or the 95% gross income test (described below) but have maintained our qualification as a REIT because we satisfied certain other requirements, we will still generally be subject to a 100% penalty tax on the amount by which we fail such gross income test. If we fail to satisfy any of the REIT asset tests (described below) by more than a *de minimis* amount, due to reasonable cause, and we nonetheless maintain our REIT qualification because of specified cure provisions, we will be required to pay a tax equal to the greater of \$50,000 or the highest corporate tax rate multiplied by the net income generated by the non-qualifying assets. If we fail to satisfy any provision of the Internal Revenue Code that would result in our failure to qualify as a REIT (other than a violation of the REIT gross income or asset tests described below) and the violation is due to reasonable cause, we may retain our REIT qualification but we will be required to pay a penalty of \$50,000 for each such failure. Moreover, we may be subject to taxes in certain situations and on certain transactions that we do not presently contemplate.

We believe that we have qualified as a REIT for all of our taxable years beginning with 1992. We also believe that our current structure and method of operation is such that we will continue to qualify as a REIT. However, given the complexity of the REIT qualification requirements, we cannot provide any assurance that the actual results of our operations have satisfied or will satisfy the requirements under the Internal Revenue Code for a particular year.

If we fail to qualify for taxation as a REIT in any taxable year and the relief provisions described herein do not apply, we will be subject to tax on our taxable income at regular corporate rates. We also may be subject to the corporate alternative minimum tax. As a result, our failure to qualify as a REIT would significantly reduce the cash we have available to distribute to our shareholders. Unless entitled to statutory relief, we would be disqualified as a REIT for the four taxable years following the year during which qualification was lost. It is not possible to state whether we would be entitled to statutory relief.

Our qualification and taxation as a REIT depend on our ability to satisfy various requirements

under the Internal Revenue Code. We are required to satisfy these requirements on a continuing basis through actual annual operating and other results. Accordingly, there can be no assurance that we will be able to continue to operate in a manner so as to remain qualified as a REIT.

Ownership of Taxable REIT Subsidiaries by Us. The Internal Revenue Code provides that REITs may own greater than ten percent of the voting power and value of the securities of taxable REIT subsidiaries or TRSs, which are corporations subject to tax as a regular C corporation that have elected, jointly with a REIT, to be a TRS. Generally, a taxable REIT subsidiary may own assets that cannot otherwise be owned by a REIT and can perform impermissible tenant services (discussed above), which would otherwise taint our rental income under the REIT income tests. However, the REIT will be obligated to pay a 100% penalty tax on some payments that we receive or on certain expenses deducted by our TRSs if the economic arrangements between us, our tenants and the TRS are not comparable to similar arrangements among unrelated parties. A TRS may also receive income from prohibited transactions without incurring the 100% federal income tax liability imposed to REITs. Income from prohibited transactions may include the purchase and sale of land, the purchase and sale of completed development properties and the sale of condominium units.

TRSs pay federal and state income tax at the full applicable corporate rates. The amount of taxes paid on impermissible tenant services income and the sale of real estate held primarily for sale to customers in the ordinary course of business may be material in amount. The TRSs will attempt to minimize the amount of these taxes, but we cannot guarantee whether, or the extent to which, measures taken to minimize these taxes will be successful. To the extent that these companies are required to pay taxes, less cash may be available for distributions to shareholders.

Share Ownership Test and Organizational Requirement. In order to qualify as a REIT, our shares of beneficial interest must be held by a minimum of 100 persons for at least 335 days of a taxable year that is 12 months, or during a proportionate part of a taxable year of less than 12 months. Also, not more than 50% in value of our shares of beneficial interest may be owned directly or indirectly by applying certain constructive ownership rules, by five or fewer individuals during the last half of each taxable year. In addition, we must meet certain other organizational requirements, including, but not limited to, that (i) the beneficial ownership in us is evidenced by transferable shares and (ii) we are managed by one or more trustees. We believe that we have satisfied all of these tests and all other organizational requirements and that we will continue to do so in the future. In order to ensure compliance with the 100 person test and the 50% share ownership test discussed above, we have placed certain restrictions on the transfer of our shares that are intended to prevent further concentration of share ownership. However, such restrictions may not prevent us from failing these requirements, and thereby failing to qualify as a REIT.

Gross Income Tests. To qualify as a REIT, we must satisfy two gross income tests:

- (1) At least 75% of our gross income for each taxable year must be derived directly or indirectly from rents from real property, investments in real estate and/or real estate mortgages, dividends paid by another REIT and from some types of temporary investments.
- (2) At least 95% of our gross income for each taxable year must be derived from any combination of income qualifying under the 75% test and dividends, non-real estate mortgage interest, some payments under hedging instruments and gain from the sale or disposition of stock or securities.

To qualify as rents from real property for the purpose of satisfying the gross income tests, rental payments must generally be received from unrelated persons and not be based on the net income of the resident. Also, the rent attributable to personal property must not exceed 15% of the total rent. We may generally provide services to residents without tainting our rental income only if such services are usually or customarily rendered in connection with the rental of real property and not otherwise considered impermissible services. If such services are impermissible, then we may generally provide them only if they are considered de minimis in amount, or are provided through an independent contractor from whom we derive no revenue and that meets other requirements, or through a taxable REIT subsidiary.

We believe that services provided to residents by us either are usually or customarily rendered in connection with the rental of real property and not otherwise considered impermissible, or, if considered impermissible services, will meet the *de minimis* test or will be provided by an independent contractor or taxable REIT subsidiary. However, we cannot provide any assurance that the Internal Revenue Service will agree with these positions.

If we fail to satisfy one or both of the gross income tests for any taxable year, we may nevertheless qualify as a REIT for the year if we are entitled to relief under certain provisions of the Internal Revenue Code. In this case, a penalty tax would still be applicable as discussed above. Generally, it is not possible to state whether in all circumstances we would be entitled to the benefit of these relief provisions and in the event these relief provisions do not apply, we will not qualify as a REIT.

Asset Tests. In general, at the close of each quarter of our taxable year, we must satisfy four tests relating to the nature of our assets:

- (1) At least 75% of the value of our total assets must be represented by real estate assets (which include for this purpose shares in other real estate investment trusts) and certain cash related items;
- (2) Not more than 25% of our total assets may be represented by securities other than those in the

75% asset class;

- (3) Except for equity investments in other REITs, qualified REIT subsidiaries (i.e., corporations owned 100% by a REIT that are not TRSs or REITs), or taxable REIT subsidiaries: (a) the value of any one issuer s securities owned by us may not exceed 5% of the value of our total assets and (b) we may not own more than 10% of the value of or the voting securities of any one issuer; and
- (4) Not more than 20% of our total assets may be represented by securities of one or more taxable REIT subsidiaries.

The 10% value test described in clause (b) of (3) above does not apply to certain securities that fall within a safe harbor under the Code. Under the safe harbor, the following are not considered securities held by us for purposes of this 10% value test: (i) straight debt securities, (ii) any loan of an individual or an estate, (iii) certain rental agreements for the use of tangible property, (iv) any obligation to pay rents from real property, (v) any security issued by a state or any political subdivision thereof, foreign government or Puerto Rico only if the determination of any payment under such security is not based on the profits of another entity or payments on any obligation issued by such other entity, or (vi) any security issued by a REIT. The timing and payment of interest or principal on a security qualifying as straight debt may be subject to a contingency provided that (A) such contingency does not change the effective yield to maturity, not considering a de minimis change which does not exceed the greater of \(^1\)4 of 1\% or 5\% of the annual yield to maturity or we own \(^1\),000,000 or less of the aggregate issue price or value of the particular issuer s debt and not more than 12 months of unaccrued interest can be required to be prepaid or (B) the contingency is consistent with commercial practice and the contingency is effective upon a default or the exercise of a prepayment right by the issuer of the debt. If we hold indebtedness from any issuer, including a REIT, the indebtedness will be subject to, and may cause a violation of, the asset tests, unless it is a qualifying real estate asset or otherwise satisfies the above safe harbor. We currently own equity interests in certain entities that have elected to be taxed as REITs for federal income tax purposes and are not publicly traded. If any such entity were to fail to qualify as a REIT, we would not meet the 10% voting stock limitation and the 10% value limitation and we would fail to qualify as a REIT. We believe that we and each of the REITs we own an interest in have and will comply with the foregoing asset tests for REIT qualification. However, we cannot provide any assurance that the Internal Revenue Service will agree with our determinations.

If we fail to satisfy the 5% or 10% asset tests described above after a 30-day cure period provided in the Internal Revenue Code, we will be deemed to have met such tests if the value of our non-qualifying assets is *de minimis* (i.e., does not exceed the lesser of 1% of the total value of our assets at the end of the applicable quarter or \$10,000,000) and we dispose of the non-qualifying assets within six months after the

last day of the quarter in which the failure to satisfy the asset tests is discovered. For violations due to reasonable cause and not willful neglect that are in excess of the *de minimis* exception described above, we may avoid disqualification as a REIT under any of the asset tests, after the 30-day cure period, by disposing of sufficient assets to meet the asset test within such six month period, paying a tax equal to the greater of \$50,000 or the highest corporate tax rate multiplied by the net income generated by the non-qualifying assets and disclosing certain information to the Internal Revenue Service. If we cannot avail ourselves of these relief provisions, or if we fail to timely cure any noncompliance with the asset tests, we would cease to qualify as a REIT.

Annual Distribution Requirements. To qualify as a REIT, we are generally required to distribute dividends, other than capital gain dividends, to our shareholders each year in an amount at least equal to 90% of our REIT taxable income. These distributions must be paid either in the taxable year to which they relate, or in the following taxable year if declared before we timely file our tax return for the prior year and if paid with or before the first regular dividend payment date after the declaration is made. We intend to make timely distributions sufficient to satisfy our annual distribution requirements. To the extent that we do not distribute all of our net capital gain or distribute at least 90%, but less than 100% of our REIT taxable income, as adjusted, we are subject to tax on these amounts at regular corporate rates. We will be subject to a 4% excise tax on the excess of the required distribution over the sum of amounts actually distributed and amounts retained for which federal income tax was paid, if we fail to distribute during each calendar year at least the sum of: (1) 85% of our REIT ordinary income for the year; (2) 95% of our REIT capital gain net income for the year; and (3) any undistributed taxable income from prior taxable years. A REIT may elect to retain rather than distribute all or a portion of its net capital gains and pay the tax on the gains. In that case, a REIT may elect to have its shareholders include their proportionate share of the undistributed net capital gains in income as long-term capital gains and receive a credit for their share of the tax paid by the REIT. For purposes of the 4% excise tax described above, any retained amounts would be treated as having been distributed.

Ownership of Partnership Interests By Us. As a result of our ownership of the Operating Partnership, we will be considered to own and derive our proportionate share of the assets and items of income of the Operating Partnership, respectively, for purposes of the REIT asset and income tests, including its share of assets and items of income of any subsidiaries that are partnerships or limited liability companies.

<u>State and Local Taxes</u>. We may be subject to state or local taxation in various jurisdictions, including those in which we transact business or reside. Our state and local tax treatment may not conform to the federal income tax treatment discussed above. Consequently, prospective shareholders should consult their own tax advisors regarding the effect of state and local tax laws on an investment in common shares.

Taxation of Domestic Shareholders Subject to U.S. Tax

General. If we qualify as a REIT, distributions made to our taxable domestic shareholders with respect to their common shares, other than capital gain distributions and distributions attributable to taxable REIT subsidiaries, will be treated as ordinary income to the extent that the distributions come out of earnings and profits. These distributions will not be eligible for the dividends received deduction for shareholders that are corporations nor will they constitute qualified dividend income under the Internal Revenue Code, meaning that such dividends will be taxed at marginal rates applicable to ordinary income rather than the special capital gain rates applicable to qualified dividend income distributed to shareholders who satisfy applicable holding period requirements. In determining whether distributions are out of earnings and profits, we will allocate our earnings and profits first to preferred shares and second to the common shares. The portion of ordinary dividends which represent ordinary dividends we receive from a TRS, will be designated as qualified dividend income to REIT shareholders and are eligible for preferential tax rates if paid to our non-corporate shareholders.

To the extent we make distributions to our taxable domestic shareholders in excess of our earnings

and profits, such distributions will be considered a return of capital. Such distributions will be treated as a tax-free distribution and will reduce the tax basis of a shareholder s common shares by the amount of the distribution so treated. To the extent such distributions cumulatively exceed a taxable domestic shareholder s tax basis; such distributions are taxable as a gain from the sale of shares. Shareholders may not include in their individual income tax returns any of our net operating losses or capital losses.

Dividends declared by a REIT in October, November, or December are deemed to have been paid by the REIT and received by its shareholders on December 31 of that year, so long as the dividends are actually paid during January of the following year. However, this treatment only applies to the extent of the REIT s earnings and profits existing on December 31. To the extent the shareholder distribution paid in January exceeds available earnings and profits as of December 31, the excess is treated as a distribution taxable to shareholders in the year paid. As such, for tax reporting purposes, January distributions paid to our shareholders may be split between two tax years.

Distributions made by us that we properly designate as capital gain dividends will be taxable to taxable domestic shareholders as gain from the sale or exchange of a capital asset held for more than one year. This treatment applies only to the extent that the designated distributions do not exceed our actual net capital gain for the taxable year. It applies regardless of the period for which a domestic shareholder has held his or her common shares. Despite this general rule, corporate shareholders may be required to treat up to 20% of certain capital gain dividends as ordinary income.

Generally, we will classify a portion of our designated capital gain dividends as a 15% rate gain distribution and the remaining portion as an unrecaptured Section 1250 gain distribution. A 15% rate gain distribution would be taxable to taxable domestic shareholders that are individuals, estates or trusts at a maximum rate of 15%. An unrecaptured Section 1250 gain distribution would be taxable to taxable domestic shareholders that are individuals, estates or trusts at a maximum rate of 25%.

If, for any taxable year, we elect to designate as capital gain dividends any portion of the dividends paid or made available for the year to holders of all classes of shares of beneficial interest, then the portion of the capital gains dividends that will be allocable to the holders of common shares will be the total capital gain dividends multiplied by a fraction. The numerator of the fraction will be the total dividends paid or made available to the holders of the common shares for the year. The denominator of the fraction will be the total dividends paid or made available to holders of all classes of shares of beneficial interest.

We may elect to retain (rather than distribute as is generally required) net capital gain for a taxable year and pay the income tax on that gain. If we make this election, shareholders must include in income, as long-term capital gain, their proportionate share of the undistributed net capital gain. Shareholders will be treated as having paid their proportionate share of the tax paid by us on these gains. Accordingly, they will receive a tax credit or refund for the amount. Shareholders will increase the basis in their common shares by the difference between the amount of capital gain included in their income and the amount of the tax they are treated as having paid. Our earnings and profits will be adjusted appropriately.

In general, a shareholder will recognize gain or loss for federal income tax purposes on the sale or other disposition of common shares in an amount equal to the difference between:

(a) the amount of cash and the fair market value of any property received in the sale or other disposition; and

The gain or loss will be capital gain or loss if the common shares were held as a capital asset. Generally, the capital gain or loss will be long-term capital gain or loss if the common shares were held for more than one year.

In general, a loss recognized by a shareholder upon the sale of common shares that were held for

the shareholder s adjusted tax basis in the common shares.

(b)

six months or less, determined after applying certain holding period rules, will be treated as long-term capital loss to the extent that the shareholder received distributions that were treated as long-term capital gains. For shareholders who are individuals, trusts and estates, the long-term capital loss will be apportioned among the applicable long-term capital gain rates to the extent that distributions received by the shareholder were previously so treated.

Taxation of Domestic Tax-Exempt Shareholders

Most tax-exempt organizations are not subject to federal income tax except to the extent of their unrelated business taxable income, which is often referred to as UBTI. Unless a tax-exempt shareholder holds its common shares as debt financed property or uses the common shares in an unrelated trade or business, distributions to the shareholder should not constitute UBTI. Similarly, if a tax-exempt shareholder sells common shares, the income from the sale should not constitute UBTI unless the shareholder held the shares as debt financed property or used the shares in a trade or business.

However, for tax-exempt shareholders that are social clubs, voluntary employee benefit associations, supplemental unemployment benefit trusts, and qualified group legal services plans, income from owning or selling common shares will constitute UBTI unless the organization is able to properly deduct amounts set aside or placed in reserve so as to offset the income generated by its investment in common shares. These shareholders should consult their own tax advisors concerning these set aside and reserve requirements which are set forth in the Internal Revenue Code.

In addition, certain pension trusts that own more than 10% of a pension-held REIT must report a portion of the distributions that they receive from the REIT as UBTI. We have not been and do not expect to be treated as a pension-held REIT for purposes of this rule.

Taxation of Foreign Shareholders

The following is a discussion of certain anticipated United States federal income tax consequences of the ownership and disposition of common shares applicable to a foreign shareholder. For purposes of this discussion, a foreign shareholder is any person other than:

- (a) a citizen or resident of the United States;
- (b) a corporation or partnership created or organized in the United States or under the laws of the United States or of any state thereof; or
- (c) an estate or trust whose income is includable in gross income for United States federal income tax purposes regardless of its source.

<u>Distributions by Us</u>. Distributions by us to a foreign shareholder that are neither attributable to gain from sales or exchanges by us of United States real property interests nor designated by us as capital gains dividends will be treated as dividends of ordinary income to the extent that they are made out of our earnings and profits. These distributions ordinarily will be subject to withholding of United States federal income tax on a gross basis at a 30% rate, or a lower treaty rate, unless the dividends are treated as effectively connected with the conduct by the foreign shareholder of a United States trade or business. Please note that under certain treaties lower withholding rates generally applicable to dividends do not apply to dividends from REITs. Dividends that are effectively connected with a United States trade or business will be subject to tax on a net basis at graduated rates, and are generally not subject to withholding. Certification and disclosure requirements must be satisfied before a dividend is exempt from withholding under this exemption. A foreign shareholder that is a corporation also may be subject to an additional branch profits tax at a 30% rate or a lower treaty rate.

We expect to withhold United States income tax at the rate of 30% on any distributions made to a foreign shareholder unless:

(a)	a lower treaty rate applies and any required form or certification evidencing eligibility for that reduced rate is filed with us; or
(b)	the foreign shareholder files an IRS Form W-8ECI with us claiming that the distribution is effectively connected income.
distribution does common shares.	excess of our current or accumulated earnings and profits will not be taxable to a foreign shareholder to the extent that the not exceed the adjusted basis of the shareholder s common shares. Instead, the distribution will reduce the adjusted basis of the To the extent that the distribution exceeds the adjusted basis of the common shares, it will give rise to gain from the sale or hareholder s common shares. The tax treatment of this gain is described below.
distribution. In su distribution was, i	shold at a rate of 30%, or a lower applicable treaty rate, on the entire amount of any distribution not designated as a capital gain such event, a foreign shareholder may seek a refund of the withheld amount from the IRS if it subsequently determined that the in fact, in excess of our earnings and profits, and the amount withheld exceeded the foreign shareholder s United States tax sect to the distribution.
an ordinary divide year. Foreign sha distributions treat withholding tax (i	dividend with respect to any class of our stock which is regularly traded on an established securities market, will be treated as end described above, if the foreign shareholder did not own more than 5% of such class of stock at any time during the taxable areholders generally will not be required to report distributions received from us on U.S. federal income tax returns and all sed as dividends for U.S. federal income tax purposes, including any capital gain dividends, will be subject to a 30% U.S. unless reduced or eliminated under an applicable income tax treaty), as described above. In addition, the branch profits tax will be such distributions.
	foreign shareholder that we designate at the time of the distributions as capital gain dividends, other than those arising from the Inited States real property interest, generally will not be subject to United States federal income taxation unless:
	the investment in the common shares is effectively connected with the foreign shareholder s United States trade or business, in reign shareholder will be subject to the same treatment as domestic shareholders, except that a shareholder that is a foreign also be subject to the branch profits tax, as discussed above; or
	the foreign shareholder is a nonresident alien individual who is present in the United States for 183 days or more during the has a tax home in the United States, in which case the nonresident alien individual will be subject to a 30% tax on the tal gains.
shareholder that a treated as recogni	ed above, under the Foreign Investment in Real Property Tax Act, which is known as FIRPTA, distributions to a foreign attributable to gain from sales or exchanges of United States real property interests will cause the foreign shareholder to be izing the gain as income effectively connected with a United States trade or business. This rule applies whether or not a signated as a capital gain dividend. Accordingly, foreign shareholders generally would be taxed on these distributions at the

same rates applicable to U.S. shareholders, subject to a special alternative minimum tax in the case of nonresident alien individuals. In addition,

a foreign corporate shareholder might be subject to the branch profits tax discussed above. We are required to withhold 35% of these

distributions. The withheld amount can be credited against the foreign shareholder s United States federal income tax liability.

Although the law is not entirely clear on the matter, it appears that amounts we designate as

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undistributed capital gains in respect of the common shares held by U.S. shareholders would be treated with respect to foreign shareholders in the same manner as actual distributions of capital gain dividends. Under that approach, foreign shareholders would be able to offset as a credit against the United States federal income tax liability their proportionate share of the tax paid by us on these undistributed capital gains. In addition, foreign shareholders would be able to receive from the IRS a refund to the extent their proportionate share of the tax paid by us were to exceed their actual United States federal income tax liability.

Foreign Shareholders Sales of Common Shares. Gain recognized by a foreign shareholder upon the sale or exchange of common shares generally will not be subject to United States taxation unless the shares constitute a United States real property interest within the meaning of FIRPTA. The common shares will not constitute a United States real property interest so long as we are a domestically controlled REIT. A domestically controlled REIT is a REIT in which at all times during a specified testing period less than 50% in value of its stock is held directly or indirectly by foreign shareholders. We believe that we are a domestically controlled REIT. Therefore, we believe that the sale of common shares will not be subject to taxation under FIRPTA. However, because common shares and preferred shares are publicly traded, we cannot guarantee that we will continue to be a domestically controlled REIT. In any event, gain from the sale or exchange of common shares not otherwise subject to FIRPTA will be subject to U.S. tax, if either:

(a) the investment in the common shares is effectively connected with the foreign shareholder s United States trade or business which case the foreign shareholder will be subject to the same treatment as domestic shareholders with respect to the gain; or	s, in
(b) the foreign shareholder is a nonresident alien individual who is present in the United States for 183 days or more during the taxable year and has a tax home in the United States, in which case the nonresident alien individual will be subject to a 30% tax on the individual s capital gains.	
Even if we do not qualify as or cease to be a domestically controlled REIT, gain arising from the sale or exchange by a foreign shareholder of common shares still would not be subject to United States taxation under FIRPTA as a sale of a United States real property interest if:	
(a) the class or series of shares being sold is regularly traded, as defined by applicable IRS regulations, on an established securities market such as the New York Stock Exchange; and	
(b) the selling foreign shareholder owned 5% or less of the value of the outstanding class or series of shares being sold throughout	out

If gain on the sale or exchange of common shares were subject to taxation under FIRPTA, the foreign shareholder would be subject to regular United States income tax with respect to the gain in the same manner as a taxable U.S. shareholder, subject to any applicable alternative minimum tax, a special alternative minimum tax in the case of nonresident alien individuals and the possible application of the branch profits tax in the case of foreign corporations. The purchaser of the common shares would be required to withhold and remit to the IRS 10% of the purchase price.

the five-year period ending on the date of the sale or exchange.

Information Reporting Requirement and Backup Withholding

We will report to our domestic shareholders and the Internal Revenue Service the amount of distributions paid during each calendar year and the amount of tax withheld, if any. Under certain circumstances, domestic shareholders may be subject to backup withholding. Backup withholding will apply only if such domestic shareholder fails to furnish certain information to us or the Internal Revenue Service. Backup withholding will not apply with respect to payments made to certain exempt recipients, such as corporations and tax-exempt organizations. Domestic shareholders should consult their own tax advisors regarding their qualification for exemption from backup withholding and the procedure for obtaining such an exemption. Backup withholding is not an additional tax. Rather, the amount of any backup withholding with respect to a payment to a domestic shareholder will be allowed as a credit against such person s United States federal income tax liability and may entitle such person to a refund, provided that the required information is furnished to the Internal Revenue Service.

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Hem	IK	Inres	NVEA	SIMIL	t amm	·nic

None.

Item 2. Properties

As of December 31, 2007, the Company, directly or indirectly through investments in title holding entities, owned all or a portion of 579 properties in 24 states and the District of Columbia consisting of 152,821 units. The Company s properties are more fully described as follows:

	Туре	Properties	Units	Average Units	December 31, 2007 Occupancy
Garden		505	131,865	261	94.6%
Mid/High-Rise		73	17,225	236	93.5%
Military Housing		1	3,731	3,731	95.8%
Total		579	152.821		

Resident leases are generally for twelve months in length and often require security deposits. The garden-style properties are generally defined as properties with two and/or three story buildings while the mid-rise/high-rise are defined as properties with greater than three story buildings. These two property types typically provide residents with amenities, which may include a clubhouse, swimming pool, laundry facilities and cable television access. Certain of these properties offer additional amenities such as saunas, whirlpools, spas, sports courts and exercise rooms or other amenities. The military housing properties are defined as those properties located on military bases.

The distribution of the properties throughout the United States reflects the Company s belief that geographic diversification helps insulate the portfolio from regional and economic influences. At the same time, the Company has sought to create clusters of properties within each of its primary markets in order to achieve economies of scale in management and operation. The Company may nevertheless acquire additional multifamily properties located anywhere in the continental United States.

The following tables set forth certain information by type and state relating to the Company s properties (occupancy information excludes condominium conversion, development and unstabilized acquired properties) at December 31, 2007:

GARDEN-STYLE PROPERTIES

0			Percentage of	December 31, 2007
State	Properties	Units	Total Units	Occupancy
Arizona	43	12,216	7.99%	94.7%
California	106	26,487	17.33	93.4
Colorado	27	9,003	5.89	94.5
Connecticut	19	2,426	1.59	94.2
Florida	84	26,976	17.65	93.0
Georgia	29	8,684	5.68	93.2
Illinois	2	72	0.05	(1)
Maine	5	672	0.44	91.0
Maryland	20	5,081	3.32	93.6
Massachusetts	36	4,947	3.24	95.2
Minnesota	1	156	0.10	96.2
Missouri	1	192	0.13	96.9
New Hampshire	1	390	0.26	94.6
New Jersey	4	1,402	0.92	93.9
New Mexico	2	369	0.24	95.1
New York	1	300	0.20	95.3
North Carolina	19	4,852	3.17	95.1
Oklahoma	3	580	0.38	95.1
Oregon	9	3,164	2.07	95.6
Rhode Island	3	654	0.43	94.9
Tennessee	2	396	0.26	97.5
Texas	30	8,304	5.43	95.4
Virginia	15	4,699	3.08	93.2
Washington	43	9,843	6.44	94.4
Total Garden-Style	505	131,865	86.29%	
Average Garden-Style		261		94.6%

⁽¹⁾ Illinois only contains unsold condominium units, so no occupancy information has been provided.

MID-RISE/HIGH RISE PROPERTIES

State	Properties	Units	Percentage of Total Units	December 31, 2007 Occupancy
California	16	2,238	1.46%	95.9%
Colorado	1	339	0.22	88.7
Connecticut	1	263	0.17	94.3
Florida	3	653	0.43	92.2
Georgia	4	1,178	0.77	94.9
Massachusetts	10	2,415	1.58	96.4
Minnesota	1	163	0.11	93.2
New Jersey	5	1,366	0.89	93.6
New York	11	2,915	1.91	91.8
Texas	1	150	0.10	94.7
Virginia	7	2,855	1.87	94.0
Washington	11	2,187	1.43	92.3
Washington, D.C.	2	503	0.33	93.3
Total Mid-Rise/High-Rise	73	17,225	11.27%	
Average Mid-Rise/High-Rise		236		93.5%

MILITARY HOUSING PROPERTIES

Washington (Ft. Lewis)	1	3,731	2.44%	95.8%
Total Military Housing	1	3,731	2.44%	
Average Military Housing		3,731		95.8%
Total Residential Portfolio	579	152,821	100%	

The properties currently in various stages of development at December 31, 2007 are included in the following table.

Consolidated Development Projects as of December 31, 2007

(Amounts in thousands except for project and unit amounts)

			T-4-1	Total Book	Total Book Value Not					Fatinger	Estimated
Projects	Location	No. of Units	Total Capital Cost (1)	Value to Date	Placed in Service	Total Debt	Percentage Completed	Percentage Leased	Percentage Occupied	Estimated Completion Date	Estimated Stabilization Date
Projects Under Deve	<u>elopment</u>										
Wholly Owned:											
West End											
Apartments (a.k.a.Emerson/CRP	Roston										
II)	MA	310 \$	167,953 \$	138,440	\$ 138,440 \$	S	92%	29%	25%	Q2 2008	Q1 2009
Redmond Ridge	Redmond,		,	,	,					Q	Q -2
, and the second	WA	321	55,457	42,991	42,991		83%	8%	,	Q2 2008	Q3 2010
Crowntree Lakes	Orlando,										
	FL	352	58,628	38,379	38,379		66%	,		Q4 2008	Q4 2009
Key Isle at	Orlando,	165	20.050	17.270	17.070		500			0.4.2000	01 2000
Windemere II	FL	165	29,058	17,372	17,372		58%)		Q4 2008	Q1 2009
70 Greene (a.k.a. 77 Hudson)	Jersey City, NJ	480	269,958	109,147	109,147		42%			Q4 2009	Q1 2011
Reserve at Town	Mill Creek,	700	207,730	102,147	107,147		72 /			Q+ 2007	Q1 2011
Center II	WA	100	23,485	5,464	5,464		6%			Q2 2010	Q4 2010
			·	·	·						
Projects Under Devel	opment										
Wholly Owned		1,728	604,539	351,793	351,793						
Projects Under Deve	alanmant										
Partially Owned:	eiopinent_										
Alta Pacific (2)	Irvine, CA	132	46,416	41,143	41,143	28,260	88%	,		Q1 2008	Q4 2008
City Lofts	Chicago,		-, -	, -	, ,	-,					
·	IL	278	71,109	52,614	52,614	27,569	84%			Q3 2008	Q2 2009
Silver Spring	Silver										
	Spring,										
202 FILL 1 Ct	MD	457	147,454	89,853	89,853	53,202	59%	,		Q4 2008	Q3 2010
303 Third Street	Cambridge, MA	531	248,307	140,832	140,832	50,981	52%			Q4 2008	Q1 2010
Montclair Metro	Montclair,	331	240,307	140,032	140,632	30,961	32 /0			Q4 2008	Q1 2010
Wontelan Weit	NJ	163	48,730	11,398	11,398	1	16%	,		Q2 2009	Q1 2010
Red Road Commons			,	,-,-	,					Q	Q -2
	Miami, FL	404	128,816	35,000	35,000	17,387	3%	,		Q1 2010	Q3 2011
111 Lawrence Street	•										
	NY	492	283,968	49,769	49,769		1%)		Q2 2010	Q3 2011
Projects IIndea D1	onmort.										
Projects Under Devel Partially Owned	оринени	2,457	974,800	420,609	420,609	177,400					
rarriarry Owned		2,437	774,000	420,007	420,007	177,400					
Projects Under											
Development		4,185	1,579,339	772,402	772,402	177,400					
Land Held for		NT/A		206.062	20(0(2	210 272					
Development		N/A		396,962	396,962	218,263					
Land/Projects Held	for and/or										
Under Development		4,185	1,579,339	1,169,364	1,169,364	395,663					
•						- 1					

Completed Not Stabilized Wholly Owned (3):

Bella Vista III	Woodland								
	Hills, CA	264	73,336	73,190		62%	59%	Completed	Q3 2008
Highland Glen II	Westwood,							•	
	MA	102	21,620	19,797		39%	33%	Completed	Q3 2008
								•	
Projects Complete	d								
Not Stabilized		366	94,956	92,987					
Completed And St	abilized								
During the Quarte	er:								
Mozaic (a.k.a. Unio	n Los								
Station)	Angeles,								
	CA	272	69,661	67,849	47,206	91%	90%	Completed	Stabilized
Vintage	Ontario,								
	CA	300	54,722	54,722	33,000	94%	96%	Completed	Stabilized
Projects Complete	d								
And Stabilized									
During the Quarte	er	572	124,383	122,571	80,206				
Total Projects		5,123 \$	1,798,678 \$	1,384,922 \$ 1	1,169,364 \$ 475,869				

⁽¹⁾ Total capital cost represents estimated development cost for projects under development and all capitalized costs incurred to date plus any estimates of costs remaining to be funded for all projects, all in accordance with GAAP.

⁽²⁾ Debt is primarily tax-exempt bonds that are entirely outstanding, with \$6.7 million held in escrow by the lender and released as draw requests are made. This amount is classified as deposits—restricted in the consolidated balance sheets at December 31, 2007.

⁽³⁾ Properties included here are substantially complete. However, they may still require additional exterior and interior work for all units to be available for leasing.

Item 3. Legal Proceedings

The Company is party to a housing discrimination lawsuit brought by a non-profit civil rights organization in April 2006 in the U.S. District Court for the District of Maryland. The suit alleges that the Company designed and built approximately 300 of its properties in violation of the accessibility requirements of the Fair Housing Act and Americans With Disabilities Act. The suit seeks actual and punitive damages, injunctive relief (including modification of non-compliant properties), costs and attorneys fees. The Company believes it has a number of viable defenses, including that a majority of the named properties were completed before the operative dates of the statutes in question and/or were not designed or built by the Company. Accordingly, the Company is defending the suit vigorously. Due to the pendency of the Company s defenses and the uncertainty of many other critical factual and legal issues, it is not possible to determine or predict the outcome of the suit and as a result, no amounts have been accrued at December, 31, 2007. While no assurances can be given, the Company does not believe that the suit, if adversely determined, would have a material adverse effect on the Company.

The Company does not believe there is any other litigation pending or threatened against it that, individually or in the aggregate, reasonably may be expected to have a material adverse effect on the Company.

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

None.

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PART II

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

Common Share Market Prices and Dividends

The following table sets forth, for the years indicated, the high, low and closing sales prices for and the distributions paid on the Company s Common Shares, which trade on the New York Stock Exchange under the trading symbol EQR.

		Sal	es Price			
	High		Low	Closing	Di	stributions
2007						
Fourth Quarter Ended December 31, 2007	\$ 45.01	\$	33.79	\$ 36.47	\$	0.4825
Third Quarter Ended September 30, 2007	\$ 47.48	\$	35.00	\$ 42.36	\$	0.4625
Second Quarter Ended June 30, 2007	\$ 52.25	\$	44.36	\$ 45.63	\$	0.4625
First Quarter Ended March 31, 2007	\$ 56.46	\$	46.66	\$ 48.23	\$	0.4625

		Sales	Price				
	High		Low	C	losing	Dis	tributions
2006							
Fourth Quarter Ended December 31, 2006	\$ 61.50	\$	49.42	\$	50.75	\$	0.4625
Third Quarter Ended September 30, 2006	\$ 51.35	\$	44.04	\$	50.58	\$	0.4425
Second Quarter Ended June 30, 2006	\$ 47.47	\$	41.45	\$	44.73	\$	0.4425
First Quarter Ended March 31, 2006	\$ 47.74	\$	38.84	\$	46.79	\$	0.4425

The number of record holders of Common Shares at January 31, 2008 was approximately 4,000. The number of outstanding Common Shares as of January 31, 2008 was 269,644,705.

Common Shares Repurchased in the Quarter Ended December 31, 2007

The Company repurchased the following Common Shares during the quarter ended December 31, 2007:

Period	Total Number of Common Shares Purchased (1)		Average Price Paid Per Share (1)	Total Number of Common Shares Purchased as Part of Publicly Announced Plans or Programs (1)		Dollar Value of Common Shares that May Yet Be Purchased Under the Plans or Programs (1)
October 2007		\$			\$	65,045,391
November 2007	1.600.000	\$	38.30	1,600,000	\$	3,762,666
140 VCIIIOCI 2007	1,000,000	Ψ	30.30	1,000,000	Ψ	3,702,000

December 2007	790,000	\$ 35.69	790,000	\$ 475,568,955
Fourth Quarter 2007	2,390,000	\$ 37.44	2,390,000	

⁽¹⁾ The Common Shares repurchased during the quarter ended December 31, 2007 represent Common Shares repurchased under the Company s publicly announced share repurchase program approved by its Board of Trustees. All shares were repurchased in the open market. As of December 31, 2007, transactions to repurchase 125,000 of the 2,390,000 Common Shares had not yet settled. On April 27, May 24, and December 3, 2007, the Board of Trustees approved an increase of \$200.1 million, an additional \$500.0 million and an additional \$500.0 million, respectively, to the Company s authorized share repurchase program. Considering the above additional authorizations and the repurchase activity for the quarter, the Company has authorization to repurchase an additional \$475.6 million of its shares as of December 31, 2007.

Equity Compensation Plan Information

The following table provides information as of December 31, 2007 with respect to the Company s Common Shares that may be issued under its existing equity compensation plans.

		Weighted average	Number of securities remaining available for future issuance
	Number of securities to be issued upon	exercise price of	under equity compensation plans
Plan Category	exercise of outstanding options, warrants and rights	outstanding options, warrants and rights	(excluding securities in column (a))
	(a) (1) (2)	(b) (2)	(c) (3)
Equity compensation plans approved by shareholders	9,185,141	\$32.37	14,473,789
·			
Equity compensation plans not approved by shareholders	N/A	N/A	N/A

- (1) Amount shown includes 5,400 shares reserved for issuance upon exercise of outstanding options assumed by the Company as a result of mergers.
- (2) The amounts shown in columns (a) and (b) of the above table do not include 1,178,188 outstanding Common Shares (all of which are restricted and subject to vesting requirements) that were granted under the Company s Fifth Amended and Restated 1993 Share Option and Share Award Plan, as amended (the 1993 Plan) and the Company s 2002 Share Incentive Plan, as amended (the 2002 Plan) and outstanding Common Shares that have been purchased by employees and trustees under the Company s ESPP.
- (3) Includes 10,392,101 Common Shares that may be issued under the 2002 Plan, of which only 25% may be in the form of restricted shares, and 4,081,688 Common Shares that may be sold to employees and trustees under the ESPP.

The aggregate number of securities available for issuance (inclusive of restricted shares previously granted and outstanding and shares underlying outstanding options) under the 2002 Plan equals 7.5% of the Company's outstanding Common Shares, calculated on a fully diluted basis, determined annually on the first day of each calendar year. On January 1, 2008, this amount equaled 21,631,555, of which 10,392,101 shares were available for future issuance.

Item 6. Selected Financial Data

The following table sets forth selected financial and operating information on a historical basis for the Company. The following information should be read in conjunction with all of the financial statements and notes thereto included elsewhere in this Form 10-K. The historical operating and balance sheet data have been derived from the historical financial statements of the Company. All amounts have also been restated in accordance with the discontinued operations provisions of SFAS No. 144. Certain capitalized terms as used herein are defined in the Notes to Consolidated Financial Statements.

CONSOLIDATED HISTORICAL FINANCIAL INFORMATION

(Financial information in thousands except for per share and property data)

				3	Year E	Ended December :	31,			
		2007		2006		2005	,	2004		2003
OPERATING DATA:										
Total revenues from continuing										
operations	\$	2,038,084	\$	1,789,932	\$	1,495,510	\$	1,308,643	\$	1,142,985
Interest and other income	\$	20,176	\$	30,976	\$	68,372	\$	8,702	\$	15,553
Income from continuing operations,	¢.	02.006	ф	51.000	ф	106,509	ф	45.025	ф	54.060
net of minority interests	\$	93,006	\$	51,929	\$	100,309	\$	45,035	\$	54,968
Discontinued operations, net of										
minority interests	\$	896,616	\$	1,020,915	\$	755,284	\$	427,294	\$	468,343
inmority interests	Ψ	690,010	Ψ	1,020,913	Ψ	755,204	Ψ	427,294	Ψ	400,545
Net income	\$	989,622	\$	1,072,844	\$	861,793	\$	472,329	\$	523,311
Tet meome	Ψ	707,022	Ψ	1,072,011	Ψ	001,775	Ψ	172,323	Ψ	525,511
Net income available to Common										
Shares	\$	960,676	\$	1,031,766	\$	807,792	\$	418,583	\$	426,639
		,		, ,		,		,		Í
Earnings per share basic:										
Income from continuing operations										
available to Common Shares	\$	0.23	\$	0.04	\$	0.18	\$	(0.03)	\$	(0.15)
Net income available to Common										
Shares	\$	3.44	\$	3.56	\$	2.83	\$	1.50	\$	1.57
Weighted average Common Shares										
outstanding		279,406		290,019		285,760		279,744		272,337
Earnings per share diluted:										
Income from continuing operations available to Common Shares	\$	0.23	\$	0.04	\$	0.18	\$	(0.02)	\$	(0.15)
Net income available to Common	Ф	0.23	Ф	0.04	Ф	0.18	Ф	(0.03)	Ф	(0.15)
Shares	\$	3.39	\$	3.50	\$	2.79	\$	1.50	\$	1.57
Weighted average Common Shares	Ψ	3.39	Ψ	5.50	Ψ	2.19	Ψ	1.50	Ψ	1.57
outstanding		302,235		315,579		310,785		279,744		272,337
outstanding		302,233		313,377		310,703		277,711		272,337
Distributions declared per Common										
Share outstanding	\$	1.87	\$	1.79	\$	1.74	\$	1.73	\$	1.73
BALANCE SHEET DATA (at end										
of period):										
Real estate, before accumulated										
depreciation	\$	18,333,350	\$	17,235,175	\$	16,590,370	\$	14,852,621	\$	12,874,379
Real estate, after accumulated										
depreciation	\$	15,163,225	\$	14,212,695	\$	13,702,230	\$	12,252,794	\$	10,578,366
Total assets	\$	15,689,777	\$	15,062,219	\$	14,108,751	\$	12,656,306	\$	11,477,917
Total debt	\$	9,508,733	\$	8,057,656	\$	7,591,073	\$	6,459,806	\$	5,360,489
Minority Interests	\$	358,046	\$	411,459	\$	422,183	\$	535,582	\$	600,929
Shareholders equity	\$	5,062,518	\$	5,884,222	\$	5,395,340	\$	5,072,528	\$	5,015,441

OTHER DATA:						
Total properties (at end of period)		579	617	926	939	968
Total apartment units (at end of						
period)		152,821	165,716	197,404	200,149	207,506
Funds from operations available to						
Common Shares and OP Units - basi	c					
(1)(2)	\$	723,484	\$ 716,143	\$ 784,625	\$ 651,741	\$ 640,390
Cash flow provided by (used for):						
Operating activities	\$	793,128	\$ 755,466	\$ 698,531	\$ 707,061	\$ 744,319
Investing activities	\$	(200,645)	\$ (259,472)	\$ (592,201)	\$ (555,279)	\$ 334,028
Financing activities	\$	(801,929)	\$ (324,545)	\$ (101,007)	\$ (117,856)	\$ (1,058,643)

⁽¹⁾ The National Association of Real Estate Investment Trusts (NAREIT) defines funds from operations (FFO) (April 2002 White Paper) as net income (computed in accordance with accounting principles generally accepted in the United States (GAAP)), excluding gains (or losses) from sales of depreciable property, plus depreciation and amortization, and after adjustments for unconsolidated partnerships and joint ventures. Adjustments for unconsolidated partnerships and joint ventureswill be calculated to reflect funds from operations on the same basis. The April 2002 White Paper states that gain or loss on sales of property is excluded from FFO for previously depreciated operating properties only. Once the Company commences the conversion of units to condominiums, it simultaneously discontinues depreciation of such property. FFO available to Common Shares and OP Units is calculated on a basis consistent with net income available to Common Shares and reflects adjustments to net income for preferred distributions and premiums on redemption of preferred shares in accordance with accounting principles generally accepted in the United States. The equity positions of various individuals and entities that contributed their properties to

the Operating Partnership in exchange for OP Units are collectively referred to as the Minority Interests - Operating Partnership . Subject to certain restrictions, the Minority Interests - Operating Partnership may exchange their OP Units for EQR Common Shares on a one-for-one basis. See Item 7 for a reconciliation of net income to FFO and FFO available to Common Shares and OP Units.

(2) The Company believes that FFO and FFO available to Common Shares and OP Units are helpful to investors as supplemental measures of the operating performance of a real estate company, because they are recognized measures of performance by the real estate industry and by excluding gains or losses related to dispositions of depreciable property and excluding real estate depreciation (which can vary among owners of identical assets in similar condition based on historical cost accounting and useful life estimates), FFO and FFO available to Common Shares and OP Units can help compare the operating performance of a company s real estate between periods or as compared to different companies. FFO and FFO available to Common Shares and OP Units do not represent net income, net income available to Common Shares or net cash flows from operating activities in accordance with GAAP. Therefore, FFO and FFO available to Common Shares and OP Units should not be exclusively considered as alternatives to net income, net income available to Common Shares or net cash flows from operating activities as determined by GAAP or as measures of liquidity. The Company s calculation of FFO and FFO available to Common Shares and OP Units may differ from other real estate companies due to, among other items, variations in cost capitalization policies for capital expenditures and, accordingly, may not be comparable to such other real estate companies.

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

Overview

The following discussion and analysis of the results of operations and financial condition of the Company should be read in connection with the Consolidated Financial Statements and Notes thereto. Due to the Company sability to control the Operating Partnership and its subsidiaries other than entities owning interests in the Partially Owned Properties - Unconsolidated and certain other entities in which the Company has investments, the Operating Partnership and each such subsidiary entity has been consolidated with the Company for financial reporting purposes. Capitalized terms used herein and not defined are as defined elsewhere in this Annual Report on Form 10-K for the year ended December 31, 2007.

Forward-looking statements in this Item 7 as well as elsewhere in this Annual Report on Form 10-K are intended to be made pursuant to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995. These statements are based on current expectations, estimates, projections and assumptions made by management. While the Company s management believes the assumptions underlying its forward-looking statements are reasonable, such information is inherently subject to uncertainties and may involve certain risks, which could cause actual results, performance, or achievements of the Company to differ materially from anticipated future results, performance or achievements expressed or implied by such forward-looking statements. Many of these uncertainties and risks are difficult to predict and beyond management s control. Forward-looking statements are not guarantees of future performance, results or events. The Company assumes no obligation to update or supplement forward-looking statements because of subsequent events. Factors that might cause such differences include, but are not limited to, the following:

• We intend to actively acquire and develop multifamily properties for rental operations and/or conversion into condominiums, as well as upgrade and sell existing properties as individual condominiums. We may underestimate the costs necessary to bring an acquired or development property up to standards established for its intended market position. Additionally, we expect that other major real estate investors with significant capital will compete with us for attractive investment opportunities or may also develop properties in markets where we focus our development efforts. This competition may increase prices for multifamily properties or decrease the price at which we expect to sell individual properties. We may not be in a position or have the opportunity in the future to make suitable property acquisitions on favorable terms. We also plan to develop more properties ourselves in addition to co-investing with our development partners for either the rental or

condominium market, depending on opportunities in each sub-market. This may increase the overall level of risk associated with our developments. The total number of development units, cost of development and estimated completion dates are subject to uncertainties arising from changing economic conditions (such as the cost of labor and construction materials), competition and local government regulation;

- Sources of capital to the Company or labor and materials required for maintenance, repair, capital expenditure or development are more expensive than anticipated;
- Occupancy levels and market rents may be adversely affected by national and local economic and market conditions including, without limitation, new construction of multifamily housing, slow employment growth, availability of low interest mortgages for single-family home buyers and the potential for geopolitical instability, all of which are beyond the Company s control; and
- Additional factors as discussed in Part I of this Annual Report on Form 10-K, particularly those under Risk Factors.

Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date hereof. The Company undertakes no obligation to publicly release any revisions to these forward-looking statements, which may be made to reflect events or circumstances after the date hereof or to reflect the occurrence of unanticipated events. Forward-looking statements and related uncertainties are also included in Notes 5 and 11 in the Notes to Consolidated Financial Statements in this report.

Results of Operations

In conjunction with our business objectives and operating strategy, the Company has continued to invest or recycle its capital investment in apartment properties located in strategically targeted markets during the years ended December 31, 2007 and December 31, 2006. In summary, we:

Year Ended December 31, 2007:

- Acquired \$1.7 billion of apartment properties consisting of 36 properties and 8,167 units, and \$212.8 million of land parcels, all of which we deem to be in our strategic targeted markets; and
- Sold \$1.9 billion of apartment properties consisting of 73 properties and 21,563 units, as well as 617 condominium units for \$164.2 million and \$50.0 million of land parcels.

Year Ended December 31, 2006:

- Acquired \$1.8 billion of apartment properties consisting of 35 properties and 8,768 units, and \$134.4 million of land parcels, all of which we deem to be in our strategic targeted markets; and
- Sold \$2.3 billion of apartment properties consisting of 335 properties and 39,608 units, as well as 1,069 condominium units for \$216.0 million and \$1.6 million of land parcels.

On June 28, 2006, the Company announced that it agreed to sell its Lexford Housing Division for a cash purchase price of \$1.086 billion. The sale closed on October 5, 2006. The Lexford Housing Division results are classified as discontinued operations, net of minority interests, in the consolidated statements of operations for all periods presented. The Company recorded a gain on sale of approximately \$418.7 million on the sale of the Lexford Housing Division in the fourth quarter of 2006. In conjunction with the Lexford disposition, the Company paid off/extinguished \$196.3 million of mortgage notes payable secured by the properties and incurred approximately \$9.2 million in prepayment penalties upon extinguishment.

The Company s primary financial measure for evaluating each of its apartment communities is net operating income (NOI). NOI represents rental income less property and maintenance expense, real estate tax and insurance expense and property management expense. The Company believes that NOI is helpful to investors as a supplemental measure of the operating performance of a real estate company because it is a direct measure of the actual operating results of the Company s apartment communities.

Properties that the Company owned for all of both 2007 and 2006 (the 2007 Same Store Properties), which represented 115,857 units, impacted the Company s results of operations. Properties that the Company owned for all of both 2006 and 2005 (the 2006 Same Store Properties), which

represented 128,133 units, also impacted the Company s results of operations. Both the 2007 Same Store Properties and 2006 Same Store Properties are discussed in the following paragraphs.

The Company s acquisition, disposition, completed development and consolidation of previously unconsolidated property activities also impacted overall results of operations for the years ended December 31, 2007 and 2006. The impacts of these activities are also discussed in greater detail in the following paragraphs.

Comparison of the year ended December 31, 2007 to the year ended December 31, 2006

For the year ended December 31, 2007, income from continuing operations, net of minority interests, increased by approximately \$41.1 million when compared to the year ended December 31, 2006. The increase in continuing operations is discussed below.

Revenues from the 2007 Same Store Properties increased \$67.2 million primarily as a result of higher rental rates charged to residents. Expenses from the 2007 Same Store Properties increased \$12.6 million primarily due to higher payroll, building, utility costs, insurance and real estate taxes. The following tables provide comparative same store results and statistics for the 2007 Same Store Properties:

2007 vs. 2006 Year over Year Same Store Results/Statistics \$ in Thousands (except for Average Rental Rate) 115,857 Same Store Units

		Results				Statistics	
					Average Rental		
Description	Revenues	Expenses	NOI		Rate (1)	Occupancy	Turnover
2007	\$ 1,643,513	\$ 607,691	\$ 1,035,822	\$	1,250	94.7%	63.3%
2006	\$ 1,576,322	\$ 595,074	\$ 981,248	\$	1,199	94.7%	64.9%
Change	\$ 67,191	\$ 12,617	\$ 54,574	\$	51	0.0%	(1.6%)
Change	4.3%	2.1%	5.6%)	4.3%		

⁽¹⁾ Average rental rate is defined as total rental revenues divided by the weighted average occupied units for the period.

The following table presents a reconciliation of operating income per the consolidated statements of operations to NOI for the 2007 Same Store Properties.

Year Ended December 31, 2007 2006 (Amounts in thousands)

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Operating income	\$ 565,817	\$ 452,956
Adjustments:		
Non-same store operating results	(167,579)	(61,520)
Fee and asset management revenue	(9,183)	(9,101)
Fee and asset management expense	8,412	8,934
Depreciation	587,647	507,508
General and administrative	49,290	48,469
Impairment	1,418	34,002
Same store NOI	\$ 1,035,822	\$ 981,248

For properties that the Company acquired prior to January 1, 2007 and expects to continue to own through December 31, 2008, the Company anticipates the following same store results for the full year ending December 31, 2008:

2008 Same Store Assumptions

Physical Occupancy	94.5%
Revenue Change	3.00% to 4.00%
Expense Change	2.50% to 3.25%
NOI Change	3.00% to 4.75%

These 2008 assumptions are based on current expectations and are forward-looking.

Non-same store operating results increased \$106.1 million and consist primarily of properties acquired in calendar years 2007 and 2006 as well as operations from completed development properties and our corporate housing business.

See also Note 20 in the Notes to Consolidated Financial Statements for additional discussion regarding the Company s segment disclosures.

Fee and asset management revenues, net of fee and asset management expenses, increased \$0.6 million primarily as a result of an increase in property management fees from unconsolidated entities along with a decrease in asset management expenses from managing fewer properties for third parties and unconsolidated entities. As of December 31, 2007 and 2006, the Company managed 14,472 units and 15,020 units, respectively, primarily for unconsolidated entities and our military housing venture at Fort Lewis.

Property management expenses from continuing operations include off-site expenses associated with the self-management of the Company s properties as well as management fees paid to any third party management companies. These expenses decreased by approximately \$8.8 million or 9.1%. This decrease is primarily attributable to lower overall payroll costs, various reserve adjustments for workers compensation and medical costs and lower training costs associated with the completion of a majority of the rollout of a new property management system, partially offset by higher legal and professional fees.

Depreciation expense from continuing operations, which includes depreciation on non-real estate assets, increased \$80.1 million primarily as a result of additional depreciation expense on newly acquired properties and capital expenditures for all properties owned.

General and administrative expenses from continuing operations, which include corporate operating expenses, increased approximately \$0.8 million between the periods under comparison. This increase was primarily due to an increase in restricted share expense and severance costs associated with the resignation of two of the Company s executives as well as less expense recovery related to a certain lawsuit in Florida (see Note 21), partially offset by a decrease in profit sharing and state and franchise taxes. The Company anticipates that general and administrative expenses will approximate \$48.0 million to \$50.0 million for the year ending December 31, 2008. The above assumption is based on current expectations and is forward-looking.

Impairment from continuing operations decreased \$32.6 million primarily due to an impairment charge on goodwill of \$30.0 million taken in 2006 related to the corporate housing business. In addition, in 2006 the Company wrote-off \$2.0 million of various deferred sales costs following the decision to halt the condominium conversion and sale process at five assets.

Interest and other income from continuing operations decreased approximately \$10.8 million primarily as a result of \$14.7 million of forfeited deposits for various terminated transactions along with \$3.7 million in proceeds from eBay s acquisition of Rent.com received during the year

ended December 31, 2006. This was partially offset by \$4.1 million received in 2007 for insurance litigation settlement proceeds, a \$2.7 million increase in interest earned on 1031 exchange and earnest money deposits and a \$0.7 million increase in interest earned on short-term investments. The Company anticipates that interest and other income will approximate \$5.0 million to \$10.0 million for the year ending December 31, 2008. The above assumption is based on current expectations and is forward-looking.

Interest expense from continuing operations, including amortization of deferred financing costs, increased approximately \$67.4 million primarily as a result of higher overall debt levels outstanding due to the Company s share repurchase activity as well as the timing of acquisitions and dispositions, partially offset by lower overall effective interest rates. During the year ended December 31, 2007, the Company capitalized interest costs of approximately \$45.1 million as compared to \$20.7 million for the year ended December 31, 2006. This capitalization of interest primarily relates to consolidated projects under development. The effective interest cost on all indebtedness for the year ended December 31, 2007 was 5.96% as compared to 6.21% for the year ended December 31, 2006. The Company anticipates that interest expense (including discontinued operations) will approximate \$470.0 million to \$490.0 million for the year ending December 31, 2008. The above assumption is based on current expectations and is forward-looking.

Income from investments in unconsolidated entities increased approximately \$1.0 million between the periods under comparison. This increase is primarily due to the sale of the Company s 7.075% ownership interest in Wellsford Park Highlands Corporation, an entity which owns a condominium development in Denver, Colorado and profit participation received from the sale of condominium units at a development project that was sold in 2003.

Net gain on sales of unconsolidated entities increased \$2.3 million primarily as a result of a \$2.6 million gain on the sale of an unconsolidated institutional joint venture property during the year ended December 31, 2007.

Net gain on sales of land parcels increased \$3.6 million primarily as a result of higher net gains realized in 2007 on the sales of land parcels compared to the net gains realized in 2006.

Discontinued operations, net of minority interests, decreased approximately \$124.3 million between the periods under comparison. This decrease is primarily due to a significant decrease in the number of properties sold during the year ended December 31, 2007 compared to the same period in 2006, as well as the mix of properties sold in each year. See Note 13 in the Notes to Consolidated Financial Statements for further discussion.

Comparison of the year ended December 31, 2006 to the year ended December 31, 2005

For the year ended December 31, 2006, income from continuing operations, net of minority interests, decreased by approximately \$54.6 million when compared to the year ended December 31, 2005. The decrease in continuing operations is discussed below.

Revenues from the 2006 Same Store Properties increased \$88.7 million primarily as a result of higher rental rates charged to residents. Expenses from the 2006 Same Store Properties increased \$23.9 million primarily due to higher maintenance, payroll, utility costs and real estate taxes. The following tables provide comparative same store results and statistics for the 2006 Same Store Properties:

2006 vs. 2005 Year over Year Same Store Results/Statistics \$ in Thousands (except for Average Rental Rate) 128,133 Same Store Units

		Results						
	_					Average Rental	_	_
Description	Revenues	Expenses		NOI		Rate (1)	Occupancy	Turnover
2006	\$ 1,612,529	\$ 628,210	\$	984,319	\$	1,110	94.6%	(64.6%)
2005	\$ 1,523,858	\$ 604,318	\$	919,540	\$	1,050	94.6%	(65.5%)
Change	\$ 88,671	\$ 23,892	\$	64,779	\$	60	0.0%	0.9%
Change	5.8%	4.0%		7.0%	ó	5.7%		

⁽¹⁾ Average rental rate is defined as total rental revenues divided by the weighted average occupied units for the period.

Non-same store operating results increased \$151.0 million and consist primarily of properties acquired in calendar years 2006 and 2005 as well as our corporate housing business.

See also Note 20 in the Notes to Consolidated Financial Statements for additional discussion regarding the Company s segment disclosures.

Fee and asset management revenues, net of fee and asset management expenses decreased \$1.5 million primarily as a result of lower income earned from managing fewer properties for third parties and unconsolidated entities. As of December 31, 2006 and 2005, the Company managed 15,020 units and 16,269 units, respectively, primarily for unconsolidated entities and our military housing venture at Fort Lewis.

Property management expenses from continuing operations include off-site expenses associated with the self-management of the Company s properties as well as management fees paid to any third party management companies. These expenses increased by approximately \$9.3 million or 10.7%. This increase is primarily attributable to higher overall payroll costs and higher overall computer and training costs specific to the Company s rollout of a new property management system.

Depreciation expense from continuing operations, which includes depreciation on non-real estate assets, increased \$119.4 million primarily as a result of additional depreciation expense on newly acquired properties and capital expenditures for all properties owned.

General and administrative expenses from continuing operations, which include corporate operating expenses, decreased approximately \$21.9 million between the periods under comparison. This decrease was primarily due to lower executive compensation expense due to severance costs for several executive officers incurred during the year ended December 31, 2005 and a \$2.8 million reimbursement of legal expenses during the year ended December 31, 2006.

Impairment from continuing operations increased \$33.4 million primarily due to an impairment charge on goodwill of \$30.0 million related to the corporate housing business and \$2.0 million related to the write-off of various deferred sales costs following the decision to halt the condominium conversion and sale process at five assets.

Interest and other income from continuing operations decreased by approximately \$37.4 million, primarily as a result of the \$57.1 million in cash received during the year ended December 31, 2005 for the Company s ownership interest in Rent.com, which was acquired by eBay, Inc. This was partially offset by the \$3.7 million in additional proceeds for Rent.com, an increase in interest earned on tax deferred 1031 exchange proceeds from the Lexford disposition and \$14.7 million of forfeited deposits for various terminated transactions received during the year ended December 31, 2006.

Interest expense from continuing operations, including amortization of deferred financing costs, increased approximately \$67.9 million primarily as a result of higher variable interest rates and overall debt levels outstanding. During the year ended December 31, 2006, the Company capitalized interest costs of approximately \$20.7 million as compared to \$13.7 million for the year ended December 31, 2005. This capitalization of interest primarily relates to consolidated projects under development. The effective interest cost on all indebtedness for the year ended December 31, 2006 was 6.21% as compared to 6.16% for the year ended December 31, 2005.

Loss from investments in unconsolidated entities increased approximately \$1.1 million between the periods under comparison. This increase is primarily the result of consolidating previously unconsolidated properties as of January 1, 2006 as the result of EITF Issue No. 04-5.

Net gain on sales of unconsolidated entities decreased \$1.0 million due to increased unconsolidated sales during the year ended December 31, 2005.

Net gain on sales of land parcels decreased \$27.5 million due to a large gain recorded on the sale of one land parcel during the year ended December 31, 2005.

Discontinued operations, net of minority interests, increased approximately \$265.6 million between the periods under comparison. This increase is primarily the result of lower real estate net book values for properties sold during the year ended December 31, 2006 as compared to the same period in 2005. See Note 13 in the Notes to Consolidated Financial Statements for further discussion.

Liquidity and Capital Resources

For the Year Ended December 31, 2007

As of January 1, 2007, the Company had approximately \$260.3 million of cash and cash equivalents and \$470.7 million available under its revolving credit facilities (net of \$69.3 million which was restricted/dedicated to support letters of credit and not available for borrowing). After taking into effect the various transactions discussed in the following paragraphs and the net cash provided by operating activities, the Company s cash and cash equivalents balance at December 31, 2007 was approximately \$50.8 million and the amount available on the Company s revolving credit facilities was \$1.3 billion (net of \$80.8 million which was restricted/dedicated to support letters of credit and not available for borrowing).

During the year ended December 31, 2007, the Company generated proceeds from various transactions, which included the following:

- Disposed of 78 properties, various individual condominium units and two land parcels, receiving net proceeds of approximately \$2.0 billion;
- Obtained \$346.1 million in net proceeds from the issuance of \$350.0 million of five-year 5.50% fixed rate public notes;
- Obtained \$640.6 million in net proceeds from the issuance of \$650.0 million of ten-year 5.75% fixed rate public notes and terminated five forward starting swaps designated to hedge the note issuance, receiving net proceeds of \$2.4 million;
- Obtained a three-year (subject to two one-year extension options) \$500.0 million floating rate term loan at LIBOR plus a spread (currently 42.5 basis points) dependent upon the current credit rating on the Operating Partnership s long-term unsecured debt;
- Obtained \$827.8 million in new mortgage financing; and
- Issued approximately 1.2 million Common Shares and received net proceeds of \$35.9 million.

During the year ended December 31, 2007, the above proceeds were primarily utilized to:

• Invest \$480.2 million primarily in development projects;

- Acquire 36 properties and eight land parcels, utilizing cash of \$1.7 billion;
- Repurchase 27.5 million Common Shares utilizing cash of \$1.2 billion;
- Repay \$548.0 million of mortgage loans;
- Repay \$150.0 million of fixed rate public notes; and
- Redeem the Series D Preferred Shares at a liquidation value of \$175.0 million.

Depending on its analysis of market prices, economic conditions, and other opportunities for the investment of available capital, the Company may repurchase its Common Shares pursuant to its existing share buyback program authorized by the Board of Trustees. On April 27, May 24 and December 3, 2007, the Board of Trustees approved an increase of \$200.1 million, an additional \$500.0 million and an additional \$500.0 million, respectively, to the Company s authorized share repurchase program. As of December 31, 2007 and after giving effect to the above increases, the Company had authorization to repurchase an additional \$475.6 million of its shares. The Company repurchased \$1.2 billion (27,484,346 shares at an average price per share of \$44.62) of its Common Shares during the year ended December 31, 2007. See Note 3 in the Notes to Consolidated Financial Statements for further discussion.

The Company s total debt summary and debt maturity schedules as of December 31, 2007, are as follows:

Debt Summary as of December 31, 2007

	Amounts (1)	% of Total	Weighted Average Rates (1)	Weighted Average Maturities (years)
Secured	\$ 3,605,971	37.9%	5.74%	7.6
Unsecured	5,902,762	62.1%	5.67%	6.2
Total	\$ 9,508,733	100.0%	5.69%	6.7
Fixed Rate Debt:				
Secured Conventional	\$ 2,475,279	26.0%	6.15%	4.8
Unsecured Public/Private	5,002,664	52.6%	5.65%	6.5
Unsecured Tax Exempt	111,390	1.2%	5.05%	21.3
Fixed Rate Debt	7,589,333	79.8%	5.80%	6.1
Floating Rate Debt:				
Secured Conventional	492,138	5.2%	6.26%	5.5
Secured Tax Exempt	638,554	6.7%	3.81%	20.6
Unsecured Public/Private	649,708	6.8%	6.15%	2.5
Unsecured Revolving Credit Facility	139,000	1.5%	5.68%	4.1
Floating Rate Debt	1,919,400	20.2%	5.31%	9.1
-				
Total	\$ 9,508,733	100.0%	5.69%	6.7

⁽¹⁾ Net of the effect of any derivative instruments. Weighted average rates are for the year ended December 31, 2007.

Debt Maturity Schedule as of December 31, 2007

Year	Fixed Rate (1)	Floating Rate (1)	Total	% of Total	Weighted Average Rates on Fixed Rate Debt (1)	Weighted Average Rates on Total Debt (1)
2008	\$ 457,610	\$ 83,391	\$ 541,001	5.7%	6.65%	6.54%
2009	458,326	457,432	915,758	9.6%	6.35%	5.47%
2010 (2)	280,414	550,982	831,396	8.7%	7.04%	6.07%
2011 (3)	1,503,562	41,537	1,545,099	16.3%	5.56%	5.54%
2012 (4)	907,986	139,000	1,046,986	11.0%	6.08%	5.92%
2013	566,267		566,267	6.0%	5.93%	5.93%
2014	517,445		517,445	5.4%	5.28%	5.28%
2015	355,587		355,587	3.7%	6.41%	6.41%
2016	1,089,320		1,089,320	11.5%	5.32%	5.32%
2017	803,649	456	804,105	8.5%	6.01%	6.01%
2018+	649,167	646,602	1,295,769	13.6%	6.20%	5.38%
Total	\$ 7,589,333	\$ 1,919,400	\$ 9,508,733	100.0%	5.91%	5.71%

⁽¹⁾ Net of the effect of any derivative instruments. Weighted average rates are as of December 31, 2007.

- (2) Includes the Company $\,s\,$ \$500.0 million floating rate term loan facility, which matures on October 5, 2010, subject to two one-year extension options exercisable by the Company.
- (3) Includes \$650.0 million of 3.85% convertible unsecured debt with a final maturity of 2026. The notes are callable by the Company on or after August 18, 2011. The notes are putable by the holders on August 18, 2011, August 15, 2016 and August 15, 2021.
- (4) Includes \$139.0 million outstanding on the Company s \$1.5 billion unsecured revolving credit facility, which matures on February 28, 2012.

The following table provides a summary of the Company s unsecured debt as of December 31, 2007:

Unsecured Debt Summary as of December 31, 2007

	Coupon Rate	Due Date	Face Amount	Unamortized Premium/ (Discount)	Net Balance
Fixed Rate Notes:					
	7.500%	08/15/08(1)	\$ 130,000 \$	\$	130,000
	4.750%	06/15/09(2)	300,000	(400)	299,600
	6.950%	03/02/11	300,000	2,864	302,864
	6.625%	03/15/12	400,000	(1,236)	398,764
	5.500%	10/01/12	350,000	(1,640)	348,360
	5.200%	04/01/13	400,000	(622)	399,378
	5.250%	09/15/14	500,000	(412)	499,588
	6.584%	04/13/15	300,000	(809)	299,191
	5.125%	03/15/16	500,000	(439)	499,561
	5.375%	08/01/16	400,000	(1,592)	398,408
	5.750%	06/15/17	650,000	(4,832)	645,168
	7.125%	10/15/17	150,000	(635)	149,365
	7.570%	08/15/26	140,000		140,000
	3.850%	08/15/26(3)	650,000	(7,583)	642,417
Floating Rate Adjustments		(2)	(150,000)		(150,000)
			5,020,000	(17,336)	5,002,664
Fixed Rate Tax Exempt Notes:					
	4.750%	12/15/28(1)	35,600		35,600
	5.200%	06/15/29(1)	75,790		75,790
			111,390		111,390
Floating Rate Notes:					
		06/15/09(2)	150,000		150,000
FAS 133 Adjustments net		(2)	(292)		(292)
Term Loan Facility		10/05/10(4)	500,000		500,000
			649,708		649,708
Revolving Credit Facility:		02/28/12(5)	139,000		139,000
Total Unsecured Debt			\$ 5,920,098 \$	(17,336)\$	5,902,762

⁽¹⁾ Notes are private. All other unsecured debt is public.

^{(2) \$150.0} million in fair value interest rate swaps converts 50% of the 4.750% Notes due June 15, 2009 to a floating interest rate.

⁽³⁾ Convertible notes mature on August 15, 2026. The notes are callable by the Company on or after August 18, 2011. The notes are putable by the holders on August 18, 2011, August 15, 2016 and August 15, 2021.

⁽⁴⁾ Represents the Company s \$500.0 million term loan facility, which matures on October 5, 2010, subject to two one-year extension options exercisable by the Company.

(5) Represents amount outstanding on the Company s \$15 billion unsecured revolving credit facility which matures on February 28, 2012.

As of February 27, 2008, an unlimited amount of debt securities remains available for issuance by the Operating Partnership under a registration statement that became automatically effective upon filing with the SEC in June 2006 (under SEC regulations enacted in 2005, the registration statement automatically expires on

June 29, 2009 and does not contain a maximum issuance amount). As of February 27, 2008, \$956.5 million in equity securities remains available for issuance by the Company under a registration statement the SEC declared effective in February 1998.

The Company s Consolidated Debt-to-Total Market Capitalization Ratio as of December 31, 2007 is presented in the following table. The Company calculates the equity component of its market capitalization as the sum of (i) the total outstanding Common Shares and assumed conversion of all OP Units at the equivalent market value of the closing price of the Company s Common Shares on the New York Stock Exchange; (ii) the Common Share Equivalent of all convertible preferred shares and preference interests/units; and (iii) the liquidation value of all perpetual preferred shares outstanding.

Capital Structure as of December 31, 2007

(Amounts in thousands except for share and per share amounts)

Secured Debt			\$	3,605,971	37.9%	
Unsecured Debt			Ψ	5,763,762	60.6%	
Revolving Credit Facility				139,000	1.5%	
Total Debt				9,508,733	100.0%	47.0%
				, ,		
Common Shares	269,554,661	93.6	%			
OP Units	18,420,320	6.4	%			
Total Shares and OP Units	287,974,981	100.0	%			
Common Share Equivalents (see below)	445,752					
Total outstanding at quarter-end	288,420,733					
Common Share Price at December 31, 2007	\$ 36.47					
				10,518,704	98.1%	
Perpetual Preferred Equity (see below)				200,000	1.9%	
Total Equity				10,718,704	100.0%	53.0%
Total Market Capitalization			\$	20,227,437		100.0%

Convertible Preferred Equity as of December 31, 2007

(Amounts in thousands except for share and per share amounts)

	Redemption	Outstanding	Lie	quidation		annual ividend Per		nnual vidend	Weighted Average	Conversion	Common Share
Series	Date	Shares/Units		Value	Sh	are/Unit	Aı	mount	Rate	Ratio	Equivalents
Preferred Shares:											
7.00% Series E	11/1/98	362,116	\$	9,053	\$	1.75	\$	634		1.1128	402,963
7.00% Series H	6/30/98	24,359		609		1.75		43		1.4480	35,272
Junior Preference Units:											
8.00% Series B	7/29/09	7,367		184		2.00		15		1.020408	7,517
Total Convertible Preferred Equity		393,842	\$	9,846			\$	692	7.03%	6	445,752

Perpetual Preferred Equity as of December 31, 2007

(Amounts in thousands except for share and per share amounts)

Series	Redemption Date	Outstanding Shares	Liquidation Value	Annual Dividend Per Share	Annual Dividend Amount	Weighted Average Rate
Preferred Shares:						
8.29% Series K	12/10/26	1,000,000	\$ 50,000	\$ 4.145	\$ 4,145	
6.48% Series N	6/19/08	600,000	150,000	16.20	9,720	
Total Perpetual Preferred						
Equity		1,600,000	\$ 200,000		\$ 13,865	6.93%

The Company expects to meet its short-term liquidity requirements, including capital expenditures related to maintaining its existing properties and certain scheduled unsecured note and mortgage note repayments, generally through its working capital, net cash provided by operating activities and borrowings under its revolving credit facilities. The Company considers its cash provided by operating activities to be adequate to meet operating requirements and payments of distributions. The Company also expects to meet its long-term liquidity requirements, such as scheduled unsecured note and mortgage debt maturities, property acquisitions, financing of construction and development activities and capital improvements through the

issuance of unsecured notes and equity securities, including additional OP Units, and proceeds received from the disposition of certain properties as well as joint ventures. In addition, the Company has significant unencumbered properties available to secure additional mortgage borrowings in the event that the public capital markets are unavailable or the cost of alternative sources of capital is too high. The fair value of and cash flow from these unencumbered properties are in excess of the requirements the Company must maintain in order to comply with covenants under its unsecured notes and line of credit. Of the \$18.3 billion in investment in real estate on the Company s balance sheet at December 31, 2007, \$12.0 billion or 65.5%, was unencumbered.

The Operating Partnership's senior debt credit ratings from Standard & Poors (S&P), Moody's and Fitch are A-, Baal and A-, respectively. The Company's preferred equity ratings from S&P, Moody's and Fitch are BBB+, Baa2 and BBB+, respectively.

The Operating Partnership has a long-term revolving credit facility with potential borrowings of up to \$1.5 billion which matures in February 2012. This facility may, among other potential uses, be used to fund property acquisitions, costs for certain properties under development and short term liquidity requirements. As of February 25, 2008, \$40.0 million was outstanding under this facility.

See Note 21 in the Notes to Consolidated Financial Statements for discussion of the events which occurred subsequent to December 31, 2007.

Capitalization of Fixed Assets and Improvements to Real Estate

Our policy with respect to capital expenditures is generally to capitalize expenditures that improve the value of the property or extend the useful life of the component asset of the property. We track improvements to real estate in two major categories and several subcategories:

- Replacements (inside the unit). These include:
- flooring such as carpets, hardwood, vinyl, linoleum or tile;
- appliances;
- mechanical equipment such as individual furnace/air units, hot water heaters, etc;
- furniture and fixtures such as kitchen/bath cabinets, light fixtures, ceiling fans, sinks, tubs, toilets, mirrors, countertops, etc; and
- blinds/shades.

All replacements are depreciated over a five-year estimated useful life. We expense as incurred all make-ready maintenance and turnover costs such as cleaning, interior painting of individual units and the repair of any replacement item noted above.

- Building improvements (*outside the unit*). These include:
- roof replacement and major repairs;
- paving or major resurfacing of parking lots, curbs and sidewalks;
- amenities and common areas such as pools, exterior sports and playground equipment, lobbies, clubhouses, laundry rooms, alarm and security systems and offices;
- major building mechanical equipment systems;
- interior and exterior structural repair and exterior painting and siding;
- major landscaping and grounds improvement; and
- vehicles and office and maintenance equipment.

All building improvements are depreciated over a five to ten-year estimated useful life. We capitalize building improvements and upgrades only if the item: (i) exceeds \$2,500 (selected projects must exceed \$10,000); (ii) extends the useful life of the asset; and (iii) improves the value of the asset.

For the year ended December 31, 2007, our actual improvements to real estate totaled approximately \$252.7 million. This includes the following (amounts in thousands except for unit amounts):

Capitalized Improvements to Real Estate

For the Year Ended December 31, 2007

	Total Units (1)	Rej	olacements	Avg. r Unit	I	Building mprovements	P	Avg. Per Unit	Total	Avg. er Unit
Established Properties (2)	103,560	\$	37,695	\$ 364	\$	77,109	\$	745	\$ 114,804	\$ 1,109
New Acquisition Properties										
(3)	27,696		9,433	371		66,182		2,605	75,615	2,976
Other (4)	7,388		16,398			45,858			62,256	
Total	138,644	\$	63,526		\$	189,149			\$ 252,675	

- (1) Total units exclude 10,446 unconsolidated units and 3,731 military housing (fee managed) units.
- (2) Wholly Owned Properties acquired prior to January 1, 2005.
- (3) Wholly Owned Properties acquired during 2005, 2006 and 2007. Per unit amounts are based on a weighted average of 25,406 units.
- (4) Includes properties either partially owned or sold during the period, commercial space, corporate housing, condominium conversions and \$22.2 million included in building improvements spent on twenty-six specific assets related to major renovations and repositioning of these assets.

For the year ended December 31, 2006, our actual improvements to real estate totaled approximately \$255.2 million. This includes the following (amounts in thousands except for unit amounts):

Capitalized Improvements to Real Estate

For the Year Ended December 31, 2006

	Total Units (1)	Replacements	Avg. Per Unit	Building Improvements	Avg. Per Unit	Total	Avg. Per Unit
Established Properties (2)	115,152	\$ 46,094	\$ 400	\$ 81,127	\$ 705	\$ 127,221	\$ 1,105
New Acquisition Properties							
(3)	29,512	9,194	336	35,854	1,311	45,048	1,647
Other (4)	6,651	30,384		52,527		82,911	
Total	151,315	\$ 85,672		\$ 169,508		\$ 255,180	

⁽¹⁾ Total units exclude 10,846 unconsolidated units and 3,555 military housing (fee managed) units.

(2) Wholly Owned Properties acquired prior to January 1, 2004.

- (3) Wholly Owned Properties acquired during 2004, 2005 and 2006. Per unit amounts are based on a weighted average of 27,346 units.
- (4) Includes properties either Partially Owned or sold during the period, commercial space, condominium conversions and \$21.4 million included in building improvements spent on seventeen specific assets related to major renovations and repositioning of these assets.

The Company expects to fund approximately \$104.0 million for capital expenditures for replacements and building improvements for all established properties, exclusive of condominium conversion properties, in 2008. This includes an average of approximately \$1,000 per unit for capital improvements for established properties.

During the year ended December 31, 2007, the Company s total non-real estate capital additions, such as computer software, computer equipment, and furniture and fixtures and leasehold improvements to the Company s property management offices and its corporate offices, were approximately \$7.7 million. The Company expects to fund approximately \$3.7 million in total additions to non-real estate property in 2008.

Improvements to real estate and additions to non-real estate property are generally funded from net cash provided by operating activities.

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Derivative Instruments

In the normal course of business, the Company is exposed to the effect of interest rate changes. The Company limits these risks by following established risk management policies and procedures including the use of derivatives to hedge interest rate risk on debt instruments.

The Company has a policy of only entering into contracts with major financial institutions based upon their credit ratings and other factors. When viewed in conjunction with the underlying and offsetting exposure that the derivatives are designed to hedge, the Company has not sustained a material loss from those instruments nor does it anticipate any material adverse effect on its net income or financial position in the future from the use of derivatives.

See Note 11 in the Notes to Consolidated Financial Statements for additional discussion of derivative instruments at December 31, 2007.

Other

Minority Interests as of December 31, 2007 decreased by \$53.4 million when compared to December 31, 2006, primarily as a result of the following:

- Distributions declared to Minority Interests, which amounted to \$35.2 million (excluding Junior Preference Unit and Preference Interest distributions);
- The allocation of income from operations to holders of OP Units in the amount of \$65.2 million;
- The conversion of 230,000 Series J Preference Interests with a liquidation value of \$11.5 million into Common Shares; and
- The conversion of 1.5 million OP Units into Common Shares valued at \$32.4 million.

Total distributions paid in January 2008 amounted to \$141.6 million (excluding distributions on Partially Owned Properties), which included certain distributions declared during the fourth quarter ended December 31, 2007.

Off-Balance Sheet Arrangements and Contractual Obligations

The Company has co-invested in various properties that are unconsolidated and accounted for under the equity method of accounting. Management does not believe these investments have a materially different impact upon the Company's liquidity, cash flows, capital resources, credit or market risk than its property management and ownership activities. During 2000 and 2001, the Company entered into institutional ventures with an unaffiliated partner. At the respective closing dates, the Company sold and/or contributed 45 properties containing 10,846 units to these ventures and retained a 25% ownership interest in the ventures. The Company's joint venture partner contributed cash equal to 75% of the agreed-upon equity value of the properties comprising the ventures, which was then distributed to the Company. The Company's strategy with respect to these ventures was to reduce its concentration of properties in a variety of markets. See also Note 4 in the Notes to Consolidated Financial Statements for additional discussion regarding the sale of one of these properties containing 400 units.

As of December 31, 2007, the Company has 13 projects totaling 4,185 units in various stages of development with estimated completion dates ranging through June 30, 2010. The development agreements currently in place are discussed in detail in Note 18 of the Company s Consolidated Financial Statements.

See also Notes 2 and 6 in the Notes to Consolidated Financial Statements for additional discussion regarding the Company s investments in partially owned entities.

The following table summarizes the Company s contractual obligations for the next five years and thereafter as of December 31, 2007:

			Pay	ment	s Due by Year	(in tl	housands)		
Contractual Obligations	2008	2009	2010		2011		2012	Thereafter	Total
Debt (a)	\$ 541,001	\$ 915,758	\$ 831,396	\$	1,545,099	\$	1,046,986	\$ 4,628,493	\$ 9,508,733
Operating Leases:									
Minimum Rent									
Payments (b)	6,491	5,733	5,154		3,356		987	59,259	80,980
Other Long-Term									
Liabilities:									
Deferred Compensation									
(c)	813	1,454	1,454		2,058		2,058	12,810	20,647
Total	\$ 548,305	\$ 922,945	\$ 838,004	\$	1,550,513	\$	1,050,031	\$ 4,700,562	\$ 9,610,360

⁽a) Amounts include aggregate principal payments only. The Company paid \$502,807, \$465,388 and \$397,886 for interest on debt, inclusive of derivative instruments, for the years ended December 31, 2007, 2006 and 2005, respectively.

Critical Accounting Policies and Estimates

⁽b) Minimum basic rent due for various office space the Company leases and fixed base rent due on ground leases for two properties.

⁽c) Estimated payments to the Company s Chairman, two former CEO s and its former chief operating officer based on planned retirement dates.

The Company s significant accounting policies are described in Note 2 in the Notes to Consolidated Financial Statements. These policies were followed in preparing the consolidated financial statements at and for the year ended December 31, 2007 and are consistent with the year ended December 31, 2006.

The Company has identified six significant accounting policies as critical accounting policies. These critical accounting policies are those that have the most impact on the reporting of our financial condition and those requiring significant judgments and estimates. With respect to these critical accounting policies, management believes that the application of judgments and estimates is consistently applied and produces financial information that fairly presents the results of operations for all periods presented. The six critical accounting policies are:

Impairment of Long-Lived Assets, Including Goodwill

The Company periodically evaluates its long-lived assets, including its investments in real estate and goodwill, for indicators of permanent impairment. The judgments regarding the existence of impairment indicators are based on factors such as operational performance, market conditions, expected holding period of each asset and legal and environmental concerns. Future events could occur which would cause the Company to conclude that impairment indicators exist and an impairment loss is warranted.

Depreciation of Investment in Real Estate

The Company depreciates the building component of its investment in real estate over a 30-year estimated useful life, building improvements over a 5-year to 10-year estimated useful life and both the furniture, fixtures and equipment and replacements components over a 5-year estimated useful life, all of which are judgmental determinations.

Cost Capitalization

See the *Capitalization of Fixed Assets and Improvements to Real Estate* section for discussion of the policy with respect to capitalization vs. expensing of fixed asset/repair and maintenance costs. In addition, the Company capitalizes the payroll and associated costs of employees directly responsible for and who spend all of their time on the supervision of major capital and/or renovation projects. These costs are reflected on the balance sheet as an increase to depreciable property.

The Company follows the guidance in SFAS No. 67, Accounting for Costs and Initial Rental Operations of Real Estate Projects, for all development projects and uses its professional judgment in determining whether such costs meet the criteria for capitalization or must be expensed as incurred. The Company capitalizes interest, real estate taxes and insurance and payroll and associated costs for those individuals directly responsible for and who spend all of their time on development activities, with capitalization ceasing no later than 90 days following issuance of the certificate of occupancy. These costs are reflected on the balance sheet as construction in progress for each specific property. The Company expenses as incurred all payroll costs of on-site employees working directly at our properties, except as noted above on our development properties prior to certificate of occupancy issuance and on specific major renovation at selected properties when additional incremental employees are hired.

Fair Value of Financial Instruments, Including Derivative Instruments

The valuation of financial instruments under SFAS No. 107 and SFAS No. 133 and its amendments (SFAS Nos. 137/138/149) requires the Company to make estimates and judgments that affect the fair value of the instruments. The Company, where possible, bases the fair values of its financial instruments, including its derivative instruments, on listed market prices and third party quotes. Where these are not available, the Company bases its estimates on current instruments with similar terms and maturities or on other factors relevant to the financial instruments.



Rental income attributable to leases is recorded when due from residents and is recognized monthly as it is earned, which is not materially different than on a straight-line basis. Leases entered into between a resident and a property for the rental of an apartment unit are generally year-to-year, renewable upon consent of both parties on an annual or monthly basis. Fee and asset management revenue and interest income are recorded on an accrual basis.

Share-Based Compensation

The Company accounts for its share-based compensation in accordance with SFAS No. 123 (R),

Share-Based Payment, effective January 1, 2006, which results in compensation expense being recorded based on the fair value of the share compensation granted.

The Black-Scholes option valuation model was developed for use in estimating the fair value of traded options that have no vesting restrictions and are fully transferable. This model is only one method of valuing options and the Company s use of this model should not be interpreted as an endorsement of its accuracy. Because the Company s share options have characteristics significantly different from those of traded options, and because changes in the subjective input assumptions can materially affect the fair value estimate, in management s opinion, the existing models do not necessarily provide a reliable single measure of the fair value of its share options and the actual value of the options may be significantly different.

Funds From Operations

For the year ended December 31, 2007, Funds From Operations (FFO) available to Common Shares and OP Units increased \$7.3 million, or 1.0%, as compared to the year ended December 31, 2006. For the year ended December 31, 2006, FFO available to Common Shares and OP Units decreased \$68.5 million, or 8.7%, as compared to the year ended December 31, 2005.

The following is a reconciliation of net income to FFO available to Common Shares and OP Units for each of the five years ended December 31, 2007:

Funds From Operations

	Year Ended December 31,								
	2007		2006	2005	2004	2003			
Net income	\$ 989,	522 \$	1,072,844	\$ 861,793	\$ 472,329	\$ 523,311			
Allocation to Minority Interests Operating									
Partnership, net	4,	369	784	3,842	(638)	(3,371)			
Adjustments:									
Depreciation	587,	547	507,508	388,061	331,312	275,734			
Depreciation Non-real estate additions	(8,	279)	(7,840)	(5,541)	(5,303)	(6,774)			
Depreciation Partially Owned and									
Unconsolidated Properties	4,	378	4,338	2,487	1,903	19,911			
Net gain on sales of unconsolidated entities	(2,	529)	(370)	(1,330)	(4,593)	(4,942)			
Discontinued operations:									
Depreciation	28,	767	85,010	140,686	165,000	195,590			
Gain on sales of discontinued operations, net of									
minority interests	(880,	541)	(955,863)	(650,563)	(296,343)	(287,372)			
Net incremental gain on sales of condominium									
units	20,	771	48,961	100,361	32,682	10,356			
Provision for income taxes Condo sales	7,	319	(3,161)	(8,750)	(628)	(76)			
Provision for income taxes Non-condo sales		(84)				-			
Minority Interests Operating Partnership	1,	090	5,010	7,580	9,766	14,695			

FFO (1)(2)	752,430	757,221	838,626	705,487	737,062
Preferred distributions	(22,792)	(37,113)	(49,642)	(53,746)	(76,435)
Premium on redemption of Preferred Shares	(6,154)	(3,965)	(4,359)		(20,237)
FFO available to Common Shares and OP Units					
(1) (2)	\$ 723,484	\$ 716,143	\$ 784,625	\$ 651,741	\$ 640,390

⁽¹⁾ The National Association of Real Estate Investment Trusts (NAREIT) defines funds from operations (FFO) (April 2002 White Paper) as net income (computed in accordance with accounting principles generally accepted in the United States (GAAP)), excluding gains (or losses) from sales of depreciable property, plus depreciation and amortization, and after adjustments for unconsolidated partnerships and joint ventures. Adjustments for unconsolidated partnerships and joint ventures will be calculated to reflect funds from operations on the same basis. The April 2002 White Paper states that gain or loss on sales of property is excluded from FFO for previously depreciated operating properties only. Once the Company commences the conversion of units to condominiums, it simultaneously discontinues depreciation of such property. FFO available to Common Shares and OP Units is

calculated on a basis consistent with net income available to Common Shares and reflects adjustments to net income for preferred distributions and premiums on redemption of preferred shares in accordance with accounting principles generally accepted in the United States. The equity positions of various individuals and entities that contributed their properties to the Operating Partnership in exchange for OP Units are collectively referred to as the Minority Interests - Operating Partnership . Subject to certain restrictions, the Minority Interests - Operating Partnership may exchange their OP Units for EQR Common Shares on a one-for-one basis.

(2) The Company believes that FFO and FFO available to Common Shares and OP Units are helpful to investors as supplemental measures of the operating performance of a real estate company, because they are recognized measures of performance by the real estate industry and by excluding gains or losses related to dispositions of depreciable property and excluding real estate depreciation (which can vary among owners of identical assets in similar condition based on historical cost accounting and useful life estimates), FFO and FFO available to Common Shares and OP Units can help compare the operating performance of a company s real estate between periods or as compared to different companies. FFO and FFO available to Common Shares and OP Units do not represent net income, net income available to Common Shares or net cash flows from operating activities in accordance with GAAP. Therefore, FFO and FFO available to Common Shares and OP Units should not be exclusively considered as alternatives to net income, net income available to Common Shares or net cash flows from operating activities as determined by GAAP or as measures of liquidity. The Company s calculation of FFO and FFO available to Common Shares and OP Units may differ from other real estate companies due to, among other items, variations in cost capitalization policies for capital expenditures and, accordingly, may not be comparable to such other real estate companies.

Item 7A. Quantitative and Qualitative Disclosures about Market Risk

Market risks relating to the Company s financial instruments result primarily from changes in short-term LIBOR interest rates and changes in the SIFMA index for tax exempt debt. The Company does not have any direct foreign exchange or other significant market risk.

The Company s exposure to market risk for changes in interest rates relates primarily to the unsecured revolving and term credit facilities as well as floating rate tax exempt debt. The Company typically incurs fixed rate debt obligations to finance acquisitions and capital expenditures, while it typically incurs floating rate debt obligations to finance working capital needs and as a temporary measure in advance of securing long-term fixed rate financing. The Company continuously evaluates its level of floating rate debt with respect to total debt and other factors, including its assessment of the current and future economic environment.

The Company also utilizes certain derivative financial instruments to limit market risk. Interest rate protection agreements are used to convert floating rate debt to a fixed rate basis or vice versa. Derivatives are used for hedging purposes rather than speculation. The Company does not enter into financial instruments for trading purposes. See also Note 11 to the Notes to Consolidated Financial Statements for additional discussion of derivative instruments.

The fair values of the Company s financial instruments (including such items in the financial statement captions as cash and cash equivalents, other assets, lines of credit, accounts payable and accrued expenses and other liabilities) approximate their carrying or contract values based on their nature, terms and interest rates that approximate current market rates. The fair value of the Company s mortgage notes payable and unsecured notes were approximately \$3.7 billion and \$5.6 billion, respectively, at December 31, 2007.

At December 31, 2007, the Company had total outstanding floating rate debt of approximately \$1.9 billion, or 20.2% of total debt, net of the effects of any derivative instruments. If market rates of interest on all of the floating rate debt permanently increased by 53 basis points (a 10%)

increase from the Company s existing weighted average interest rates), the increase in interest expense on the floating rate debt would decrease future earnings and cash flows by approximately \$10.2 million. If market rates of interest on all of the floating rate debt permanently decreased by 53 basis points (a 10% decrease from the Company s existing weighted average interest rates), the decrease in interest expense on the floating rate debt would increase future earnings and cash flows by approximately \$10.2 million.

At December 31, 2007, the Company had total outstanding fixed rate debt of approximately \$7.6 billion, or 79.8% of total debt, net of the effects of any derivative instruments. If market rates of interest

permanently increased by 58 basis points (a 10% increase from the Company s existing weighted average interest rates), the estimated fair value of the Company s fixed rate debt would be approximately \$6.9 billion. If market rates of interest permanently decreased by 58 basis points (a 10% decrease from the Company s existing weighted average interest rates), the estimated fair value of the Company s fixed rate debt would be approximately \$8.4 billion.

At December 31, 2007, the Company s derivative instruments had a net liability fair value of approximately \$10.6 million. If market rates of interest permanently increased by 47 basis points (a 10% increase from the Company s existing weighted average interest rates), the net liability fair value of the Company s derivative instruments would be approximately \$6.5 million. If market rates of interest permanently decreased by 47 basis points (a 10% decrease from the Company s existing weighted average interest rates), the net liability fair value of the Company s derivative instruments would be approximately \$15.0 million.

At December 31, 2006, the Company had total outstanding floating rate debt of approximately \$1.5 billion, or 18.4% of total debt, net of the effects of any derivative instruments. If market rates of interest on all of the floating rate debt permanently increased by 49 basis points (a 10% increase from the Company s existing weighted average interest rates), the increase in interest expense on the floating rate debt would decrease future earnings and cash flows by approximately \$7.3 million. If market rates of interest on all of the floating rate debt permanently decreased by 49 basis points (a 10% decrease from the Company s existing weighted average interest rates), the decrease in interest expense on the floating rate debt would increase future earnings and cash flows by approximately \$7.3 million.

At December 31, 2006, the Company had total outstanding fixed rate debt of approximately \$6.6 billion, or 81.6% of total debt, net of the effects of any derivative instruments. If market rates of interest permanently increased by 60 basis points (a 10% increase from the Company s existing weighted average interest rates), the estimated fair value of the Company s fixed rate debt would be approximately \$6.0 billion. If market rates of interest permanently decreased by 60 basis points (a 10% decrease from the Company s existing weighted average interest rates), the estimated fair value of the Company s fixed rate debt would be approximately \$7.3 billion.

At December 31, 2006, the Company s derivative instruments had a net liability fair value of approximately \$16.2 million. If market rates of interest permanently increased by 54 basis points (a 10% increase from the Company s existing weighted average interest rates), the net liability fair value of the Company s derivative instruments would be approximately \$16.4 million. If market rates of interest permanently decreased by 54 basis points (a 10% decrease from the Company s existing weighted average interest rates), the net liability fair value of the Company s derivative instruments would be approximately \$16.2 million.

These amounts were determined by considering the impact of hypothetical interest rates on the Company s financial instruments. The foregoing assumptions apply to the entire amount of the Company s debt and derivative instruments and do not differentiate among maturities. These analyses do not consider the effects of the changes in overall economic activity that could exist in such an environment. Further, in the event of changes of such magnitude, management would likely take actions to further mitigate its exposure to the changes. However, due to the uncertainty of the specific actions that would be taken and their possible effects, this analysis assumes no changes in the Company s financial structure or results.

The Company cannot predict the effect of adverse changes in interest rates on its debt and derivative instruments and, therefore, its exposure to market risk, nor can there be any assurance that long term debt will be available at advantageous pricing. Consequently, future results may differ materially from the estimated adverse changes discussed above.

See Index to Consolidated Financial Statements on page F-1 of this Form 10-K.

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure
None.
Item 9A. Controls and Procedures
(a) Evaluation of Disclosure Controls and Procedures:
Effective as of December 31, 2007, the Company carried out an evaluation, under the supervision and with the participation of the Company s management, including the Chief Executive Officer and Chief Financial Officer, of the effectiveness of the Company s disclosure controls and procedures pursuant to Exchange Act Rules 13a-15 and 15d-15. Based on that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that the disclosure controls and procedures are effective to ensure that information required to be disclosed by the Company in its Exchange Act filings is recorded, processed, summarized and reported within the time periods specified in the SEC s rules and forms.
(b) Management s Report on Internal Control over Financial Reporting:
Equity Residential s management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Rule 13a-15(f) under the Exchange Act. Under the supervision and with the participation of management, including the Company s Chief Executive Officer and Chief Financial Officer, management conducted an evaluation of the effectiveness of internal control over financial reporting based on the framework in Internal Control Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission.
Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Therefore, even those systems determined to be effective can only provide reasonable assurance with respect to financial statement preparation and presentation.
Based on the Company s evaluation under the framework in Internal Control Integrated Framework, management concluded that its internal control over financial reporting was effective as of December 31, 2007. Our internal control over financial reporting has been audited as of December 31, 2007 by Ernst & Young LLP, an independent registered public accounting firm, as stated in their report which is included herein.
(c) Changes in Internal Control over Financial Reporting:
There were no changes to the internal control over financial reporting of the Company identified in connection with the Company s evaluation referred to above that occurred during the fourth quarter of 2007 that have materially affected, or are reasonably likely to materially affect, the

Company s internal control over financial reporting.

Item 9B. Other Information	
None.	
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PART III

Items 10, 11, 12, 13 and 14.

Trustees, Executive Officers and Corporate Governance; Executive Compensation; Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters; Certain Relationships and Related Transactions, and Trustee Independence; and Principal Accounting Fees and Services.

The information required by Item 10, Item 11, Item 12, Item 13 and Item 14 is incorporated by reference to, and will be contained in, the Company s definitive proxy statement, which the Company anticipates will be filed no later than April 17, 2008, and thus these items have been omitted in accordance with General Instruction G(3) to Form 10-K.

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PART IV

Item 15. Exhibits and Financial Statement Schedules.

- (a) The following documents are filed as part of the Report:
- (1) Financial Statements: See Index to Financial Statements and Schedule on page F-1 of this Form 10-K.
- (2) Exhibits: See the Exhibit Index.
- (3) Financial Statement Schedules: See Index to Financial Statements attached hereto on page F-1 of this Form 10-K.

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SIGNATURES

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

EQUITY RESIDENTIAL

By: /s/ David J. Neithercut

David J. Neithercut, President and

Chief Executive Officer

Date: February 27, 2008

EQUITY RESIDENTIAL

ERP OPERATING LIMITED PARTNERSHIP

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that each person whose signature appears below, hereby constitutes and appoints David J. Neithercut, Mark J. Parrell and Ian S. Kaufman, or any of them, his attorneys-in-fact and agents, with full power of substitution and resubstitution for him in any and all capacities, to do all acts and things which said attorneys and agents, or any of them, deem advisable to enable the company to comply with the Securities Exchange Act of 1934, as amended, and any requirements or regulations of the Securities and Exchange Commission in respect thereof, in connection with the company s filing of an annual report on Form 10-K for the company s fiscal year 2007, including specifically, but without limitation of the general authority hereby granted, the power and authority to sign his name as a trustee or officer, or both, of the company, as indicated below opposite his signature, to the Form 10-K, and any amendment thereto; and each of the undersigned does hereby fully ratify and confirm all that said attorneys and agents, or any of them, or the substitute of any of them, shall do or cause to be done by virtue hereof.

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

Name	Title	Date	
/s/ David J. Neithercut	President, Chief Executive Officer and Trustee	February 18, 2008	
David J. Neithercut			
/s/ Mark J. Parrell	Executive Vice President and Chief Financial Officer	February 22, 2008	
Mark J. Parrell	Timalena Officer		
/s/ Ian S. Kaufman	First Vice President and Chief Accounting Officer	February 27, 2008	
Ian S. Kaufman	Officer		
/s/ John W. Alexander John W. Alexander	Trustee	February 18, 2008	
/s/ Charles L. Atwood Charles L. Atwood	Trustee	February 20, 2008	
/s/ Stephen O. Evans Stephen O. Evans	Trustee	February 17, 2008	
/s/ Boone A. Knox Boone A. Knox	Trustee	February 18, 2008	
/s/ John E. Neal	Trustee	February 19, 2008	

John E. Neal

/s/ Desiree G. Rogers Desiree G. Rogers	Trustee	February 22, 2008
/s/ Sheli Z. Rosenberg Sheli Z. Rosenberg	Trustee	February 25, 2008
/s/ B. Joseph White B. Joseph White	Trustee	February 19, 2008
/s/ Gerald A. Spector Gerald A. Spector	Vice Chairman of the Board of Trustees	February 22, 2008
/s/ Samuel Zell Samuel Zell	Chairman of the Board of Trustees	February 19, 2008

INDEX TO FINANCIAL STATEMENTS AND SCHEDULE

EQUITY RESIDENTIAL

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All other schedules have been omitted because they are inapplicable, not required or the information is included elsewhere in the consolidated financial statements or notes thereto.

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Trustees and Shareholders
Equity Residential
We have audited the accompanying consolidated balance sheets of Equity Residential (the Company) as of December 31, 2007 and 2006 and the related consolidated statements of operations, changes in shareholders equity and cash flows for each of the three years in the period ended December 31, 2007. Our audits also included the financial statement schedule listed in the accompanying index to the financial statements and schedule. These financial statements and schedule are the responsibility of the Company s management. Our responsibility is to express an opinion on these financial statements and schedule based on our audits.
We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.
In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of Equity Residential at December 31, 2007 and 2006, and the consolidated results of its operations and its cash flows for each of the three years in the period ended December 31, 2007, in conformity with U.S. generally accepted accounting principles. Also, in our opinion, the related financial statement schedule, when considered in relation to the basic consolidated financial statements taken as a whole, presents fairly, in all material respects, the information set forth therein.
We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), Equity Residential sinternal control over financial reporting as of December 31, 2007, based on the criteria established in Internal Control Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated February 22, 2008 expressed an unqualified opinion thereon.
/s/ ERNST & YOUNG LLP ERNST & YOUNG LLP
Chicago, Illinois February 22, 2008

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Equity Residential

We have audited Equity Residential s (the Company) internal control over financial reporting as of December 31, 2007, based on criteria established in Internal Control Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the COSO Criteria). Equity Residential s management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting included in the accompanying Management s Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on the effectiveness of the Company s internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

A company s internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company s internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company s assets that could have a material effect on the financial statements.

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

In our opinion, Equity Residential maintained, in all material respects, effective internal control over financial reporting as of December 31, 2007, based on the COSO Criteria.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets of Equity Residential as of December 31, 2007 and 2006 and the related consolidated statements of operations, changes in shareholders—equity and cash flows for each of the three years in the period ended December 31, 2007 of Equity Residential and our report dated

February 22, 2008, expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP Ernst & Young LLP

Chicago, Illinois February 22, 2008

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EQUITY RESIDENTIAL

CONSOLIDATED BALANCE SHEETS

(Amounts in thousands except for share amounts)

		December 31, 2007		December 31, 2006
ASSETS		4007		2000
Investment in real estate				
Land	\$	3,607,305	\$	3,217,672
Depreciable property	φ	13,556,681	φ	13,376,359
Projects under development		772,402		431,031
Land held for development		396,962		210,113
Investment in real estate		18,333,350		17,235,175
Accumulated depreciation		(3,170,125)		(3,022,480)
Investment in real estate, net		15,163,225		14,212,695
investment in real estate, net		15,105,225		14,212,093
Cash and cash equivalents		50,831		260,277
Investments in unconsolidated entities		3,547		4,448
Deposits restricted		253,276		391,825
Escrow deposits mortgage		20,174		25,528
Deferred financing costs, net		56,271		43,384
Other assets		142,453		124,062
Total assets	\$	15,689,777	\$	15,062,219
LIABILITIES AND SHAREHOLDERS EQUITY Liabilities:				
	¢.	2 (05 071	ф	2 170 222
Mortgage notes payable	\$	3,605,971	\$	3,178,223
Notes, net		5,763,762		4,419,433
Lines of credit		139,000		460,000
Accounts payable and accrued expenses		109,385		96,699
Accrued interest payable		124,717		91,172
Other liabilities		322,975		311,557
Security deposits		62,159		58,072
Distributions payable Total liabilities		141,244		151,382
1 otal nadmites		10,269,213		8,766,538
Commitments and contingencies				
Minority Interests:				
Operating Partnership		331,626		372,961
Preference Interests and Units		184		11,684
Partially Owned Properties		26,236		26,814
Total Minority Interests		358,046		411,459
Charakaldan anitan				
Shareholders equity: Professed Shares of baseficial interest. \$0.01 per values 100,000,000 shares outhorized.				
Preferred Shares of beneficial interest, \$0.01 par value; 100,000,000 shares authorized;				
1,986,475 shares issued and outstanding as of December 31, 2007 and 2,762,950 shares		200.662		206 574
issued and outstanding as of December 31, 2006		209,662		386,574
Common Shares of beneficial interest, \$0.01 par value; 1,000,000,000 shares authorized;				
269,554,661 shares issued and outstanding as of December 31, 2007 and 293,551,633		2.000		2.026
shares issued and outstanding as of December 31, 2006		2,696		2,936
Paid in capital		4,266,538		5,349,194
Retained earnings		599,504		159,528

Accumulated other comprehensive loss	(15,882)	(14,010)
Total shareholders equity	5,062,518	5,884,222
Total liabilities and shareholders equity	\$ 15,689,777 \$	15,062,219

See accompanying notes

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CONSOLIDATED STATEMENTS OF OPERATIONS

(Amounts in thousands except per share data)

			Year E	nded December 31,		
DEVENIUE		2007		2006		2005
REVENUES	ф	2.020.001	ф	1 700 021	ф	1 405 270
Rental income	\$	2,028,901	\$	1,780,831	\$	1,485,270
Fee and asset management		9,183		9,101		10,240
Total revenues		2,038,084		1,789,932		1,495,510
EXPENSES						
Property and maintenance		530,793		469,267		394,850
Real estate taxes and insurance		207,286		172,618		165,248
Property management		87,421		96,178		86,873
Fee and asset management		8,412		8,934		8,555
Depreciation		587,647		507,508		388,061
General and administrative		49,290		48,469		70,382
Impairment		1,418		34,002		613
Total expenses		1,472,267		1,336,976		1,114,582
Operating income		565,817		452,956		380,928
Interest and other income		20,176		30,976		68,372
Interest:						
Expense incurred, net		(484,776)		(419,812)		(353,674)
Amortization of deferred financing costs		(10,522)		(8,120)		(6,381)
Income before allocation to Minority Interests, income (loss)						
from investments in unconsolidated entities, net gain on sales of						
unconsolidated entities and land parcels and discontinued						
operations		90,695		56,000		89,245
Allocation to Minority Interests:		70,073		30,000		07,213
Operating Partnership, net		(4,369)		(784)		(3,842)
Preference Interests and Units		(441)		(2,002)		(7,606)
Partially Owned Properties		(2,200)		(3,132)		801
Premium on redemption of Preference Interests		(2,200)		(684)		(4,134)
Income (loss) from investments in unconsolidated entities		332		(631)		470
Net gain on sales of unconsolidated entities		2,629		370		1,330
Net gain on sales of land parcels		6,360		2,792		30,245
Income from continuing operations, net of minority interests		93,006		51,929		106,509
Discontinued operations, net of minority interests		896,616		1,020,915		755,284
Net income		989,622		1,072,844		861,793
Preferred distributions		(22,792)		(37,113)		(49,642)
Premium on redemption of Preferred Shares		(6,154)		. , ,		
Net income available to Common Shares	\$	960,676	\$	(3,965) 1,031,766	\$	(4,359) 807,792
	Ψ	200,070	Ψ	1,001,700	Ψ	001,772
Earnings per share basic:						
Income from continuing operations available to Common Shares		0.23	\$	0.04	\$	0.18
Net income available to Common Shares	\$	3.44	\$	3.56	\$	2.83
Weighted average Common Shares outstanding		279,406		290,019		285,760
Earnings per share diluted:						
Income from continuing operations available to Common Shares	\$	0.23	\$	0.04	\$	0.18

Net income available to Common Shares	\$ 3.39	\$ 3.50	\$ 2.79
Weighted average Common Shares outstanding	302,235	315,579	310,785
Distributions declared per Common Share outstanding	\$ 1.87	\$ 1.79	\$ 1.74

See accompanying notes

EQUITY RESIDENTIAL

CONSOLIDATED STATEMENTS OF OPERATIONS (Continued)

(Amounts in thousands except per share data)

	2007			ded December 31 2006	,	2005
Comprehensive income:						
Net income	\$	989,622	\$	1,072,844	\$	861,793
Other comprehensive (loss) income derivative and other instruments:						
Unrealized holding (losses) gains arising during the year		(3,826)		(1,785)		4,357
Losses reclassified into earnings from other comprehensive income		1,954		2,247		2,541
Comprehensive income	\$	987,750	\$	1,073,306	\$	868,691

CONSOLIDATED STATEMENTS OF CASH FLOWS

(Amounts in thousands)

	Year Ended Decembe 2007 2006			1,	2005
CASH FLOWS FROM OPERATING ACTIVITIES:					
Net income	\$ 989,622	\$	1,072,844	\$	861,793
Adjustments to reconcile net income to net cash provided by operating activities:					
Allocation to Minority Interests:					
Operating Partnership	65,165		72,574		58,514
Preference Interests and Units	441		2,002		7,606
Partially Owned Properties	2,200		3,132		(801)
Premium on redemption of Preference Interests			684		4,134
Depreciation	616,414		592,637		528,958
Amortization of deferred financing costs	11,849		9,134		7,166
Amortization of discounts and premiums on debt	(4,990))	(6,506)		(3,502)
Amortization of deferred settlements on derivative instruments	575		841		1,160
Impairment	1,726		34,353		613
(Income) from technology investments			(4,021)		(57,054)
(Income) loss from investments in unconsolidated entities	(332))	631		(470)
Distributions from unconsolidated entities return on capital	102		171		
Net (gain) on sales of unconsolidated entities	(2,629))	(370)		(1,330)
Net (gain) on sales of land parcels	(6,360))	(2,792)		(30,245)
Net (gain) on sales of discontinued operations	(940,247))	(1,016,443)		(697,655)
Loss on debt extinguishments	3,339		12,171		10,977
Unrealized (gain) loss on derivative instruments	(1))	7		10
Compensation paid with Company Common Shares	21,631		22,080		35,905
Other operating activities, net	(19)		555		(279)
Changes in assets and liabilities:					
Decrease in deposits restricted	3,406		2,225		5,829
(Increase) decrease in other assets	(5,352)		975		(20,635)
(Decrease) in accounts payable and accrued expenses	(2,526))	(10,797)		(10,400)
Increase in accrued interest payable	33,545		17,192		8,171
Increase (decrease) in other liabilities	1,482		(50,727)		(15,203)
Increase in security deposits	4,087		2,914		5,269
Net cash provided by operating activities	793,128		755,466		698,531
CASH FLOWS FROM INVESTING ACTIVITIES:					
Investment in real estate acquisitions	(1,680,074)		(1,718,105)		(2,229,881)
Investment in real estate development/other	(480,184))	(291,338)		(164,202)
Improvements to real estate	(252,675))	(255,180)		(232,500)
Additions to non-real estate property	(7,696)		(10,652)		(17,610)
Interest capitalized for real estate under development	(45,107)		(20,734)		(13,701)
Proceeds from disposition of real estate, net	2,012,939		2,318,247		1,978,087
Proceeds from disposition of unconsolidated entities			373		3,533
Proceeds from technology investments			4,021		82,054
Investments in unconsolidated entities	(191)		(1,072)		(1,480)
Distributions from unconsolidated entities return of capital	122		92		3,194
Decrease (increase) in deposits on real estate acquisitions, net	245,667		(296,589)		(706)

Decrease in mortgage deposits 5,354 10,098 683

See accompanying notes

CONSOLIDATED STATEMENTS OF CASH FLOWS (Continued)

(Amounts in thousands)

	2007	Year End	led December 31, 2006	2005
CASH FLOWS FROM INVESTING ACTIVITIES (continued):				
Consolidation of previously Unconsolidated Properties:				
Via acquisition (net of cash acquired)	\$	\$		\$ (62)
Via EITF 04-5 (cash consolidated)			1,436	
Acquisition of Minority Interests Partially Owned Properties			(71)	(1,989)
Other investing activities, net	1,200		2	2,379
Net cash (used for) investing activities	(200,645))	(259,472)	(592,201)
CASH FLOWS FROM FINANCING ACTIVITIES:				
Loan and bond acquisition costs	(26,257))	(11,662)	(12,816)
Mortgage notes payable:				
Proceeds	827,831		267,045	280,125
Restricted cash	(113,318))	(20,193)	
Lump sum payoffs	(523,299))	(466,035)	(442,786)
Scheduled principal repayments	(24,732))	(26,967)	(27,607)
Prepayment premiums/fees	(3,339))	(12,171)	(10,977)
Notes, net:				
Proceeds	1,493,030		1,039,927	499,435
Lump sum payoffs	(150,000))	(60,000)	(190,000)
Scheduled principal repayments	(4,286))	(4,286)	(4,286)
Lines of credit:				
Proceeds	17,536,000		6,417,500	6,291,300
Repayments	(17,857,000))	(6,726,500)	(5,672,300)
Proceeds from (payments on) settlement of derivative instruments	2,370		10,722	(7,823)
Proceeds from sale of Common Shares	7,165		7,972	8,285
Proceeds from exercise of options	28,760		69,726	54,858
Common Shares repurchased and retired	(1,221,680))	(83,230)	
Redemption of Preferred Shares	(175,000))	(115,000)	(125,000)
Redemption of Preference Interests			(25,500)	(146,000)
Premium on redemption of Preferred Shares	(24))	(27)	(43)
Premium on redemption of Preference Interests			(10)	(322)
Payment of offering costs	(175))	(125)	(26)
Other financing activities, net	(14))		
Contributions Minority Interests Partially Owned Properties	10,267		9,582	7,439
Distributions:				
Common Shares	(526,281))	(514,055)	(496,004)
Preferred Shares	(27,008))	(39,344)	(51,092)
Preference Interests and Units	(453))	(2,054)	(7,778)
Minority Interests Operating Partnership	(35,543))	(36,202)	(35,833)
Minority Interests Partially Owned Properties	(18,943))	(3,658)	(11,756)
Net cash (used for) financing activities	(801,929))	(324,545)	(101,007)
Net (decrease) increase in cash and cash equivalents	(209,446))	171,449	5,323
Cash and cash equivalents, beginning of year	260,277		88,828	83,505
Cash and cash equivalents, end of year	\$ 50,831	\$	260,277	\$ 88,828

See accompanying notes

CONSOLIDATED STATEMENTS OF CASH FLOWS (Continued)

(Amounts in thousands)

	Year	2007		
CLUDDLE REPORT A PARCONAL TRANS	2007	2006		2005
SUPPLEMENTAL INFORMATION:				
Cash paid during the year for interest	\$ 502,807	\$ 465,388	\$	397,886
Net cash (received) paid during the year for income, franchise and excise				
taxes	\$ (1,587)	\$ 11,750	\$	11,605
Real estate acquisitions/dispositions/other:				
Mortgage loans assumed	\$ 226,196	\$ 126,988	\$	443,478
Valuation of OP Units issued	\$	\$ 49,591	\$	33,662
Mortgage loans (assumed) by purchaser	\$ (76,744)	\$ (117,949)	\$	(35,031)
Consolidation of previously Unconsolidated Properties Via acquisition:				
Investment in real estate	\$	\$	\$	(5,608)
Mortgage loans assumed	\$	\$	\$	2,839
Minority Interests Partially Owned Properties	\$	\$	\$	59
Investments in unconsolidated entities	\$	\$	\$	1,176
Net other liabilities recorded	\$	\$	\$	1,472
Consolidation of previously Unconsolidated Properties Via EITF 04-5:				
Investment in real estate, net	\$	\$ (24,637)	\$	
Mortgage loans consolidated	\$	\$ 22,545	\$	
Investments in unconsolidated entities	\$	\$ 2,602	\$	
Net other liabilities recorded	\$	\$ 926	\$	

CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS EQUITY

(Amounts in thousands)

	Year Ended December 2007 2006			2005
PREFERRED SHARES				
Balance, beginning of year	\$ 386,574	\$	504,096	\$ 636,216
Redemption of 9 1/8% Series B Cumulative Redeemable				(125,000)
Redemption of 9 1/8% Series C Cumulative Redeemable			(115,000)	
Redemption of 8.60% Series D Cumulative Redeemable	(175,000)			
Conversion of 7.00% Series E Cumulative Convertible	(1,818)		(2,357)	(7,065)
Conversion of 7.00% Series H Cumulative Convertible	(94)		(165)	(55)
Balance, end of year	\$ 209,662	\$	386,574	\$ 504,096
COMMON SHARES, \$0.01 PAR VALUE				
Balance, beginning of year	\$ 2,936	\$	2,895	\$ 2,851
Conversion of Preferred Shares into Common Shares	1		1	3
Conversion of Preference Interests into Common Shares	3		7	
Conversion of OP Units into Common Shares	15		17	11
Exercise of share options	10		27	22
Employee Share Purchase Plan (ESPP)	2		2	3
Share-based employee compensation expense:				
Restricted/performance shares	4		6	5
Common Shares repurchased and retired	(275)		(19)	
Balance, end of year	\$ 2,696	\$	2,936	\$ 2,895
PAID IN CAPITAL				
Balance, beginning of year	\$ 5,349,194	\$	5,253,188	\$ 5,112,311
Common Share Issuance:				
Conversion of Preferred Shares into Common Shares	1,911		2,521	7,117
Conversion of Preference Interests into Common Shares	11,497		22,993	
Conversion of OP Units into Common Shares	32,430		27,865	24,185
Exercise of share options	28,750		69,699	54,836
Employee Share Purchase Plan (ESPP)	7,163		7,970	8,282
Share-based employee compensation expense:				
Performance shares	1,278		1,795	7,697
Restricted shares	15,226		14,938	20,032
Share options	5,345		5,198	6,562
ESPP discount	1,701		1,578	1,591
Common Shares repurchased and retired	(1,226,045)		(83,211)	
Offering costs	(175)		(125)	(26)
Premium on redemption of Preferred Shares original issuance costs	6,130		3,938	4,316
Premium on redemption of Preference Interests original issuance costs	, ,		674	3,812
Supplemental Executive Retirement Plan (SERP)	(6,709)		(9,947)	(4,177)
Adjustment for Minority Interests ownership in Operating Partnership	38,842		30,120	6,650
Balance, end of year	\$ 4,266,538	\$	5,349,194	\$ 5,253,188

CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS EQUITY (Continued)

(Amounts in thousands)

	Year Ended December 31, 2007 2006					2005
		2007		2006		2005
DEFERRED COMPENSATION						
Balance, beginning of year	\$		\$		\$	(18)
Amortization to compensation expense:						
Restricted shares						18
Balance, end of year	\$		\$		\$	
RETAINED EARNINGS (DEFICIT)						
Balance, beginning of year	\$	159,528	\$	(350,367)	\$	(657,462)
Net income		989,622		1,072,844		861,793
Common Share distributions		(520,700)		(521,871)		(500,697)
Preferred Share distributions		(22,792)		(37,113)		(49,642)
Premium on redemption of Preferred Shares cash charge		(24)		(27)		(43)
Premium on redemption of Preferred Shares original issuance costs		(6,130)		(3,938)		(4,316)
Balance, end of year	\$	599,504	\$	159,528	\$	(350,367)
ACCUMULATED OTHER COMPREHENSIVE LOSS						
Balance, beginning of year	\$	(14,010)	\$	(14,472)	\$	(21,370)
Accumulated other comprehensive (loss) income derivative and other instruments:						
Unrealized holding (losses) gains arising during the year		(3,826)		(1,785)		4,357
Losses reclassified into earnings from other comprehensive income		1,954		2,247		2,541
Balance, end of year	\$	(15,882)	\$	(14,010)	\$	(14,472)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Business

Equity Residential (EQR), a Maryland real estate investment trust (REIT) formed in March 1993, is an S&P 500 company focused on the acquisition, development and management of high quality apartment properties in top United States growth markets. EQR has elected to be taxed as a REIT.

EQR is the general partner of, and as of December 31, 2007 owned an approximate 93.6% ownership interest in, ERP Operating Limited Partnership, an Illinois limited partnership (the Operating Partnership). The Company is structured as an umbrella partnership REIT (UPREIT), under which all property ownership and business operations are conducted through the Operating Partnership and its subsidiaries. References to the Company include EQR, the Operating Partnership and those entities owned or controlled by the Operating Partnership and/or EQR.

As of December 31, 2007, the Company, directly or indirectly through investments in title holding entities, owned all or a portion of 579 properties in 24 states and the District of Columbia consisting of 152,821 units. The ownership breakdown includes (table does not include various uncompleted development properties):

	Properties	Units
Wholly Owned Properties	507	133,189
Partially Owned Properties:		
Consolidated	27	5,455
Unconsolidated	44	10,446
Military Housing (Fee Managed)	1	3,731
	579	152,821

The Wholly Owned Properties are accounted for under the consolidation method of accounting. The Company beneficially owns 100% fee simple title to 505 of the 507 Wholly Owned Properties. The Company owns the building and improvements and leases the land underlying the improvements under long-term ground leases that expire in 2026 for one property and 2077 for another property. These properties are consolidated and reflected as real estate assets while the ground leases are accounted for as operating leases in accordance with Statement of Financial Accounting Standards (SFAS) No. 13, Accounting for Leases.

The Partially Owned Properties - Consolidated are controlled by the Company but have partners with minority interests and are accounted for under the consolidation method of accounting. The Partially Owned Properties - Unconsolidated are partially owned but not controlled by the Company and consist of investments in partnership interests and/or subordinated mortgages that are accounted for under the equity method of accounting. The Military Housing (Fee Managed) property consists of an investment in a limited liability company that, as a result of the terms of the operating agreement, is accounted for as a management contract right with all fees recognized as fee and asset management revenue.

Due to the Company s ability as general partner to control either through ownership or by contract the Operating Partnership and its subsidiaries
other than entities that own controlling interests in the

Basis of Presentation

Partially Owned Properties - Unconsolidated and certain other entities in which the Company has investments, the Operating Partnership and each such subsidiary has been consolidated with the Company for financial reporting purposes. Effective March 31, 2004, the consolidated financial statements also include all variable interest entities for which the Company is the primary beneficiary.

The Company s mergers and acquisitions were accounted for as purchases in accordance with either Accounting Principles Board (APB) Opinion No. 16, *Business Combinations*, or SFAS No. 141, *Business Combinations*. SFAS No. 141 requires all business combinations initiated after June 30, 2001 be accounted for under the purchase method of accounting. The fair value of the consideration given by the Company in the mergers were used as the valuation basis for each of the combinations. The accompanying consolidated statements of operations and cash flows include the results of the properties purchased through the mergers and through acquisitions from their respective closing dates.

Real Estate Assets and Depreciation of Investment in Real Estate

The Company allocates the purchase price of properties to net tangible and identified intangible assets acquired based on their fair values in accordance with the provisions of SFAS No. 141. In making estimates of fair values for purposes of allocating purchase price, the Company utilizes a number of sources, including independent appraisals that may be obtained in connection with the acquisition or financing of the respective property, our own analysis of recently acquired and existing comparable properties in our portfolio, and other market data. The Company also considers information obtained about each property as a result of its pre-acquisition due diligence, marketing and leasing activities in estimating the fair value of the tangible and intangible assets acquired. The Company allocates the purchase price of acquired real estate to various components as follows:

- Land Based on actual purchase price if acquired separately or market research/comparables if acquired with an operating property.
- Furniture, Fixtures and Equipment Ranges between \$8,000 and \$13,000 per apartment unit acquired as an estimate of the fair value of the appliances & fixtures inside a unit. The per-unit amount applied depends on the type of apartment building acquired. Depreciation is calculated on the straight-line method over an estimated useful life of five years.
- In-Place Leases The Company considers the value of acquired in-place leases that meet the definition outlined in SFAS No. 141, paragraph 37. The amortization period is the average remaining term of each respective in-place acquired lease.
- Other Intangible Assets The Company considers whether it has acquired other intangible assets that meet the definition outlined in SFAS No. 141, paragraph 39, including any customer relationship intangibles. The amortization period is the estimated useful life of the acquired intangible asset.
- Building Based on the fair value determined on an as-if vacant basis. Depreciation is calculated on the straight-line method over an estimated useful life of thirty years.

Replacements inside a unit such as appliances and carpeting are depreciated over a five-year estimated useful life. Expenditures for ordinary maintenance and repairs are expensed to operations as incurred and significant renovations and improvements that improve and/or extend the useful life of the asset are capitalized over their estimated useful life, generally five to ten years. Initial direct leasing costs are expensed as incurred as such expense approximates the deferral and amortization of initial direct leasing costs over the lease terms. Property sales or dispositions are recorded when title transfers to unrelated third parties, contingencies have been removed and sufficient cash consideration has been received by the Company. Upon disposition, the related costs and accumulated depreciation are removed from the respective accounts. Any gain or loss on sale is recognized in accordance with accounting principles generally accepted in the United States.

The Company classifies real estate assets as real estate held for disposition when it is certain a property will be disposed of in accordance with SFAS No. 144 (see further discussion below).

The Company classifies properties under development and/or expansion and properties in the lease up phase (including land) as construction in progress until construction has been completed and all certificates of occupancy permits have been obtained.

Impairment of Long-Lived Assets, Including Goodwill

In June 2001, the Financial Accounting Standards Board (FASB) issued SFAS No. 142, *Goodwill and Other Intangible Assets*. SFAS No. 142 prohibits the amortization of goodwill and requires that goodwill be reviewed for impairment at least annually. In August 2001, the FASB issued SFAS No. 144, *Accounting for the Impairment or Disposal of Long-Lived Assets*. SFAS Nos. 142 and 144 were effective for fiscal years beginning after December 15, 2001. The Company adopted these standards effective January 1, 2002. See Notes 13 and 19 for further discussion.

The Company periodically evaluates its long-lived assets, including its investments in real estate and goodwill, for indicators of permanent impairment. The judgments regarding the existence of impairment indicators are based on factors such as operational performance, market conditions, expected holding period of each asset and legal and environmental concerns. Future events could occur which would cause the Company to conclude that impairment indicators exist and an impairment loss is warranted.

For long-lived assets to be held and used, the Company compares the expected future undiscounted cash flows for the long-lived asset against the carrying amount of that asset. If the sum of the estimated undiscounted cash flows is less than the carrying amount of the asset, the Company further analyzes each individual asset for other temporary or permanent indicators of impairment. An impairment loss would be recorded for the difference between the estimated fair value and the carrying amount of the asset if the Company deems this difference to be permanent.

For long-lived assets to be disposed of, an impairment loss is recognized when the estimated fair value of the asset, less the estimated cost to sell, is less than the carrying amount of the asset measured at the time that the Company has determined it will sell the asset. Long-lived assets held for disposition and the related liabilities are separately reported at the lower of their carrying amounts or their estimated fair values, less their costs to sell, and are not depreciated after reclassification to real estate held for disposition.

Cost Capitalization

See the *Real Estate Assets and Depreciation of Investment in Real Estate* section for discussion of the policy with respect to capitalization vs. expensing of fixed asset/repair and maintenance costs. In addition, the Company capitalizes the payroll and associated costs of employees directly responsible for and who spend all of their time on the supervision of major capital and/or renovation projects. These costs are reflected on the balance sheet as an increase to depreciable property.

The Company follows the guidance in SFAS No. 67, Accounting for Costs and Initial Rental Operations of Real Estate Projects, for all development projects and uses its professional judgment in determining whether such costs meet the criteria for capitalization or must be expensed as incurred. The Company capitalizes interest, real estate taxes and insurance and payroll and associated costs for those individuals directly responsible for and who spend all of their time on development activities, with capitalization ceasing no later than 90 days following issuance of the certificate of occupancy. These costs are reflected on the balance sheet as construction in progress for each specific property.

The Company expenses as incurred all payroll costs of on-site employees working directly at our properties, except as noted above on our development properties prior to certificate of occupancy issuance and on specific major renovation at selected properties when additional incremental employees are hired.

Cash and Cash Equivalents

The Company considers all demand deposits, money market accounts and investments in certificates of deposit and repurchase agreements purchased with a maturity of three months or less, at the date of purchase, to be cash equivalents. The Company maintains its cash and cash equivalents at financial institutions. The combined account balances at one or more institutions typically exceed the Federal Depository Insurance Corporation (FDIC) insurance coverage, and, as a result, there is a concentration of credit risk related to amounts on deposit in excess of FDIC insurance coverage. The Company believes that the risk is not significant, as the Company does not anticipate the financial institutions non-performance.

Deferred Financing Costs

Deferred financing costs include fees and costs incurred to obtain the Company s lines of credit and long-term financings. These costs are amortized over the terms of the related debt. Unamortized financing costs are written-off when debt is retired before the maturity date. The accumulated amortization of such deferred financing costs was \$28.0 million and \$24.5 million at December 31, 2007 and 2006, respectively.

Fair Value of Financial Instruments, Including Derivative Instruments

The valuation of financial instruments under SFAS No. 107, *Disclosures about Fair Value of Financial Instruments*, and SFAS No. 133 and its amendments (SFAS Nos. 137/138/149), *Accounting for Derivative Instruments and Hedging Activities*, requires the Company to make estimates and judgments that affect the fair value of the instruments. The Company, where possible, bases the fair values of its financial instruments, including its derivative instruments, on listed market prices and third party quotes. Where these are not available, the Company bases its estimates on current instruments with similar terms and maturities or on other factors relevant to the financial instruments.

In the normal course of business, the Company is exposed to the effect of interest rate changes. The Company limits these risks by following established risk management policies and procedures including the use of derivatives to hedge interest rate risk on debt instruments.

The Company has a policy of only entering into contracts with major financial institutions based upon their credit ratings and other factors. When viewed in conjunction with the underlying and offsetting exposure that the derivatives are designed to hedge, the Company has not sustained a material loss from those instruments nor does it anticipate any material adverse effect on its net income or financial position in the future from the use of derivatives.

On January 1, 2001, the Company adopted SFAS No. 133 and its amendments (SFAS Nos. 137/138/149), which requires an entity to recognize all derivatives as either assets or liabilities in the statement of financial position and to measure those instruments at fair value. Additionally, the fair value adjustments will affect either shareholders—equity or net income depending on whether the derivative instruments qualify as a hedge for accounting purposes and, if so, the nature of the hedging activity. When the terms of an underlying transaction are modified, or when the underlying transaction is terminated or completed, all changes in the fair value of the instrument are marked-to-market with changes in value included in net income each period until the instrument matures. Any derivative instrument used for risk management that does not meet the hedging criteria of SFAS No. 133 is marked-to-market each period. The Company does not use derivatives for trading or speculative purposes.

The fair value of the Company s mortgage notes payable and unsecured notes were approximately \$3.7 billion and \$5.6 billion, respectively, at December 31, 2007. The fair values of the Company s financial instruments, other than mortgage notes payable, unsecured notes and derivative instruments, including cash and cash equivalents, lines of credit and other financial instruments, approximate their carrying or contract values. See Note 11 for further discussion of derivative instruments.

Revenue Recognition

Rental income attributable to leases is recorded when due from residents and is recognized monthly as it is earned, which is not materially different than on a straight-line basis. Leases entered into between a resident and a property, for the rental of an apartment unit, are generally year-to-year, renewable upon consent of both parties on an annual or monthly basis. Fee and asset management revenue and interest income are recorded on an accrual basis.

Share-Based Compensation

The Company adopted SFAS No. 123(R), *Share-Based Payment*, as required effective January 1, 2006. SFAS No. 123(R) requires all companies to expense share-based compensation (such as share options), as well as making other revisions to SFAS No. 123. As the Company began expensing all share-based compensation effective January 1, 2003, the adoption of SFAS No. 123(R) did not have a material effect on its consolidated statements of operations or financial position.

The cost related to share-based employee compensation included in the determination of net income for the years ended December 31, 2007, 2006 and 2005 is equal to that which would have been recognized if the fair value based method had been applied to all awards since the original effective date of SFAS No. 123.

The fair value of the option grants as computed under SFAS No. 123 would be recognized over the vesting period of the options. The fair value for the Company s share options was estimated at the time the share options were granted using the Black-Scholes option pricing model with the following weighted-average assumptions:

	2	2007	2006	2005
Expected volatility (1)		18.9%	19.1%	18.2%
Expected life (2)		5 years	6 years	6 years
Expected dividend yield (3)		5.41%	6.04%	6.37%
Risk-free interest rate (4)		4.74%	4.52%	3.81%
Option valuation per share	\$	6.26	\$ 4.22	\$ 2.64

- (1) Expected volatility Estimated based on the historical volatility of EQR s share price, on a monthly basis, for a period matching the expected life of each grant.
- (2) Expected life Approximates the actual weighted average life of all share options granted since the Company went public in 1993.
- (3) Expected dividend yield Calculated by averaging the historical annual yield on EQR shares for a period matching the expected life of each grant, with the annual yield calculated by dividing actual dividends by the average price of EQR s shares in a given year.
- (4) Risk-free interest rate The most current U.S. Treasury rate available prior to the grant date for a period matching the expected life of each grant.

The valuation method and assumptions are the same as those the Company used in accounting for option expense in its consolidated financial statements. The Black-Scholes option valuation model was developed for use in estimating the fair value of traded options that have no vesting restrictions and are fully transferable. This model is only one method of valuing options and the Company s use of this model should not be interpreted as an endorsement of its accuracy. Because the Company s share options have characteristics significantly different from those of traded options, and because changes in the subjective input assumptions can materially affect the fair value estimate, in management s opinion, the existing models do not necessarily provide a reliable single measure of the fair value of its share options and the actual value of the options may be significantly different.

Income Taxes

Due to the structure of the Company as a REIT and the nature of the operations of its operating properties, no provision for federal income taxes has been made at the EQR level. Historically, the Company has generally only incurred certain state and local income, excise and franchise taxes. The Company has elected Taxable REIT Subsidiary (TRS) status for certain of its corporate subsidiaries, primarily those entities engaged in condominium conversion and corporate housing activities and as a result, these entities will incur both federal and state income taxes on any taxable income of such entities.

Deferred tax assets and liabilities are recognized for future tax consequences attributed to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases. These assets and liabilities are measured using enacted tax rates for which the temporary differences are expected to be recovered or settled. The effect of deferred tax assets and liabilities are recognized in earnings in the period enacted. The Company s deferred tax assets are generally the result of tax affected amortization of goodwill, differing depreciable lives on capitalized assets and the timing of expense recognition for certain accrued liabilities. As of December 31, 2007, the Company has recorded a deferred tax asset of approximately \$12.5 million, which was fully offset by a valuation allowance due to the uncertainty in forecasting future TRS taxable income.

The Company provided for income, franchise and excise taxes allocated as follows in the consolidated statements of operations for the years ended December 31, 2007, 2006 and 2005 (amounts in thousands):

	2007	Year En	ded December 31, 2006	2005
General and administrative (1)	\$ 2,522	\$	4,269	\$ 3,927
Discontinued operations, net of minority interests (2)	(7,311)		3,624	9,626
Provision for income, franchise and excise taxes (3)	\$ (4,789)	\$	7,893	\$ 13,553

⁽¹⁾ Primarily includes state and local income, excise and franchise taxes. In 2006, also includes \$2.9 million of federal income taxes related to a forfeited deposit on a terminated sale transaction and included in income from continuing operations. In 2005, also includes \$2.0 million of federal income taxes related to the sale of land parcels owned by a TRS and included in income from continuing operations.

- (2) Primarily represents federal income taxes (recovered) incurred on the gains on sales of condominium units owned by a TRS and included in discontinued operations. Also represents state and local income, excise and franchise taxes on operating properties sold and included in discontinued operations.
- (3) All provision for income tax amounts are current and none are deferred.

The Company utilized approximately \$13.9 million and \$43.9 million of net operating losses (NOL) during the years ended December 31, 2007 and 2005, respectively, and none were utilized in 2006. The Company had no NOL carryforwards available as of January 1, 2008 or 2006.

During the years ended December 31, 2007, 2006 and 2005, the Company s tax treatment of dividends and distributions were as follows:

	2007	Year Ended December 31, 2007 2006			2005		
Tax treatment of dividends and distributions:							
Ordinary dividends	\$	\$	1.276	\$	0.902		
Qualified dividends			0.090		0.070		
Long-term capital gain		1.426	0.330		0.669		

Unrecaptured section 1250 gain	0.444	0.094	0.099
Dividends and distributions declared per Common Share outstanding	\$ 1.870	\$ 1.790 \$	1.740

The aggregate cost of land and depreciable property for federal income tax purposes as of December 31, 2007 and 2006 was approximately \$9.7 billion and \$10.2 billion, respectively.

Minority Interests

Operating Partnership: Net income is allocated to minority interests based on their respective ownership percentage of the Operating Partnership. The ownership percentage is calculated by dividing the number of units of limited partnership interest (OP Units) held by the minority interests by the total OP Units held by the minority interests and EQR. Issuance of additional common shares of beneficial interest,

\$0.01 par value per share (the Common Shares), and OP Units changes the ownership interests of both the minority interests and EQR. Such transactions and the related proceeds are treated as capital transactions. Partially Owned Properties: The Company reflects minority interests in partially owned properties on the balance sheet for the portion of properties consolidated by the Company that are not wholly owned by the Company. The earnings or losses from those properties attributable to the minority interests are reflected as minority interests in partially owned properties in the consolidated statements of operations. Use of Estimates In preparation of the Company s financial statements in conformity with accounting principles generally accepted in the United States, management makes estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements as well as the reported amounts of revenues and expenses during the reporting period. Actual results could differ from these estimates. Reclassifications Certain reclassifications considered necessary for a fair presentation have been made to the prior period financial statements in order to conform to the current year presentation. These reclassifications have not changed the results of operations or shareholders equity. Other The Company adopted FASB Interpretation (FIN) No. 46, Consolidation of Variable Interest Entities, as required, effective March 31, 2004.

The Company adopted FASB Interpretation (FIN) No. 46, *Consolidation of Variable Interest Entities*, as required, effective March 31, 2004. The adoption required the consolidation of all previously unconsolidated development projects. FIN No. 46 requires the Company to consolidate the assets, liabilities and results of operations of the activities of a variable interest entity, which for the Company includes only its development partnerships, if the Company is entitled to receive a majority of the entity—s residual returns and/or is subject to a majority of the risk of loss from such entity—s activities. The adoption of FIN No. 46 did not have any effect on net income as the aggregate results of operations of these development properties were previously included in income (loss) from investments in unconsolidated entities.

The Company adopted the disclosure provisions of SFAS No. 150 and FSP No. FAS 150-3, *Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity*, effective December 31, 2003. SFAS No. 150 and FSP No. FAS 150-3 require the Company to make certain disclosures regarding noncontrolling interests that are classified as equity in the financial statements of a subsidiary but would be classified as a liability in the parent s financial statements under SFAS No. 150 (e.g., minority interests in consolidated limited-life subsidiaries). The Company is presently the controlling partner in various consolidated partnerships consisting of 27 properties and 5,455 units and various uncompleted development properties having a minority interest book value of \$26.2 million at December 31, 2007. Some of these partnerships contain provisions that require the partnerships to be liquidated through the sale of its assets upon reaching a date specified in each respective partnership agreement. The Company, as controlling partner, has an obligation to cause the property owning partnerships to distribute proceeds of liquidation to the Minority Interests in these Partially Owned Properties only to the extent that the net proceeds received by the partnerships from the sale of its assets warrant a distribution based on the partnership agreements. As of December 31, 2007, the Company estimates the value of Minority Interest distributions would have been approximately \$106.9 million (Settlement Value) had the partnerships been liquidated.

This Settlement Value is based on estimated third party consideration realized by the partnerships upon disposition of the Partially Owned Properties and is net of all other assets and liabilities, including yield maintenance on the mortgages encumbering the properties, that would have been due on December 31, 2007 had those mortgages been prepaid. Due to, among other things, the inherent uncertainty in the sale of real estate assets, the amount of any potential distribution to the Minority Interests in the Company s Partially

Owned Properties is subject to change. To the extent that the partnerships underlying assets are worth less than the underlying liabilities, the Company has no obligation to remit any consideration to the Minority Interests in Partially Owned Properties.

The Company adopted EITF Issue No. 04-5, *Determining Whether a General Partners, or the General Partners as a Group, Controls a Limited Partnership or Similar Entity When the Limited Partners Have Certain Rights* (Issue 04-5), effective January 1, 2006. Issue 04-5 provides guidance in determining whether a general partner controls a limited partnership. The Company consolidated its Lexford syndicated portfolio consisting of 20 separate partnerships (10 properties) containing 1,272 units, all of which were sold October 5, 2006. The adoption did not have a material effect on the results of operations or financial position. See Note 4 for further discussion of the adoption of EITF Issue No. 04-5.

In March 2005, the FASB issued FIN No. 47, *Accounting for Conditional Asset Retirement Obligations*, an interpretation of SFAS No. 143, *Asset Retirement Obligations*. A conditional asset retirement obligation refers to a legal obligation to retire assets where the timing and/or method of settlement are conditioned on future events. FIN No. 47 requires an entity to recognize a liability for the fair value of a conditional asset retirement obligation when incurred if the liability s fair value can be reasonably estimated. The Company adopted the provisions of FIN No. 47 for the year ended December 31, 2005. The adoption did not have a material impact on the Company s consolidated financial position, results of operations or cash flows.

In July 2006, the FASB ratified the consensus in FIN No. 48, *Accounting for Uncertainty in Income Taxes*. FIN No. 48 creates a single model to address uncertainty in income tax positions and prescribes a minimum recognition threshold a tax position is required to meet before being recognized in the financial statements. It also provides guidance on derecognition, measurement, classification, interest and penalties, accounting in interim periods, disclosure and transition and clearly scopes income taxes out of SFAS No. 5, *Accounting for Contingencies*. The Company adopted FIN No. 48 as required effective January 1, 2007. The adoption of FIN No. 48 did not have a material effect on the consolidated results of operations or financial position.

In September 2006, the FASB issued SFAS No. 157, *Fair Value Measurements*. SFAS No. 157 defines fair value, establishes a framework for measuring fair value in accordance with accounting principles generally accepted in the United States and expands disclosure about fair value measurements. The Company will adopt SFAS No. 157 as required effective January 1, 2008. While still under review, adoption is not expected to have a material effect on the consolidated results of operations or financial position.

In February 2007, the FASB issued SFAS No. 159, *The Fair Value Option for Financial Assets and Financial Liabilities*. SFAS No. 159 provides a Fair Value Option under which a company may irrevocably elect fair value as the initial and subsequent measurement attribute for certain financial instruments. The Fair Value Option will be available on a contract-by-contract basis with changes in fair value recognized in earnings as those changes occur. SFAS No. 159 is effective beginning January 1, 2008, but the Company has decided not to adopt this optional standard.

In December 2007, the FASB issued SFAS No. 141(R), *Business Combinations*. SFAS No. 141(R) will significantly change the accounting for business combinations. Under SFAS No. 141(R), an acquiring entity will be required to recognize all the assets acquired and liabilities assumed in a transaction at the acquisition-date fair value with limited exceptions. SFAS No. 141(R) will change the accounting treatment for certain specific acquisition related items including: (1) expensing acquisition related costs as incurred; (2) valuing noncontrolling interests at fair value at the acquisition date; and (3) expensing restructuring costs associated with an acquired business. SFAS No. 141(R) also includes a substantial number of new disclosure requirements. SFAS No. 141(R) is to be applied prospectively to business combinations for which the acquisition date is on or after January 1, 2009. We expect SFAS No. 141(R) will have an impact on our accounting for future business combinations once adopted, but we

are still currently assessing the impact it will have on the consolidated results of operations and financial position.

In December 2007, the FASB issued SFAS No. 160, *Noncontrolling Interests in Consolidated Financial Statements*. SFAS No. 160 establishes new accounting and reporting standards for the noncontrolling interest in a subsidiary and for the deconsolidation of a subsidiary. It clarifies that a noncontrolling interest in a subsidiary (minority interest) is an ownership interest in the consolidated entity that should be reported as equity in the Consolidated Financial Statements and separate from the parent company s equity. Among other requirements, this statement requires consolidated net income to be reported at amounts that include the amounts attributable to both the parent and the noncontrolling interest. It also requires disclosure, on the face of the Consolidated Statements of Operations, of the amounts of consolidated net income attributable to the parent and to the noncontrolling interest. This statement is effective for the Company on January 1, 2009. The Company is currently evaluating the impact SFAS No. 160 will have on its consolidated results of operations and financial position.

3. Shareholders Equity and Minority Interests

The following tables present the changes in the Company's issued and outstanding Common Shares and OP Units for the years ended December 31, 2007, 2006 and 2005:

	2007	2006	2005
Common Shares outstanding at January 1,	293,551,633	289,536,344	285,076,915
Common Shares Issued:			
Conversion of Series E Preferred Shares	80,895	104,904	314,485
Conversion of Series H Preferred Shares	5,463	9,554	3,182
Conversion of Preference Interests	324,484	679,686	
Conversion of OP Units	1,494,263	1,653,988	1,085,446
Exercise of options	1,040,765	2,647,776	2,248,744
Employee Share Purchase Plan	189,071	213,427	286,751
Dividend Reinvestment DRIP Plan		169	
Restricted share grants, net	352,433	603,697	520,821
Common Shares Other:			
Repurchased and retired	(27,484,346)	(1,897,912)	
Common Shares outstanding at December 31.	269,554,661	293,551,633	289,536,344

	2007	2006	2005
OP Units outstanding at January 1,	19,914,583	20,424,245	20,552,940
OP Units Issued:			
Acquisitions/consolidations		1,144,326	956,751
Conversion of OP Units to Common Shares	(1,494,263)	(1,653,988)	(1,085,446)
OP Units Outstanding at December 31,	18,420,320	19,914,583	20,424,245
Total Common Shares and OP Units Outstanding at December 31,	287,974,981	313,466,216	309,960,589
OP Units Ownership Interest in Operating Partnership	6.4%	6.4%	6.6%
, , ,			
OP Units Issued:			
Acquisitions/consolidations per unit	\$	43.34 \$	35.18
Acquisitions/consolidations valuation	\$	49.6 million \$	33.7 million

In February 1998, the Company filed and the SEC declared effective a Form S-3 Registration Statement to register \$1.0 billion of equity securities. In addition, the Company carried over \$272.4 million related to a prior registration statement. As of February 6, 2008, \$956.5 million in equity securities remained available for issuance under this registration statement.

On April 27, May 24 and December 3, 2007, the Board of Trustees approved an increase of \$200.1 million, an additional \$500.0 million and an additional \$500.0 million, respectively, to the Company s authorized share repurchase program. Considering the above additional authorizations and the repurchase activity for the year ended December 31, 2007, EQR has authorization to repurchase an additional \$475.6 million of its shares as of December 31, 2007.

During the year ended December 31, 2007, the Company repurchased 27,484,346 of its Common Shares at an average price of \$44.62 per share for total consideration of \$1.2 billion. These shares were retired subsequent to the repurchases. Of the total shares repurchased, 84,046 shares were repurchased from employees at an average price of \$53.85 per share (the average of the then current market prices) to cover the minimum statutory tax withholding obligations related to the vesting of employees restricted shares. The remaining 27,400,300 shares were repurchased in the open market at an average price of \$44.59 per share. As of December 31, 2007, transactions to repurchase 125,000 of the 27,484,346 Common Shares had not yet settled. As of December 31, 2007, the Company has reduced the number of Common Shares issued and outstanding by this amount and recorded a liability of \$4.6 million included in other liabilities on the consolidated balance sheets.

During the year ended December 31, 2006, the Company repurchased 1,897,912 of its Common Shares in the open market at an average price of \$43.85 per share. The Company paid approximately \$83.2 million for these shares, which were retired subsequent to the repurchases.

The equity positions of various individuals and entities that contributed their properties to the Operating Partnership in exchange for OP Units are collectively referred to as the Minority Interests Operating Partnership . Subject to certain restrictions, the Minority Interests Operating Partnership may exchange their OP Units for EQR Common Shares on a one-for-one basis.

Net proceeds from the Company s Common Share and Preferred Share (see definition below) offerings are contributed by the Company to the Operating Partnership. In return for those contributions, EQR receives a number of OP Units in the Operating Partnership equal to the number of Common Shares it has issued in the equity offering (or in the case of a preferred equity offering, a number of preference units in the Operating Partnership equal in number and having the same terms as the Preferred Shares issued in the equity offering). As a result, the net offering proceeds from Common Shares and Preferred Shares are allocated between shareholders—equity and Minority Interests—Operating Partnership to account for the change in their respective percentage ownership of the underlying equity of the Operating Partnership.

The Company s declaration of trust authorizes the Company to issue up to 100,000,000 preferred shares of beneficial interest, \$0.01 par value per share (the Preferred Shares), with specific rights, preferences and other attributes as the Board of Trustees may determine, which may include preferences, powers and rights that are senior to the rights of holders of the Company s Common Shares.

The following table presents the Company s issued and outstanding Preferred Shares as of December 31, 2007 and 2006:

	Redemption Date (1) (2)	Conversion Rate (2)	Annual Dividend p Share (3		Amounts i December 31, 2007	 eands cember 31, 2006
Preferred Shares of beneficial interest, \$0.01 par value; 100,000,000 shares authorized:						
8.60% Series D Cumulative Redeemable Preferred; liquidation value \$250 per share; 0 and 700,000 shares issued and outstanding at December 31, 2007 and December 31, 2006, respectively	7/15/07	N/A	(5)	\$		\$ 175,000
7.00% Series E Cumulative Convertible Preferred; liquidation value \$25 per share; 362,116 and 434,816 shares issued and outstanding at December 31, 2007 and December 31, 2006, respectively	11/1/98	1.1128	\$ 1.7	15	9,053	10,871
7.00% Series H Cumulative Convertible Preferred; liquidation value \$25 per share; 24,359 and 28,134 shares issued and outstanding at December 31, 2007 and December 31, 2006, respectively	6/30/98	1.4480	\$ 1.7	/5	609	703
8.29% Series K Cumulative Redeemable Preferred; liquidation value \$50 per share; 1,000,000 shares issued and outstanding at December 31, 2007 and December 31, 2006	12/10/26	N/A	\$ 4.14	15	50,000	50,000
6.48% Series N Cumulative Redeemable Preferred; liquidation value \$250 per share; 600,000 shares issued and outstanding at December 31, 2007 and December 31, 2006 (4)	6/19/08	N/A	\$ 16.2	20	150,000	150,000
				\$	209,662	\$ 386,574

⁽¹⁾ On or after the redemption date, redeemable preferred shares (Series K and N) may be redeemed for cash at the option of the Company, in whole or in part, at a redemption price equal to the liquidation price per share, plus accrued and unpaid distributions, if any.

- On or after the redemption date, convertible preferred shares (Series E & H) may be redeemed under certain circumstances at the option of the Company for cash (in the case of Series E) or Common Shares (in the case of Series H), in whole or in part, at various redemption prices per share based upon the contractual conversion rate, plus accrued and unpaid distributions, if any.
- (3) Dividends on all series of Preferred Shares are payable quarterly at various pay dates. The dividend listed for Series N is a Preferred Share rate and the equivalent Depositary Share annual dividend is \$1.62 per share.
- (4) The Series N Preferred Shares have a corresponding depositary share that consists of ten times the number of shares and one-tenth the liquidation value and dividend per share.
- On May 25, 2007, the Company issued an irrevocable notice to redeem for cash on July 16, 2007 all 700,000 shares of its 8.60% Series D Preferred Shares. The Company recorded the write-off of approximately \$6.1 million in original issuance costs as a premium on

The following tables present the changes in the Company s issued and outstanding Common Shares and DP Units

redemption of Preferred Shares in the accompanying consolidated statements of operations.

During the year ended December 31, 2006, the Company redeemed for cash all 460,000 shares of its 9.125% Series C Preferred Shares with a liquidation value of \$115.0 million. The Company recorded the write-off of approximately \$4.0 million in original issuance costs as a premium on redemption of Preferred Shares in the accompanying consolidated statements of operations.

During the year ended December 31, 2005, the Company redeemed for cash all 500,000 shares of its 9.125% Series B Preferred Shares with a liquidation value of \$125.0 million. The Company recorded the write-off of approximately \$4.3 million in original issuance costs as a premium on redemption of Preferred Shares in the accompanying consolidated statements of operations.

The following table presents the issued and outstanding Preference Interests as of December 31, 2007 and 2006:

	Redemption Date (1) (2)	Conversion Rate (2)	Annual Dividend per Unit (3)	Amounts December 31, 2007	nds cember 1, 2006
Preference Interests:					
7.625% Series J Cumulative Convertible Redeemable Preference Units;	12/14/06	1.4108	(4)	\$	\$ 11,500
liquidation value \$50 per unit; 0 and 230,000 units issued and					
outstanding at December 31, 2007 and December 31, 2006, respectively					
				\$	\$ 11,500

⁽¹⁾ On or after the fifth anniversary of the issuance (the Redemption Date), the Series J Preference Interests were redeemable for cash at the option of the Company, in whole or in part, at any time or from time to time, at a redemption price equal to the liquidation preference of \$50.00 per unit plus the cumulative amount of accrued and unpaid distributions, if any.

- On or after the tenth anniversary of the issuance (the Conversion Date), the Series J Preference Interests were exchangeable at the option of the holder (in whole but not in part) on a one-for-one basis for a respective reserved series of EQR Preferred Share. In addition, on or after the Conversion Date, the Series J Preference Interests were convertible under certain circumstances at the option of the holder (in whole but not in part) to Common Shares based upon the contractual conversion rate, plus accrued and unpaid distributions, if any. Prior to the Conversion Date, the Series J Preference Interests were convertible under certain circumstances at the option of the holder (in whole but not in part) to Common Shares based upon the contractual conversion rate, plus accrued and unpaid distributions, if any, if the issuer called the series for redemption (the Accelerated Conversion Right).
- (3) Dividends on the Series J Preference Interests were payable quarterly on March 25th, June 25th, September 25th, and December 25th of each year.
- (4) On May 24, 2007, the Company issued an irrevocable notice to redeem for cash on June 25, 2007 all 230,000 units of its 7.625% Series J Preference Interests with a liquidation value of \$11.5 million. This notice triggered the holder s Accelerated Conversion Right, which they exercised. As a result, effective June 25, 2007, the 230,000 units were converted into 324,484 Common Shares.

During the year ended December 31, 2006, the Company redeemed for cash all of its 7.875% Series G Preference Interests with a liquidation value of \$25.5 million. The Company recorded approximately \$0.7 million as a premium on redemption of Preference Interests (Minority Interests) in the accompanying consolidated statements of operations.

During the year ended December 31, 2006, the Company issued irrevocable notices to redeem for cash all 460,000 units of its 7.625% Series H and I Preference Interests with a liquidation value of \$23.0 million. This notice triggered the respective holders Accelerated Conversion Rights, which they exercised. As a result, the 460,000 units were converted into 679,686 Common Shares.

During the year ended December 31, 2005, the Company redeemed or repurchased for cash all of its Series B through F Preference Interests with a liquidation value of \$146.0 million. The Company recorded approximately \$4.1 million as premiums on redemption of Preference Interests (Minority Interests) in the accompanying consolidated statements of operations, which included \$3.8 million in original issuance costs and \$0.3 million in cash redemption charges.

The following tables present the changes in the Company s issued and outstanding Common Shares and OP Units

The following table presents the Operating Partnership s issued and outstanding Junior Convertible Preference Units (the Junior Preference Units) as of December 31, 2007 and 2006:

	Redemption Date (2)	Conversion Rate (2)	Div 1	nual idend per nit(1)	Amounts in nber 31, 007	Decen	s nber 31, 006
Junior Preference Units:							
Series B Junior Convertible Preference Units; liquidation value \$25 per unit; 7,367 units issued and outstanding at December 31, 2007 and December 31, 2006	07/29/09	1.020408	\$	2.00	\$ 184	\$	184
					\$ 184	\$	184

⁽¹⁾ Dividends on the Junior Preference Units are payable quarterly at various pay dates.

4. Real Estate

The following table summarizes the carrying amounts for investment in real estate (at cost) as of December 31, 2007 and 2006 (amounts in thousands):

	2007	2006
Land	\$ 3,607,305	\$ 3,217,672
Depreciable property:		
Buildings and improvements	12,665,706	12,563,807
Furniture, fixtures and equipment	890,975	812,552
Projects under development:		
Land	187,515	167,318
Construction-in-progress	584,887	263,713
Land held for development:		
Land	334,574	172,882
Construction-in-progress	62,388	37,231
Investment in real estate	18,333,350	17,235,175
Accumulated depreciation	(3,170,125)	(3,022,480)
Investment in real estate, net	\$ 15,163,225	\$ 14,212,695
Land held for development: Land Construction-in-progress Investment in real estate Accumulated depreciation	\$ 334,574 62,388 18,333,350 (3,170,125)	\$ 172,882 37,231 17,235,175 (3,022,480)

During the year ended December 31, 2007, the Company acquired the entire equity interest in the following from unaffiliated parties (purchase price in thousands):

	Properties	Units	Purchase Price
Rental Properties	36	8,167 \$	1,686,435
Land Parcels (eight)			212,841

The following tables present the changes in the Company s issued and outstanding Common Shares and DP Units

On or after the tenth anniversary of the issuance (the Redemption Date), the Series B Junior Preference Units may be converted into OP Units at the option of the Operating Partnership based on the contractual conversion rate. Prior to the Redemption Date, the holders may elect to convert the Series B Junior Preference Units to OP Units under certain circumstances based on the contractual conversion rate. The contractual rate is based upon a ratio dependent upon the closing price of EQR s Common Shares.

36 8,167 \$ 1,899,276

During the year ended December 31, 2006, the Company acquired the entire equity interest in 35 properties containing 8,768 units and nine land parcels from unaffiliated parties for a total purchase price of \$1.9 billion. The Company also acquired the majority of its partners interest in eighteen partially owned properties containing 1,643 units for \$56.6 million, partially funded through the issuance of 417,039 OP Units valued at \$18.6 million.

The Company adopted EITF Issue No. 04-5, as required for existing limited partnership

arrangements, effective January 1, 2006. The adoption required the consolidation of the Lexford syndicated portfolio consisting of 20 separate partnerships (10 properties) containing 1,272 units, all of which were sold October 5, 2006. The Company recorded \$24.6 million in investment in real estate and also:

- Consolidated \$22.5 million in mortgage debt;
- Reduced investments in unconsolidated entities by \$2.6 million;
- Consolidated \$0.9 million of other liabilities net of other assets acquired; and
- Consolidated \$1.4 million of cash.

During the year ended December 31, 2007, the Company disposed of the following to unaffiliated parties (sales price in thousands):

	Properties	Units	Sales Price
Rental Properties	73	21,563 \$	1,921,302
Condominium Units	5	617	164,226
Land Parcels (two)			49,959
	78	22,180 \$	2,135,487

The Company recognized a net gain on sales of discontinued operations of approximately \$940.2 million, a net gain on sales of land parcels of approximately \$6.4 million and a net gain on sales of unconsolidated entities of \$2.6 million on the above sales. Of the 73 rental properties sold during the year ended December 31, 2007, one property consisting of 400 units was a partially owned unconsolidated property.

During the year ended December 31, 2006, the Company disposed of the following to unaffiliated parties (sales price in thousands):

	Properties	Units	Sales Price
Rental Properties	335	39,608	\$ 2,255,442
Condominium Units	5	1,069	215,972
Land Parcels (two)			1,569
	340	40,677	\$ 2,472,983

The Company recognized a net gain on sales of discontinued operations of approximately \$1.0 billion, a net gain on sales of land parcels of approximately \$2.8 million and a net gain on sales of unconsolidated entities of \$0.4 million on the above sales.

On June 28, 2006, the Company announced that it agreed to sell its Lexford Housing Division for a cash purchase price of \$1.086 billion. The sale closed on October 5, 2006. The Lexford Housing Division results are classified as discontinued operations, net of minority interests, in the consolidated statements of operations for all periods presented. The Company recorded a gain on sale of approximately \$418.7 million on the sale of the Lexford Housing Division in the fourth quarter of 2006. In conjunction with the Lexford disposition, the Company paid off/extinguished \$196.3 million of mortgage notes payable secured by the properties and incurred approximately \$9.2 million in prepayment

The following tables present the changes in the Company s issued and outstanding Common Shares and DP Units

penalties upon extinguishment. The Company also recorded approximately \$4.5 million in one-time accrued retention benefits during the third quarter of 2006 related to the Lexford disposition. These costs are included in discontinued operations, net of minority interests, in the consolidated statements of operations. See Note 13 for additional information.

5. Commitments to Acquire/Dispose of Real Estate

As of February 6, 2008, in addition to the property that was subsequently acquired as discussed in Note 21, the Company had entered into separate agreements to acquire the following (purchase price in thousands):

	Properties/		Purchase
	Parcels	Units	Price
Operating Properties	1	136	\$ 17,625
Land Parcels	4		92,362
Total	5	136	\$ 109,987

As of February 6, 2008, in addition to the properties that were subsequently disposed of as discussed in Note 21, the Company had entered into separate agreements to dispose of the following (sales price in thousands):

	Properties/		
	Parcels	Units	Sales Price
Operating Properties	14	2,712	\$ 262,792
Land Parcels	1		3,300
Total	15	2,712	\$ 266,092

The closings of these pending transactions are subject to certain conditions and restrictions, therefore, there can be no assurance that these transactions will be consummated or that the final terms will not differ in material respects from those summarized in the preceding paragraphs.

6. Investments in Partially Owned Entities

The Company has co-invested in various properties with unrelated third parties which are either consolidated or accounted for under the equity method of accounting (unconsolidated). The following table summarizes the Company s investments in partially owned entities as of December 31, 2007 (amounts in thousands except for project and unit amounts):

	Consolidated								U	nconsolidated	
	Development Projects										
		and	Ield for /or Under velopment		npleted and tabilized		Other		Total	_	Institutional oint Ventures
Total projects	(1)				6		21		27		44
Total units	(1)				1,549		3,906		5,455		10,446
Debt Secured (2):											
EQR Ownership (3)		\$	395,663	\$	141,206	\$	286,755	\$	823,624	\$	121,200

The following tables present the changes in the Company s issued and outstanding Common Shares and DP Units

Minority Ownership			13,321	13,321	363,600
Total (at 100%)	\$ 395,663	\$ 141,206	\$ 300,076	\$ 836,945 \$	484,800

- (1) Project and unit counts exclude all uncompleted development projects until those projects are completed.
- (2) All debt is non-recourse to the Company with the exception of \$28.3 million in mortgage bonds on one development project.
- $(3) \ Represents \ the \ Company \ \ s \ economic \ ownership \ interest.$

7. Deposits Restricted

The following table presents the restricted deposits as of December 31, 2007 and 2006 (amounts in thousands):

	Γ	December 31, 2007	Dec	ember 31, 2006
Tax-deferred (1031) exchange proceeds	\$	63,795	\$	299,392
Earnest money on pending acquisitions		3,050		13,170
Restricted deposits on debt (1)		133,491		22,917
Resident security and utility deposits		39,889		36,260
Other		13,051		20,086
Totals	\$	253,276	\$	391,825

⁽¹⁾ Primarily represents amounts held in escrow by the lender and released as draw requests are made on fully funded development mortgage loans.

8. Mortgage Notes Payable

As of December 31, 2007, the Company had outstanding mortgage debt of approximately \$3.6 billion.

During the year ended December 31, 2007, the Company:

- Repaid \$548.0 million of mortgage loans;
- Assumed \$226.2 million of mortgage debt on certain properties in connection with their acquisitions;
- Obtained \$827.8 million of new mortgage loans on certain properties; and
- Was released from \$76.7 million of mortgage debt assumed by the purchaser on disposed properties.

The Company recorded approximately \$3.3 million and \$3.6 million of prepayment penalties and write-offs of unamortized deferred financing costs, respectively, as additional interest related to debt extinguishment of mortgages during the year ended December 31, 2007.

As of December 31, 2007, scheduled maturities for the Company s outstanding mortgage indebtedness were at various dates through September 1, 2045. At December 31, 2007, the interest rate range on the Company s mortgage debt was 3.00% to 12.465%. During the year

The following tables present the changes in the Company s issued and outstanding Common Shares and DP Units

ended December 31, 2007, the weighted average interest rate on the Company s mortgage debt was 5.74%.

The historical cost, net of accumulated depreciation, of encumbered properties was \$5.3 billion and \$4.7 billion at December 31, 2007 and 2006, respectively.

Aggregate payments of principal on mortgage notes payable for each of the next five years and thereafter are as follows (amounts in thousands):

Year	Total
2008	\$ 412,604
2009	617,452
2010	332,613
2011	602,960
2012	159,408
Thereafter	1,480,934
Total	\$ 3,605,971

As of December 31, 2006, the Company had outstanding mortgage debt of approximately \$3.2 billion.

During the year ended December 31, 2006, the Company:

- Repaid \$493.0 million of mortgage loans;
- Assumed/consolidated \$149.5 million of mortgage debt on certain properties in connection with their acquisition and/or consolidation;
- Obtained \$267.0 million of new mortgage loans on certain properties; and
- Was released from \$117.9 million of mortgage debt assumed by the purchaser on disposed properties.

As of December 31, 2006, scheduled maturities for the Company s outstanding mortgage indebtedness were at various dates through September 1, 2045. At December 31, 2006, the interest rate range on the Company s mortgage debt was 3.32% to 12.465%. During the year ended December 31, 2006, the weighted average interest rate on the Company s mortgage debt was 5.82%.

The Company recorded approximately \$12.2 million and \$1.6 million of prepayment penalties and write-offs of unamortized deferred financing costs, respectively, as additional interest related to debt extinguishment of mortgages during the year ended December 31, 2006.

9. Notes

The following tables summarize the Company s unsecured note balances and certain interest rate and maturity date information as of and for the years ended December 31, 2007 and 2006, respectively:

December 31, 2007 (Amounts are in thousands)	Net Principal Balance	Interest Rate Ranges	Weighted Average Interest Rate	Maturity Date Ranges
Fixed Rate Public/Private Notes (1)	\$ 5,002,664	3.85% - 7.57%	5.65%	2008 - 2026
Floating Rate Public/Private Notes (1)	649,708	(1)	6.15%	2009 - 2010
Fixed Rate Tax-Exempt Bonds	111,390	4.75% - 5.20%	5.05%	2028 - 2029
Totals	\$ 5,763,762			
December 31, 2006 (Amounts are in thousands)	Net Principal Balance	Interest Rate Ranges	Weighted Average Interest Rate	Maturity Date Ranges
*	\$		Average	•
(Amounts are in thousands)	\$ Balance	Ranges	Average Interest Rate	Date Ranges
(Amounts are in thousands) Fixed Rate Public/Private Notes (1)	\$ Balance 4,158,043	Ranges 3.85% - 7.625%	Average Interest Rate	Date Ranges 2007 - 2026

The following tables present the changes in the Company s issued and outstanding Common Shares and OP Units

		F-28				
		1-20				

The Company s unsecured public debt contains certain financial and operating covenants including, among other things, maintenance of certain financial ratios. The Company was in compliance with its unsecured public debt covenants for both the years ended December 31, 2007 and 2006.

As of February 6, 2008, an unlimited amount of debt securities remains available for issuance by the Operating Partnership under a registration statement that became automatically effective upon filing with the SEC in June 2006 (under SEC regulations enacted in 2005, the registration statement automatically expires on June 29, 2009 and does not contain a maximum issuance amount).

During the year ended December 31, 2007, the Company:

- Issued \$350.0 million of five-year 5.50% fixed rate public notes, receiving net proceeds of \$346.1 million;
- Issued \$650.0 million of ten-year 5.75% fixed rate public notes, receiving net proceeds of \$640.6 million;
- Obtained a three-year \$500.0 million floating rate term loan (see below);
- Repaid \$150.0 million of fixed-rate public notes at maturity; and
- Repaid \$4.3 million of other unsecured notes.

On October 11, 2007, the Operating Partnership closed on a new \$500.0 million senior unsecured term loan. The new loan matures on October 5, 2010, subject to two one-year extension options exercisable by the Operating Partnership. The Operating Partnership has the ability to increase available borrowings by an additional \$250.0 million under certain circumstances. Advances under the loan bear interest at variable rates based upon LIBOR plus a spread dependent upon the current credit rating on the Operating Partnership s long-term senior unsecured debt. EQR has guaranteed the Operating Partnership s term loan up to the maximum amount and for the full term of the loan.

During the year ended December 31, 2006, the Company:

- Issued \$400.0 million of ten and one-half year 5.375% fixed rate public notes, receiving net proceeds of \$395.5 million;
- Issued \$650.0 million of twenty-year 3.85% fixed rate public notes that are exchangeable into EQR Common Shares, receiving net proceeds of \$637.0 million (see below);
- Repaid \$60.0 million of fixed-rate public notes at maturity; and
- Repaid \$4.3 million of other unsecured notes.

The following tables present the changes in the Company s issued and outstanding Common Shares and DP Units

The Operating Partnership recorded approximately \$0.1 million of write-offs of unamortized deferred financing costs as additional interest related to partial debt extinguishment on unsecured notes during the year ended December 31, 2006.

On August 23, 2006, the Operating Partnership issued \$650.0 million of exchangeable senior notes that mature on August 15, 2026. The notes bear interest at a fixed rate of 3.85%. The notes are exchangeable into EQR Common Shares, at the option of the holders, under specific circumstances or on or after August 15, 2025, at an initial exchange rate of 16.3934 shares per \$1,000 principal amount of notes (equivalent to an initial exchange price of \$61.00 per share). The initial exchange rate is subject to adjustment in certain circumstances, including upon an increase in the Company s dividend rate. Upon an exchange of the notes, the Operating Partnership will settle any amounts up to the principal amount of the notes in cash and the remaining exchange value, if any, will be settled, at the Operating Partnership s option, in cash, EQR Common Shares or a combination of both.

On or after August 18, 2011, the Operating Partnership may redeem the notes at a redemption price equal to the principal amount of the notes plus any accrued and unpaid interest thereon. Upon notice of redemption by the Operating Partnership, the holders may elect to exercise their exchange rights. In addition, on August 18, 2011, August 15, 2016 and August 15, 2021 or following the occurrence of certain change in control transactions prior to August 18, 2011, note holders may require the Operating Partnership

to repurchase the notes for an amount equal to the principal amount of the notes plus any accrued and unpaid interest thereon.

Note holders may also require an exchange of the notes should the closing sale price of Common Shares exceed 130% of the exchange price for a certain period of time or should the trading price on the notes be less than 98% of the product of the closing sales price of Common Shares multiplied by the applicable exchange rate for a certain period of time.

Aggregate payments of principal on unsecured notes payable for each of the next five years and thereafter are as follows (amounts in thousands):

Year	Total (1)
2008	\$ 128,397
2009	298,306
2010 (2)	498,783
2011 (3)	942,139
2012	748,578
Thereafter	3,147,559
Total	\$ 5,763,762

- (1) Principal payments on unsecured notes includes amortization of any discounts or premiums related to the notes. Premiums and discounts are amortized over the life of the unsecured notes.
- (2) Includes the \$500.0 million term loan, which matures on October 5, 2010, subject to two one-year extension options exercisable by the Operating Partnership.
- (3) Includes the \$650.0 million of 3.85% convertible unsecured debt with a final maturity of 2026.

10. Lines of Credit

The Operating Partnership has an unsecured revolving credit facility with potential borrowings of up to \$1.5 billion maturing on February 28, 2012, with the ability to increase available borrowings by an additional \$500.0 million by adding additional banks to the facility or obtaining the agreement of existing banks to increase their commitments. Advances under the credit facility bear interest at variable rates based upon LIBOR at various interest periods plus a spread dependent upon the Operating Partnership s credit rating or based on bids received from the lending group. EQR has guaranteed the Operating Partnership s credit facility up to the maximum amount and for the full term of the facility.

On April 1, 2005, the Operating Partnership obtained a three-year \$1.0 billion unsecured revolving credit facility maturing on May 29, 2008. Advances under the credit facility bore interest at variable rates based upon LIBOR at various interest periods plus a spread dependent upon the Operating Partnership s credit rating or based on bids received from the lending group. EQR guaranteed the Operating Partnership s credit facility up to the maximum amount and for the full term of the facility. This credit facility was repaid in full and terminated on February 28, 2007. The Company recorded \$0.4 million of write-offs of unamortized deferred financing costs as additional interest in connection with this termination.

On May 7, 2007, the Operating Partnership obtained a one-year \$500.0 million unsecured revolving credit facility maturing on May 5, 2008. Advances under this facility bore interest at variable rates based on LIBOR at various interest periods plus a spread dependent upon the Operating Partnership s credit rating. EQR guaranteed this credit facility up to the maximum amount and for its full term. This credit facility was repaid in full and terminated on June 4, 2007.

On July 6, 2006, the Operating Partnership obtained a one-year \$500.0 million unsecured revolving credit facility maturing on July 6, 2007. Advances under this facility bore interest at variable rates based on LIBOR at various interest periods plus a spread dependent upon the Operating Partnership s credit rating. EQR guaranteed this credit facility up to the maximum amount and for its full term. This credit facility was repaid in full and terminated on October 13, 2006.

As of December 31, 2007 and 2006, \$139.0 million and \$460.0 million, respectively, was outstanding and \$80.8 million and \$69.3 million, respectively, was restricted (dedicated to support letters of credit and not available for borrowing) on the credit facilities. During the years ended December 31, 2007 and 2006, the weighted average interest rates were 5.68% and 5.40%, respectively.

11. Derivative Instruments

The following table summarizes the consolidated derivative instruments at December 31, 2007 (dollar amounts are in thousands):

	Fair Value Hedges (1)	Forward Starting Swaps (2)	Development Cash Flow Hedges (3)
Current Notional Balance	\$ 370,000 \$	150,000 \$	62,464
Lowest Possible Notional	\$ 370,000 \$	150,000 \$	17,942
Highest Possible Notional	\$ 370,000 \$	150,000 \$	157,715
Lowest Interest Rate	3.245%	5.263%	4.928%
Highest Interest Rate	3.787%	5.408%	5.850%
Earliest Maturity Date	2009	2018	2009
Latest Maturity Date	2009	2018	2009
Estimated Asset (Liability) Fair			
Value	\$ (1,315) \$	(7,467) \$	(1,821)

⁽¹⁾ Fair Value Hedges Converts outstanding fixed rate debt to a floating interest rate.

(3) Development Cash Flow Hedges Converts outstanding floating rate debt to a fixed interest rate.

On December 31, 2007, the net derivative instruments were reported at their fair value as other liabilities of approximately \$10.6 million and other assets of \$29,000. As of December 31, 2007, there were approximately \$16.5 million in deferred losses, net, included in accumulated other comprehensive loss. Based on the estimated fair values of the net derivative instruments at December 31, 2007, the Company may recognize an estimated \$3.6 million of accumulated other comprehensive loss as additional interest expense during the year ending December 31, 2008.

In June 2007, the Company received approximately \$2.4 million to terminate five forward starting swaps in conjunction with the issuance of \$650.0 million of ten-year unsecured notes. The majority of the \$2.4 million has been deferred as a component of accumulated other comprehensive loss and will be recognized as a reduction of interest expense over the life of the unsecured notes.

In January 2006, the Company received approximately \$10.7 million to terminate six forward starting swaps in conjunction with the issuance of \$400.0 million of ten and one-half year unsecured notes. The \$10.7 million has been deferred as a component of accumulated other comprehensive loss and will be recognized as a reduction of interest expense over the life of the unsecured notes.

The following tables present the changes in the Company s issued and outstanding Common Shares and TOP Units

⁽²⁾ Forward Starting Swaps Designed to partially fix the interest rate in advance of a planned future debt issuance.

12. Earnings Per Share

The following tables set forth the computation of net income per share basic and net income per share diluted (amounts in thousands except per share amounts):

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		Year Ended December 2007 2006				2005
Numerator for net income per share basic:						
Income from continuing operations, net of minority interests	\$	93,006	\$	51,929	\$	106,509
Preferred distributions		(22,792)		(37,113)		(49,642)
Premium on redemption of Preferred Shares		(6,154)		(3,965)		(4,359)
Income from continuing operations available to Common Shares, net of						
minority interests		64,060		10,851		52,508
Discontinued operations, net of minority interests		896,616		1,020,915		755,284
Numerator for net income per share basic	\$	960,676	\$	1,031,766	\$	807,792
Numerator for net income per share diluted:						
Income from continuing operations, net of minority interests	\$	93,006	\$	51,929	\$	106,509
Preferred distributions		(22,792)		(37,113)		(49,642)
Premium on redemption of Preferred Shares		(6,154)		(3,965)		(4,359)
Effect of dilutive securities:						
Allocation to Minority Interests Operating Partnership, net		4,369		784		3,842
Income from continuing operations available to Common Shares		68,429		11,635		56,350
Discontinued operations		957,412		1,092,705		809,956
Numerator for net income per share diluted	\$	1,025,841	\$	1,104,340	\$	866,306
Denominator for net income per share basic and diluted:						
Denominator for net income per share basic		279,406		290,019		285,760
Effect of dilutive securities:						
OP Units		18,986		20,433		20,819
Share options/restricted shares		3,843		5,127		4,206
Denominator for net income per share diluted		302,235		315,579		310,785
Net income per share basic	\$	3.44	\$	3.56	\$	2.83
Net income per share diluted	\$	3.39	\$	3.50	\$	2.79
	Ψ	3.37	Ψ	3.30	Ψ	2.19
Net income per share basic:						
Income from continuing operations available to Common Shares, net of						
minority interests	\$	0.229	\$	0.038	\$	0.184
Discontinued operations, net of minority interests		3.209		3.520		2.643
Net income per share basic	\$	3.438	\$	3.558	\$	2.827
Net income per share diluted:						
Income from continuing operations available to Common Shares	\$	0.226	\$	0.037	\$	0.182
Discontinued operations	Ψ	3.168	Ψ	3.463	Ψ	2.606
Net income per share diluted	\$	3.394	\$	3.500	\$	2.788

Convertible preferred shares/units that could be converted into 652,534, 1,163,908 and 1,772,048 weighted average Common Shares for the years ended December 31, 2007, 2006 and 2005, respectively, were outstanding but were not included in the computation of diluted earnings per share because the effects would be anti-dilutive. In addition, the effect of the Common Shares that could ultimately be issued upon the conversion/exchange of the Operating Partnership s \$650.0 million exchangeable senior notes were not included in the computation of diluted earnings per share because the effects would be anti-dilutive.

For additional disclosures regarding the employee share options and restricted shares, see Notes 2 and 14. F-32

13. Discontinued Operations

The Company has presented separately as discontinued operations in all periods the results of operations for all consolidated assets disposed of on or after January 1, 2002 (the date of adoption of SFAS No. 144), all operations related to condominium conversion properties effective upon their respective transfer into a TRS and all properties held for sale, if any.

The components of discontinued operations are outlined below and include the results of operations for the respective periods that the Company owned such assets during each of the years ended December 31, 2007, 2006, and 2005 (amounts in thousands).

	2007	Year End	led December 31, 2006	2005
REVENUES				
Rental income	\$ 109,104	\$	374,411	\$ 552,640
Fee and asset management				908
Total revenues	109,104		374,411	553,548
EXPENSES (1)				
Property and maintenance	44,497		123,758	176,499
Real estate taxes and insurance	14,918		46,992	72,500
Property management	321		8,934	10,639
Depreciation	28,767		85,129	140,897
General and administrative	(63)		575	1,165
Impairment	308		351	
Total expenses	88,748		265,739	401,700
Discontinued operating income	20,356		108,672	151,848
Interest and other income	189		1,662	1,438
Interest (2):				
Expense incurred, net	(2,053)		(33,058)	(40,200)
Amortization of deferred financing costs	(1,327)		(1,014)	(785)
Discontinued operations	17,165		76,262	112,301
Minority Interests Operating Partnership	(1,090)		(5,010)	(7,580)
Discontinued operations, net of minority interests	16,075		71,252	104,721
Net gain on sales of discontinued operations	940,247		1,016,443	697,655
Minority Interests Operating Partnership	(59,706)		(66,780)	(47,092)
Gain on sales of discontinued operations, net of minority				
interests	880,541		949,663	650,563
Discontinued operations, net of minority interests	\$ 896,616	\$	1,020,915	\$ 755,284

⁽¹⁾ Includes expenses paid in the current period for properties sold or held for sale in prior periods related to the Company s period of ownership.

⁽²⁾ Includes only interest expense specific to secured mortgage notes payable for properties sold and/or held for sale.

For the properties sold during 2007 (excluding condominium conversion properties), the investment in real estate, net of accumulated depreciation, and the mortgage notes payable balances at December 31, 2006 were \$1.1 billion and \$91.7 million, respectively.

The net real estate basis of the Company s condominium conversion properties owned by the TRS and included in discontinued operations (excludes the Company s six halted conversions as they are now held for use), which were included in investment in real estate, net in the consolidated balance

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sheets, was \$87.2 million and \$107.8 million at December 31, 2007 and 2006, respectively.

14. Share Incentive Plans

On May 15, 2002, the shareholders of EQR approved the Company s 2002 Share Incentive Plan. The maximum aggregate number of awards that may be granted under this plan may not exceed 7.5% of the Company s outstanding Common Shares calculated on a fully diluted basis and determined annually on the first day of each calendar year. As of January 1, 2008, this amount equaled 21,631,555, of which 10,392,101 shares were available for future issuance. No awards may be granted under the 2002 Share Incentive Plan after February 20, 2012.

Pursuant to the 2002 Share Incentive Plan and the Fifth Amended and Restated 1993 Share Option and Share Award Plan (collectively the Share Incentive Plans), officers, trustees and key employees of the Company may be granted share options to acquire Common Shares (Options) including non-qualified share options (NQSOs), incentive share options (ISOs) and share appreciation rights (SARs), or may be granted restricted or non-restricted shares, subject to conditions and restrictions as described in the Share Incentive Plans. Finally, certain executive officers of the Company participate in the Company s performance based restricted share plan. Options, SARs, restricted shares and performance shares are sometimes collectively referred to herein as Awards.

The Options are generally granted at the fair market value of the Company s Common Shares at the date of grant, vest in three equal installments over a three year period, are exercisable upon vesting and expire ten years from the date of grant. The exercise price for all Options under the Share Incentive Plans is equal to the fair market value of the underlying Common Shares at the time the Option is granted. The Fifth Amended and Restated 1993 Share Option and Share Award Plan will terminate at such time as all outstanding Awards have expired or have been exercised/vested. The Board of Trustees may at any time amend or terminate the Share Incentive Plans, but termination will not affect Awards previously granted. Any Options which had vested prior to such a termination would remain exercisable by the holder.

As to the restricted shares that have been awarded through December 31, 2007, these shares generally vest three years from the award date. During the three-year period of restriction, the Company s unvested restricted shareholders receive quarterly dividend payments on their shares at the same rate and on the same date as any other Common Share holder. In addition, the Company s unvested restricted shareholders have the same voting rights as any other Common Share holder. As a result, dividends paid on unvested restricted shares are included as a component of retained earnings (deficit) and have not been considered in reducing net income available to Common Shares in a manner similar to the Company s preferred share dividends for the earnings per share calculation. If employment is terminated prior to the lapsing of the restriction, the shares are generally canceled.

In addition, each year prior to 2007, selected executive officers of the Company received performance-based awards. Effective January 1, 2007, the Company has elected to discontinue the award of new performance-based award grants. The executive officers have the opportunity to earn in Common Shares an amount as little as 0% to as much as 225% of the target number of performance-based awards. The owners of performance-based awards have no right to vote, receive dividends or transfer the awards until Common Shares are issued in exchange for the awards. The number of Common Shares the executive officer actually receives on the third anniversary of the grant date will depend on the excess, if any, by which the Company s Average Annual Return (i.e., the average of the Common Share dividends declared during each year as a percentage of the Common Share price as of the first business day of the first performance year and the average percentage increase in funds from operations (FFO) for each calendar year on a per share basis over the prior year) for the three performance years exceeds the average of the 10-year Treasury Note interest rate as of the first business day in January of each performance year (the T-Note Rate).

If the Company s Average Annual Return exceeds the T-Note Rate by:	Less than 0.99%	1-1.99%	2%	3%	4%	5%	6%	Greater than 7%
Then the executive officer will receive Common Shares equal to the target number of awards times the following %:	0%	50%	100%	115%	135%	165%	190%	225%

If the Company s Average Annual Return exceeds the T-Note Rate by an amount which falls between any of the percentages in excess of the 2% threshold, the performance-based award will be determined by extrapolation between the two percentages. Fifty percent of the Common Shares to which an executive officer may be entitled under the performance share grants will vest, subject to the executive s continued employment with the Company, on the third anniversary of the award (which will be the date the Common Shares are issued); twenty-five percent will vest on the fourth anniversary and the remaining twenty-five percent will vest on the fifth anniversary. The Common Shares will also fully vest upon the executive s death, retirement at or after age 62, disability or upon a change in control of the Company.

The following tables summarize compensation information regarding the performance shares, restricted shares, share options and Employee Share Purchase Plan (ESPP) for the three years ended December 31, 2007, 2006 and 2005 (amounts in thousands):

		Year Ended Dec	ember 3	31, 2007			
	pensation Expense	Compensation Capitalized	(Compensation Equity	Dividends Incurred		
Performance shares	\$ 1,278	\$	\$	1,278	\$		
Restricted shares	13,816	1,414		15,230		2,296	
Share options	4,922	423		5,345			
ESPP discount	1,615	86		1,701			
Total	\$ 21,631	\$ 1,923	\$	23,554	\$	2,296	

	Year Ended December 31, 2006											
		pensation Expense		Compensation Capitalized		Compensation Equity	Dividends Incurred					
Performance shares	\$	1,795	\$		\$	1,795	\$					
Restricted shares		13,923		1,021		14,944		2,437				
Share options		4,868		330		5,198						
ESPP discount		1,494		84		1,578						
Total	\$	22,080	\$	1,435	\$	23,515	\$	2,437				

	Year Ended December 31, 2005									
		npensation ense/Equity		Dividends Incurred						
Performance shares	\$	7,697	\$	111041104						
Restricted shares		20,055			2,743					
Share options		6,562								
ESPP discount		1,591								
Total	\$	35,905	\$		2,743					

Compensation expense is generally recognized for Awards as follows:

•	Restricted shares and share options	Straight-line method over the vesting period of the options or shares regardless of
cliff or ratable vesting	distinctions.	

- Performance shares Accelerated method with each vesting tranche valued as a separate award, with a separate vesting date, consistent with the estimated value of the award at each period end.
 - ESPP discount Immediately upon the purchase of common shares each quarter.

The total compensation expense related to Awards not yet vested at December 31, 2007 is \$24.6 million, which is

expected to be recognized over a weighted average term of 1.4 years.

See Note 2 for additional information regarding the Company s share-based compensation.

The table below summarizes the Award activity of the Share Incentive Plans and options assumed in connection with mergers (the Options) for the three years ended December 31, 2007, 2006 and 2005:

	Common Shares	Weighted Average Exercise Price		Weighted Average Fair Value per Restricted
	Subject to Options	Per Option	Restricted Shares	Share
Balance at December 31, 2004	10,819,222 \$	25.48	1,413,255 \$	26.06
Awards granted (2002 plan) (2)	2,235,268 \$	31.91	620,192 \$	31.89
Awards exercised/vested (1993 plan)	(1,630,321) \$	23.44	(373,310) \$	24.68
Awards exercised/vested (2002 plan)	(611,943) \$	26.31	(190,938) \$	29.36
Merger Options exercised	(6,480) \$	18.10		
Awards canceled (1993 plan)	(27,677) \$	24.53	(12,363) \$	23.64
Awards canceled (2002 plan)	(205,326) \$	30.32	(87,008) \$	29.55
Balance at December 31, 2005	10,572,743 \$	27.02	1,369,828 \$	28.42
Awards granted (2002 plan) (2)	1,671,122 \$	42.32	684,998 \$	34.76
Awards exercised/vested (1993 plan) (1)	(1,754,288) \$	25.24	(151,104) \$	23.55
Awards exercised/vested (2002 plan) (1)	(890,326) \$	29.24	(519,664) \$	21.07
Merger Options exercised	(3,162) \$	19.49		
Awards canceled (1993 plan)	(8,866) \$	22.46	(275) \$	23.55
Awards canceled (2002 plan)	(171,436)\$	35.28	(81,026) \$	34.74
Balance at December 31, 2006	9,415,787 \$	29.71	1,302,757 \$	34.85
Awards granted (2002 plan) (2)	1,030,935 \$	53.46	453,580 \$	52.56
Awards exercised/vested (1993 plan) (1)	(753,864) \$	25.18		
Awards exercised/vested (2002 plan) (1)	(286,901) \$	31.79	(477,002) \$	31.78
Awards canceled (1993 plan)	(23,778) \$	23.70		
Awards canceled (2002 plan)	(196,946)\$	45.13	(101,147)\$	41.92
Merger Options canceled	(92) \$	9.55		
Balance at December 31, 2007	9,185,141 \$	32.37	1,178,188 \$	42.30

⁽¹⁾ The aggregate intrinsic value of options exercised during the years ended December 31, 2007 and 2006 was \$13.7 million and \$58.0 million, respectively. These values were calculated as the difference between the strike price of the underlying awards and the per share price at which each respective award was exercised.

The following table summarizes information regarding options outstanding and exercisable at December 31, 2007:

⁽²⁾ The weighted average grant date fair value for Options granted during the years ended December 31, 2007, 2006 and 2005 was \$6.26 per share, \$4.22 per share and \$2.64 per share, respectively.

	Oj	ptions Outstanding (1 Weighted	1)		Options Exercisable (2)				
Range of Exercise Prices	Options	Average Remaining Contractual Life in Years	Ay Ex	eighted verage xercise Price	Options		Weighted Average Exercise Price		
\$ 16.05 to \$21.40	817,375	1.53	\$	20.55	817,375	\$	20.55		
\$ 21.41 to \$26.75	1,614,905	3.95	\$	24.35	1,614,905	\$	24.35		
\$ 26.76 to \$32.10	4,297,841	5.73	\$	29.61	3,820,364	\$	29.34		
\$ 32.11 to \$37.45	26,047	6.75	\$	32.54	25,573	\$	32.46		
\$ 37.46 to \$42.80	1,481,288	7.98	\$	42.12	709,326	\$	41.48		
\$ 42.81 to \$48.15	3,992	8.51	\$	45.33	2,661	\$	45.33		
\$ 48.16 to \$53.50	943,693	8.96	\$	53.50	10,018	\$	53.50		
\$ 16.05 to \$53.50	9,185,141	5.74	\$	32.37	7,000,222	\$	28.45		
Vested and expected to vest as of December 31, 2007	8,980,625	5.72	\$	31.96					

⁽¹⁾ The aggregate intrinsic value of both options outstanding and options vested and expected to vest as of December 31, 2007 is \$62.2 million.

Note: The aggregate intrinsic values in Notes (1) and (2) above were both calculated as the excess between the Company s closing share price of \$36.47 per share on December 31, 2007 and the strike price of the underlying awards.

As of December 31, 2006 and 2005, 6,567,868 Options (with a weighted average exercise price of \$26.87) and 6,940,065 Options (with a weighted average exercise price of \$25.65) were exercisable, respectively.

⁽²⁾ The aggregate intrinsic value and weighted average remaining contractual life in years of options exercisable as of December 31, 2007 is \$59.9 million and 5.0 years, respectively.

15. Employee Plans

The Company established an Employee Share Purchase Plan to provide each employee and trustee the ability to annually acquire up to \$100,000 of Common Shares of the Company. In 2003, the Company s shareholders approved an increase in the aggregate number of Common Shares available under the ESPP to 7,000,000 (from 2,000,000). The Company has 4,081,688 Common Shares available for purchase under the ESPP at December 31, 2007. The Common Shares may be purchased quarterly at a price equal to 85% of the lesser of: (a) the closing price for a share on the last day of such quarter; and (b) the greater of: (i) the closing price for a share on the first day of such quarter, and (ii) the average closing price for a share for all the business days in the quarter. The following table summarizes information regarding the Common Shares issued under the ESPP:

	Year Ended December 31,	
2007	2006	2005
(Amou	nts in thousands except share and per share	amounts)

Shares issued	189,071	213,427	286,751			
Issuance price ranges	\$31.38 \$43.17	\$35.43 \$43.30	\$27.89 \$32.27			
Issuance proceeds	\$7,165	\$7,972	\$8,285			

The Company established a defined contribution plan (the 401(k) Plan) to provide retirement benefits for employees that meet minimum employment criteria. The Company matches dollar for dollar up to the first 3% of eligible compensation that a participant contributes to the 401(k) Plan. Participants are vested in the Company s contributions over five years. The Company recognized an expense in the amount of \$4.2 million, \$2.3 million and \$3.0 million for the years ended December 31, 2007, 2006 and 2005, respectively.

The Company may also elect to make an annual discretionary profit-sharing contribution as a percentage of each individual employee s eligible compensation under the 401(k) Plan. The Company recognized an expense of approximately \$1.5 million, \$3.3 million and \$2.5 million for the years ended December 31, 2007, 2006 and 2005, respectively.

The Company established a supplemental executive retirement plan (the SERP) to provide certain officers and trustees an opportunity to defer a portion of their eligible compensation in order to save for retirement. The SERP is restricted to investments in Company Common Shares, certain marketable securities that have been specifically approved and cash equivalents. The deferred compensation liability represented in the SERP and the securities issued to fund such deferred compensation liability are consolidated by the Company and carried on the Company s balance sheet, and the Company s Common Shares held in the SERP are accounted for as a reduction to paid in capital.

16. Distribution Reinvestment and Share Purchase Plan

On November 3, 1997, the Company filed with the SEC a Form S-3 Registration Statement to register 14,000,000 Common Shares pursuant to a Distribution Reinvestment and Share Purchase Plan (the DRIP Plan). The registration statement was declared effective on November 25, 1997. The Company has 11,571,277 Common Shares available for issuance under the DRIP Plan at December 31, 2007.

The DRIP Plan provides holders of record and beneficial owners of Common Shares and Preferred Shares with a simple and convenient method of investing cash distributions in additional Common Shares (which is referred to herein as the Dividend Reinvestment DRIP Plan). Common Shares may also be purchased on a monthly basis with optional cash payments made by participants in the DRIP Plan and interested new investors, not currently shareholders of the Company, at the market price of the Common Shares less a discount ranging between 0% and 5%, as determined in accordance with the DRIP Plan (which

is referred to herein as the Share Purchase DRIP Plan). Common Shares purchased under the DRIP Plan may, at the option of the Company, be directly issued by the Company or purchased by the Company s transfer agent in the open market using participants funds.

17. Transactions with Related Parties

The Company provided asset and property management services to certain related entities for properties not owned by the Company. Fees received for providing such services were approximately \$0.3 million, \$0.3 million and \$0.2 million for the years ended December 31, 2007, 2006 and 2005, respectively.

The Company leases its corporate headquarters from an entity controlled by EQR s Chairman of the Board of Trustees. The lease terminates on July 31, 2011. Amounts incurred for such office space for the years ended December 31, 2007, 2006 and 2005, respectively, were approximately \$2.9 million, \$2.8 million and \$2.1 million. The Company believes these amounts equal market rates for such space.

The Company had the following additional non-continuing related party transaction:

• The Company reimbursed its former Chief Operating Officer for the actual operating costs (excluding acquisition costs) of operating his personal aircraft for himself and other employees on Company business in 2005. For the year ended December 31, 2005, the amount incurred was approximately \$0.4 million.

18. Commitments and Contingencies

The Company, as an owner of real estate, is subject to various Federal, state and local environmental laws. Compliance by the Company with existing laws has not had a material adverse effect on the Company. However, the Company cannot predict the impact of new or changed laws or regulations on its current properties or on properties that it may acquire in the future.

The Company is party to a housing discrimination lawsuit brought by a non-profit civil rights organization in April 2006 in the U.S. District Court for the District of Maryland. The suit alleges that the Company designed and built approximately 300 of its properties in violation of the accessibility requirements of the Fair Housing Act and Americans With Disabilities Act. The suit seeks actual and punitive damages, injunctive relief (including modification of non-compliant properties), costs and attorneys fees. The Company believes it has a number of viable defenses, including that a majority of the named properties were completed before the operative dates of the statutes in question and/or were not designed or built by the Company. Accordingly, the Company is defending the suit vigorously. Due to the pendency of the Company s defenses and the uncertainty of many other critical factual and legal issues, it is not possible to determine or predict the outcome of the suit and as a result, no amounts have been accrued at December 31, 2007. While no assurances can be given, the Company does not believe that the suit, if adversely determined, would have a material adverse effect on the Company.

The following tables present the changes in the Company s issued and outstanding Common Shares and OP Units

The Company does not believe there is any other litigation pending or threatened against it that, individually or in the aggregate, reasonably may be expected to have a material adverse effect on the Company.

During the years ended December 31, 2005 and 2004, the Company established a reserve and recorded a corresponding expense, net of insurance receivables, for estimated uninsured property damage at certain of its properties caused by various hurricanes in each respective year. During the year ended December 31, 2007, the Company received \$11.2 million in insurance proceeds and recorded an additional \$7.9 million of receivables in anticipation of proceeds expected. As of December 31, 2007, a receivable of \$1.8 million and a liability of \$1.3 million are included in other assets and other liabilities, respectively, on the consolidated balance sheets.

As of December 31, 2007, the Company has thirteen projects totaling 4,185 units in various stages of development with estimated completion dates ranging through June 30, 2010. Some of the projects are developed solely by the Company, while others are co-developed with various third party development partners. The development venture agreements with partners are primarily deal-specific, with differing terms regarding profit-sharing, equity contributions, returns on investment, buy-sell agreements and other customary provisions. The partner is most often the general or managing partner of the development venture. The typical buy-sell arrangements contain appraisal rights and provisions that provide the right, but not the obligation, for the Company to acquire the partner s interest in the project at fair market value upon the expiration of a negotiated time period (typically two to five years after substantial completion of the project). However, the buy-sell provisions with one partner covering three projects does require the Company to purchase the partner s interest in the projects at fair market value five years following the receipt of the final certificate of occupancy on the last developed property.

During the years ended December 31, 2007, 2006 and 2005, total operating lease payments incurred for office space, including a portion of real estate taxes, insurance, repairs and utilities, and including rent due under two ground leases, aggregated \$7.6 million, \$6.9 million and \$6.3 million, respectively.

The Company has entered into a retirement benefits agreement with its Chairman of the Board of Trustees and deferred compensation agreements with its former chief operating officer and two former chief executive officers. During the years ended December 31, 2007, 2006 and 2005, the Company recognized compensation expense of \$0.7 million, \$1.1 million and \$2.2 million, respectively, related to these agreements.

The following table summarizes the Company s contractual obligations for minimum rent payments under operating leases and deferred compensation for the next five years and thereafter as of December 31, 2007:

	Payments Due by Year (in thousands)												
		2008		2009		2010		2011		2012	T	hereafter	Total
Operating Leases:													
Minimum Rent Payments													
(a)	\$	6,491	\$	5,733	\$	5,154	\$	3,356	\$	987	\$	59,259	\$ 80,980
Other Long-Term													
Liabilities:													
Deferred Compensation (b)		813		1,454		1,454		2,058		2,058		12,810	20,647

⁽a) Minimum basic rent due for various office space the Company leases and fixed base rent due on ground leases for two properties.

(b) Estimated payments to the Company s Chairman, two former CEO s and its former chief operating officer based on planned retirement dates.

19. Impairment

The Company incurred impairment losses of \$1.1 million, \$2.4 million and \$0.6 million for the years ended December 31, 2007, 2006 and 2005, respectively, related to the write-off of various pursuit and out-of-pocket costs for terminated acquisition, disposition and development transactions. The Company also took impairment charges of \$0.6 and \$2.0 million associated with the write-off of various deferred sales costs following the decision to halt the condominium conversion and sale process at assets for the year ended December 31, 2007 and 2006,

The following tables present the changes in the Company s issued and outstanding Common Shares and DP Units

respectively.

During the year ended December 31, 2006, the Company recorded approximately \$30.0 million of asset impairment charges related to its write-down of the entire carrying value of the goodwill on its corporate housing business. Following the guidance in SFAS No. 142, this charge was the result of the continued poor operating performance of the corporate housing business and management s expectations for future performance.

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20. Reportable Segments

Operating segments are defined as components of an enterprise about which separate financial information is available that is evaluated regularly by senior management. Senior management decides how resources are allocated and assesses performance on a monthly basis.

The Company s primary business is owning, managing, and operating multifamily residential properties, which includes the generation of rental and other related income through the leasing of apartment units to residents. Senior management evaluates the performance of each of our apartment communities individually and geographically, and both on a same store and non-same store basis; however, each of our apartment communities generally has similar economic characteristics, residents, products and services. The Company s operating segments have been aggregated by geography in a manner identical to that which is provided to its chief operating decision maker.

The Company s fee and asset management, development (including FIN No. 46 partially owned properties), condominium conversion and corporate housing (Equity Corporate Housing or ECH) activities are immaterial and do not individually meet the threshold requirements of a reportable segment as provided for in SFAS No. 131 and as such, have been aggregated in the tables presented below.

All revenues are from external customers and there is no customer who contributed 10% or more of the Company s total revenues during the three years ended December 31, 2007, 2006, or 2005.

The primary financial measure for the Company s rental real estate properties is net operating income (NOI), which represents rental income less: 1) property and maintenance expense; 2) real estate taxes and insurance expense; and 3) property management expense (all as reflected in the accompanying statements of operations). The Company believes that NOI is helpful to investors as a supplemental measure of the operating performance of a real estate company because it is a direct measure of the actual operating results of the Company s apartment communities. Current year NOI is compared to prior year NOI and current year budgeted NOI as a measure of financial performance. The following table presents NOI for each segment from our rental real estate specific to continuing operations for the years ended December 31, 2007, 2006 and 2005, respectively, as well as total assets for the years ended December 31, 2007 and 2006, respectively (amounts in thousands):

	Year Ended December 31, 2007									
	Northeast		South		West		Other (3)		Total	
Rental income:										
Same store (1)	\$ 471,736	\$	531,189	\$	640,588	\$		\$	1,643,513	
Non-same store/other (2) (3)	85,231		105,576		87,049		107,532		385,388	
Total rental income	556,967		636,765		727,637		107,532		2,028,901	
Operating expenses:										
Same store (1)	173,756		214,646		219,289				607,691	
Non-same store/other (2) (3)	36,381		43,642		35,133		102,653		217,809	
Total operating expenses	210,137		258,288		254,422		102,653		825,500	
NOI:										
Same store (1)	297,980		316,543		421,299				1,035,822	
Non-same store/other (2) (3)	48,850		61,934		51,916		4,879		167,579	
Total NOI	\$ 346,830	\$	378,477	\$	473,215	\$	4,879	\$	1,203,401	
Total assets	\$ 4,591,068	\$	4,196,436	\$	4,917,936	\$	1,984,337	\$	15,689,777	

The following tables present the changes in the Company s issued and outstanding Common Shares and SDP Units

- (1) Same store includes properties owned for all of both 2007 and 2006 which represented 115,857 units.
- (2) Non-same store includes properties acquired after January 1, 2006.
- (3) Other includes ECH, development, condominium conversion overhead of \$4.8 million and other corporate operations. Also

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reflects a \$16.6 million elimination of rental income recorded in Northeast, South and West operating segments related to ECH.

	Year Ended December 31, 2006								
	Northeast		South		West		Other (3)		Total
Rental income:									
Same store (1)	\$ 452,226	\$	517,847	\$	606,249	\$		\$	1,576,322
Non-same store/other (2) (3)	50,849		34,774		32,742		86,144		204,509
Total rental income	503,075		552,621		638,991		86,144		1,780,831
Operating expenses:									
Same store (1)	168,732		210,759		215,583				595,074
Non-same store/other (2) (3)	22,119		15,178		13,225		92,467		142,989
Total operating expenses	190,851		225,937		228,808		92,467		738,063
NOI:									
Same store (1)	283,494		307,088		390,666				981,248
Non-same store/other (2) (3)	28,730		19,596		19,517		(6,323)		61,520
Total NOI	\$ 312,224	\$	326,684	\$	410,183	\$	(6,323)	\$	1,042,768
Total assets	\$ 4,465,461	\$	4,316,252	\$	4,507,019	\$	1,773,487	\$	15,062,219

⁽¹⁾ Same store includes properties owned for all of both 2007 and 2006 which represented 115,857 units.

Other includes ECH, development, condominium conversion overhead of \$5.9 million and other corporate operations. Also reflects a \$15.8 million elimination of rental income recorded in Northeast, South and West operating segments related to ECH.

	Year Ended December 31, 2005									
		Northeast		South		West		Other (3)		Total
Rental income:										
Same store (1)	\$	405,983	\$	571,485	\$	546,390	\$		\$	1,523,858
Non-same store/other (2) (3)		32,478		21,006		22,677		72,399		148,560
Properties sold in 2007 (4)								(187,148)		(187,148)
Total rental income		438,461		592,491		569,067		(114,749)		1,485,270
Operating expenses:										
Same store (1)		157,065		250,989		196,264				604,318
Non-same store/other (2) (3)		13,737		7,784		8,868		95,320		125,709
Properties sold in 2007 (4)								(83,056)		(83,056)
Total operating expenses		170,802		258,773		205,132		12,264		646,971
NOI:										
Same store (1)		248,918		320,496		350,126				919,540
Non-same store/other (2) (3)		18,741		13,222		13,809		(22,921)		22,851
Properties sold in 2007 (4)								(104,092)		(104,092)
Total NOI	\$	267,659	\$	333,718	\$	363,935	\$	(127,013)	\$	838,299

⁽¹⁾ Same store includes properties owned for all of both 2006 and 2005 which represented 128,133 units.

The following tables present the changes in the Company s issued and outstanding Common Shares and TOP Units

⁽²⁾ Non-same store includes properties acquired after January 1, 2006.

- (2) Non-same store includes properties acquired after January 1, 2005.
- (3) Other includes ECH, development, condominium conversion overhead of \$3.1 million and other corporate operations. Also reflects a \$13.4 million elimination of rental income recorded in Northeast, South and West operating segments related to ECH and \$11.1 million of hurricane insurance losses.
- (4) Reflects discontinued operations for properties sold during 2007.

Note: Markets included in the above geographic segments are as follows:

(a) Northeast New England (excluding Boston), Boston, New York Metro, DC Northern Virginia, Suburban MarylandChicago, Milwaukee and Minneapolis/St. Paul.

- (b) South Charlotte, Raleigh/Durham, Atlanta, Jacksonville, Orlando, Tampa/Ft. Myers, South Florida, Nashville, Tulsa, Austin, Houston, Dallas/Ft. Worth, Albuquerque and Phoenix.
- (c) West Seattle/Tacoma, Portland, Central Valley, San Francisco Bay Area, Inland Empire, Los Angeles, Orange County, San Diego and Denver.

The following table presents a reconciliation of NOI from our rental real estate specific to continuing operations for the years ended December 31, 2007, 2006 and 2005, respectively:

	2007	Ended December 31, 2006 ounts in thousands)	2005		
Rental income	\$ 2,028,901	\$ 1,780,831	\$	1,485,270	
Property and maintenance expense	(530,793)	(469,267)		(394,850)	
Real estate taxes and insurance expense	(207,286)	(172,618)		(165,248)	
Property management expense	(87,421)	(96,178)		(86,873)	
Total operating expenses	(825,500)	(738,063)		(646,971)	
Net operating income	\$ 1,203,401	\$ 1,042,768	\$	838,299	

21. Subsequent Events/Other

Subsequent Events

Subsequent to December 31, 2007 and through February 6, 2008, the Company:

- Acquired the remaining equity interest it did not previously own of a 144 unit partially-owned property for \$5.9 million;
- Sold seven apartment properties consisting of 1,420 units for \$107.3 million (excluding condominium units);
- Terminated three forward-starting swaps paying \$13.2 million in conjunction with locking the interest rate on a \$500.0 million secured mortgage loan pool scheduled to close in March 2008; and
- Repaid \$17.9 million of mortgage loans.

Subsequent to December 31, 2007 and through February 22, 2008, the Company repurchased 170,956 Common Shares at an average price of \$36.78 per share for total consideration of \$6.3 million, leaving \$469.3 million remaining available for share repurchases.

The following tables present the changes in the Company s issued and outstanding Common Shares and DP Units

Other

The Company recorded a reduction to general and administrative expense of approximately \$1.7 million during the year ended December 31, 2007 due to the successful resolution of a certain lawsuit in Florida, resulting in the reversal of the majority of a previously established litigation reserve. The Company had previously recorded a reduction to general and administrative expense of approximately \$2.8 million during the year ended December 31, 2006 due to the recovery of insurance proceeds related to the same lawsuit.

The Company received \$1.2 million related to its 7.075% ownership interest in Wellsford Park Highlands Corporation (WPHC), an entity which owns a condominium development in Denver, Colorado. The Company recorded a gain of approximately \$0.7 million as income from investments in unconsolidated entities and has no further ownership interest in WPHC.

During the year ended December 31, 2007, the Company entered into resignation/release agreements with its former Chief Financial Officer (CFO) and one other former executive vice president. The Company recorded approximately \$3.4 million of additional general and administrative expense during

the year ended December 31, 2007 related to cash severance and accelerated vesting of share options and restricted/performance shares.

During the years ended December 31, 2007 and 2006, the Company recognized \$0.3 million and \$14.7 million, respectively, of forfeited deposits for various terminated transactions, included in interest and other income. In addition, during 2007 the Company received \$4.1 million for the settlement of insurance litigation claims from 2000 through 2002. This amount was recorded as interest and other income.

During the years ended December 31, 2006 and 2005, the Company received proceeds from technology and other investments of \$4.0 million and \$82.1 million, respectively, from the following:

- \$25.0 million in full redemption of 1,000,000 shares of Wellsford 8.25% Convertible Trust Preferred Securities during 2005;
- \$3.7 million and \$57.1 million for its ownership interest in Rent.com in connection with the acquisition of Rent.com by eBay, Inc. in 2006 and 2005, respectively. Both amounts were recorded as interest and other income in the accompanying consolidated statements of operations; and
- \$0.3 million as a partial distribution for its ownership interest in Constellation Real Technologies, LLC in 2006. The amount was recorded as interest and other income.

During the years ended December 31, 2007 and 2006, the Company established a reserve and recorded a corresponding expense related to potential liabilities associated with certain asset sales. During the year ended December 31, 2007, the Company paid approximately \$0.7 million in settlements and recorded \$1.9 million in additional reserves. The balance of the reserves as of December 31, 2007 and 2006 was approximately \$7.4 million and \$6.2 million, respectively. While no assurances can be given, the Company does not believe that the potential issue, if adversely determined or settled, will have a material adverse effect on the Company.

22. Quarterly Financial Data (Unaudited)

The following unaudited quarterly data has been prepared on the basis of a December 31 year-end. All amounts have also been restated in accordance with the discontinued operations provisions of SFAS No 144 and reflect dispositions and/or properties held for sale through December 31, 2007. Amounts are in thousands, except for per share amounts.

2007	Fourth Quarter 12/31			Third Quarter 9/30		Second Quarter 6/30		First Quarter 3/31	
Total revenues (1)	\$	528,066	\$	522,609	\$	504,204	\$	483,205	
Operating income (1)		159,362		144,272		139,695		122,488	
Income from continuing operations, net of minority interests (1)		39,574		22,270		20,963		10,199	
Discontinued operations, net of minority interests (1)		83,703		435,437		261,438		116,038	
Net income*		123,277		457,707		282,401		126,237	
Net income available to Common Shares		119,632		447,246		274,985		118,813	

Earnings per share basic:				
Net income available to Common Shares	\$ 0.44	\$ 1.64	\$ 0.97	\$ 0.41
Weighted average Common Shares outstanding	269,197	272,086	284,424	292,251
Earnings per share diluted:				
Net income available to Common Shares	\$ 0.44	\$ 1.62	\$ 0.95	\$ 0.40
Weighted average Common Shares outstanding	290,658	294,331	307,631	316,265

⁽¹⁾ The amounts presented for the first three quarters of 2007 are not equal to the same amounts previously reported in the respective Form 10-Q s filed with the SEC for each period as a result of changes in discontinued operations due to additional property sales which occurred throughout 2007. Below is a reconciliation to the amounts previously reported in the respective Form 10-Q s:

2007			Third Quarter 9/30	Q	econd uarter 6/30	(First Quarter 3/31
Total revenues previously reported in Form 10-Q		\$	527,456	\$	531,746	\$	526,165
Total revenues subsequently reclassified to discontinued operations		•	(4,847)		(27,542)		(42,960)
Total revenues disclosed in Form 10-K		\$			504,204	\$	483,205
Operating income previously reported in Form 10-Q		\$	145,981	\$	148,448	\$	135,339
Operating income subsequently reclassified to discontinued operations			(1,709)		(8,753)		(12,851)
Operating income disclosed in Form 10-K		\$	144,272	\$	139,695	\$	122,488
Income from continuing operations, net of minority interests previously reported in Form 10-Q Income from continuing operations, net of minority interests subsequently reclassified to discontinued operations		\$	23,869		29,133 (8,170)	\$	21,576 (11,377)
Income from continuing operations, net of minority interests disclosed in Form 10-K		\$	` ' '		20,963	\$	10,199
Discontinued operations, net of minority interests previously reported in Form 10-Q Discontinued operations, net of minority interests from properties sold		\$,	\$	253,268	\$	104,661
subsequent to the respective reporting period Discontinued operations, net of minority interests disclosed in Form 10-K		\$	1,599 3 435,437	\$	8,170 261,438	\$	11,377 116,038
2006	Fourth Quarter 1	2/31	Third Quarter 9/30	Q	econd uarter 6/30	(First Quarter 3/31
Total revenues (2)	\$ 467	7,180 \$	460,745	\$	440,806	\$	421,201
Operating income (2)	89	9,488	123,422		125,995		114,051
(Loss) income from continuing operations, net of minority interests (2)	(1	1,205)	21,370		21,570		10,194
Discontinued operations, net of minority							
interests (2)		5,266	48,441		138,587		367,621
Net income*		5,061	69,811		160,157		377,815
Net income available to Common Shares	457	7,606	56,356		150,084		367,720
Earnings per share basic:	ф	1.57 (0.10	Ф	0.50	Ф	1.07
Net income available to Common Shares	\$	1.57 \$	0.19	\$	0.52	\$	1.27
Weighted average Common Shares	201	1 660	200.026		200 460		200 000
outstanding Earnings per share diluted:	291	1,669	290,036		289,460		288,880
Net income available to Common Shares	\$	1.57 \$	0.19	\$	0.51	\$	1.25
Weighted average Common Shares	Ψ	1.J/ ¢	0.19	Ψ	0.51	Ψ	1.23
outstanding	291	1,669	315,886		314,698		314,049

⁽²⁾ The amounts presented for the four quarters of 2006 are not equal to the same amounts previously reported in the Form 8-K

filed

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with the SEC on August 28, 2007 for each period as a result of changes in discontinued operations due to additional property sales which occurred throughout 2007. Below is a reconciliation to the amounts previously reported:

2006	Fourth Quarter 12/31	Third Quarter 9/30	Second Quarter 6/30	First Quarter 3/31
Total revenues previously reported in August 2007 Form 8-K	\$ 494,355 \$	487,994 \$	467,533 \$	447,516
Total revenues subsequently reclassified to discontinued operations	(27,175)	(27,249)	(26,727)	(26,315)
Total revenues disclosed in Form 10-K	\$ 467,180 \$	460,745 \$	440,806 \$	421,201
Operating income previously reported in August 2007 Form 8-K	\$ 97,494 \$	132,206 \$	133,995 \$	121,644
Operating income subsequently reclassified to discontinued operations	(8,006)	(8,784)	(8,000)	(7,593)
Operating income disclosed in Form 10-K	\$ 89,488 \$	123,422 \$	125,995 \$	114,051
Income from continuing operations, net of minority interests previously reported				
in August 2007 Form 8-K	\$ 6,085 \$	29,337 \$	28,811 \$	16,940
Income from continuing operations, net of minority interests subsequently				
reclassified to discontinued operations	(7,290)	(7,967)	(7,241)	(6,746)
(Loss) income from continuing operations, net of minority interests disclosed in				
Form 10-K	\$ (1,205) \$	21,370 \$	21,570 \$	10,194
Discontinued operations, net of minority interests previously reported in				
August 2007 Form 8-K	\$ 458,976 \$	40,474 \$	131,346 \$	360,875
Discontinued operations, net of minority interests from properties sold				
subsequent to the respective reporting period	7,290	7,967	7,241	6,746
Discontinued operations, net of minority interests disclosed in Form 10-K	\$ 466,266 \$	48,441 \$	138,587 \$	367,621

^{*} The Company did not have any extraordinary items or cumulative effect of change in accounting principle during the years ended December 31, 2007 and 2006. Therefore, income before extraordinary items and cumulative effect of change in accounting principle is not shown as it was equal to the net income amounts disclosed above.

Schedule III - Real Estate and Accumulated Depreciation

Overall Summary

December 31, 2007

	Properties (H)	Units (H)	Investment in I Estate, Gros		Accumulated Depreciation	Investment in Real Estate, Net	Encumbrances
Wholly Owned Unencumbered	344	89,501	\$ 11,661,970	,127 \$	(2,097,077,530)	\$ 9,564,892,597	\$
Wholly Owned Encumbered	163	43,688	5,184,926	,837	(968,402,375)	4,216,524,462	1,730,258,477
Portfolio/Entity Encumbrances							
(1)							1,038,768,281
Wholly Owned Properties	507	133,189	16,846,896	,964	(3,065,479,905)	13,781,417,059	2,769,026,758
Partially Owned							
Unencumbered	2	483	351,447	,131	(10,742,614)	340,704,517	
Partially Owned Encumbered	25	4,972	1,135,006	,210	(93,902,700)	1,041,103,510	836,944,629
Partially Owned Properties	27	5,455	1,486,453	,341	(104,645,314)	1,381,808,027	836,944,629
Total Unencumbered							
Properties	346	89,984	12,013,417	,259	(2,107,820,144)	9,905,597,114	
Total Encumbered Properties	188	48,660	6,319,933	,047	(1,062,305,075)	5,257,627,972	3,605,971,387
Total Consolidated							
Investment in Real Estate	534	138,644	\$ 18,333,350	,305 \$	(3,170,125,219)	\$ 15,163,225,086	\$ 3,605,971,387

⁽¹⁾ See attached Encumbrances Reconciliation.

Schedule III - Real Estate and Accumulated Depreciation

Encumbrances Reconciliation

December 31, 2007

Portfolio/Entity Encumbrances	Number of Properties Encumbered By	See Properties With Note:	Amount
EQR-Bond Partnership	10	I	\$ 88,189,000
Grove Property Trust	13	J	53,923,849
EQR-Codelle, LP	8*	K	112,393,993
EQR-Conner, LP	13*	L	193,813,989
EQR-FANCAP 2000A LP	9	M	148,333,000
EQR-Fankey 2004 Ltd. Pship	4	N	218,976,450
EQR-Fanwell 2007 LP	7	O	223,138,000
Portfolio/Entity Encumbrances	64		1,038,768,281
Individual Property Encumbrances			2,567,203,106
Total Encumbrances per Financial Statements			\$ 3,605,971,387

^{*} Collateral also includes letters of credit supported by the Company s revolving credit facility.

Schedule III - Real Estate and Accumulated Depreciation

(Amounts in thousands)

The changes in total real estate for the years ended December 31, 2007, 2006 and 2005 are as follows:

	2007	2006	2005
Balance, beginning of year	\$ 17,235,175 \$	16,590,370 \$	14,852,621
Acquisitions and development	2,456,495	2,252,039	2,906,414
Improvements	260,371	265,832	250,110
Dispositions and other	(1,618,691)	(1,873,066)	(1,418,775)
Balance, end of year	\$ 18,333,350 \$	17,235,175 \$	16,590,370

The changes in accumulated depreciation for the years ended December 31, 2007, 2006, and 2005 are as follows:

	2007	2006	2005
Balance, beginning of year	\$ 3,022,480 \$	2,888,140 \$	2,599,827
Depreciation	616,414	592,637	528,152
Dispositions and other	(468,769)	(458,297)	(239,839)
Balance, end of year	\$ 3,170,125 \$	3,022,480 \$	2,888,140

Schedule III - Real Estate and Accumulated Depreciation

December 31, 2007

Cost Capitalized Subsequent **Gross Amount** to Acquisition Carried **Initial Cost to** (Improvements, at Close of Period net) 12/31/07 Description Company **(E)**

Descript	tion			Company	(E)	12/31/07			,	
		Date of			Building &	Building &		Building &		Accumulated	Investment in Real Estate, Net at
Apartment Name	Location	Construction	Units(H)	Land	Fixtures La	and Fixtures	Land	Fixtures(A)	Total (B) D		2) 12/3 E07 cumbr
EQR Wholly Owr Unencumbered:	<u>ied</u>										
1660 Peachtree	Atlanta, GA	1999	355	\$ 7 024 126	\$ 23 602 563	¢ ¢ 1 511 000	\$ 7 024 126	\$ 25 114 551	\$ 33 038 678	\$ (4.031.610)	\$ 29,007,059 \$
2300 Elliott	Seattle, WA	1992	92		7,173,725	4,846,720			12,817,245		
2400 M St	Washington,	1772)2	770,000	7,173,723	4,040,720	770,000	12,020,443	12,017,243	(0,330,342)	0,400,703
2400 W St	D.C. (G)	2006	359	30 006 593	113,516,196	363 964	30 006 593	113,880,160	143 886 753	(7.828.584)	136,058,169
345 S. Alexandria			337	30,000,373	113,310,170	303,704	30,000,373	113,000,100	143,000,733	(7,020,304)	130,030,107
545 S. Michandila	CA CA	1989	104	7,326,320	16,046,940	42.348	7,326,320	16,089,288	23,415,608		23,415,608
420 East 80th	New York,	1707	101	7,320,320	10,010,210	12,5 10	7,520,520	10,000,200	23,113,000		23,113,000
Street	NY	1961	155	39,277,000	23,026,445	462.264	39,277,000	23,488,709	62,765,709	(2,106,951)	60,658,758
600 Washington	New York,	1,01	100	27,277,000	20,020,110	.02,20	27,277,000	20,100,700	02,700,700	(2,100,501)	00,000,700
000 W 11011111-1811111	NY (G)	2004	135	32,852,000	43,140,551	41.988	32,852,000	43,182,539	76,034,539	(4.336.441)	71,698,098
70 Greene	Jersey City,			,,	,,		,,	10,100,000	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(1,223,112)	, 2,02 0,02 0
	NJ	(F)		28,170,659	80,976,103		28,170,659	80,976,103	109,146,762		109,146,762
71 Broadway	New York,			., ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		., ,		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		, ,
•	NY (G)	1997	238	22,611,600	77,492,171	665,444	22,611,600	78,157,615	100,769,215	(9,491,575)	91,277,640
Abington Glen	Abington,									` ' '	
· ·	MA	1968	90	553,105	3,697,396	2,082,960	553,105	5,780,357	6,333,462	(1,680,140)	4,653,322
Acacia Creek	Scottsdale,										
	AZ	1988-1994	304	3,663,473	21,172,386	2,095,496	3,663,473	23,267,882	26,931,355	(8,416,505)	18,514,851
Alexander on	Atlanta, GA										
Ponce		2003	330	9,900,000	35,819,022	897,567	9,900,000	36,716,589	46,616,589	(3,710,560)	42,906,029
Alexandria at	Orlando, FL										
Lake Buena Vista		2000	336	11,760,000	40,542,177	1,608,218	11,760,000	42,150,394	53,910,394	(4,053,253)	49,857,141
Arrington Place	Issaquah,										
Condominium	WA										
Homes, LLC		1988	85	3,891,971	9,595,975	797,115	3,891,971	10,393,090	14,285,060	•	14,285,060
Ashley Park at	Raleigh, NC										
Brier Creek		2002	374	5,610,000	31,467,489	1,929,396	5,610,000	33,396,886	39,006,886	(4,222,254)	34,784,632
Ashton, The	Corona										
	Hills, CA	1986	492	2,594,264	33,042,398	5,004,834	2,594,264	38,047,232	40,641,496	(13,803,677)	26,837,819
Aspen Crossing	Silver										
	Spring, MD	1979	192	2,880,000	8,551,377	2,815,658	2,880,000		14,247,035		10,028,720
Audubon Village	Tampa, FL	1990	447	3,576,000	, ,	2,461,534			32,159,442		
Autumn River	Raleigh, NC	2002	284	3,408,000	20,890,457	750,976			25,049,432		21,463,177
Auvers Village	Orlando, FL	1991	480	3,840,000	29,322,243	4,777,770	3,840,000	34,100,012	37,940,012	(11,267,197)	26,672,816
Avanti	Anaheim,										
	CA	1987	162	12,960,000	18,495,974	389,252	12,960,000	18,885,226	31,845,226	(1,352,210)	30,493,016
Avenue Royale	Jacksonville,	2001	200	5 000 000	17.705.200	541.056	5,000,000	10.007.644	22 227 2 4	(2.244.450)	21 002 004
	FL : AZ	2001	200	5,000,000		541,956			23,327,344	(, , ,	21,082,894
Azure Creek	Phoenix, AZ	2001	160	-,,		548,933			27,167,723		25,437,514
Barrington Place	Oviedo, FL	1998	233	6,990,000	15,740,825	2,193,729			24,924,554		
Bay Ridge		1987	60	2,401,300	2,176,963	632,520	2,401,300	2,809,484	5,210,784	(1,192,176)	4,018,608

	San Pedro, CA										
Bayside at the	Gilbert, AZ										
Islands	Glibert, AZ	1989	272	3,306,484	15,573,006	2,260,569	3,306,484	17,833,575	21,140,059	(6 769 808)	14,370,251
Bella Vista	Phoenix, AZ	1995	248	2,978,879	20,641,333	3,053,484	2,978,879	23,694,817	26,673,696	(8,156,398)	18,517,298
Bella Vista I & II	Los Angeles,	1,,,,	2.0	2,5 / 0,0 / 5	20,0 .1,000	2,022,101	2,5 / 0,0 / 5	20,00 1,017	20,072,070	(0,120,250)	10,517,270
	CA	2003	315	16,883,410	61,699,705	733,555	16,883,410	62,433,261	79,316,671	(9,221,612)	70,095,059
Bella Vista III	Woodland				, ,	Í					
	Hills, CA	2004-2007	264	14,799,344	58,390,472	30,646	14,799,344	58,421,118	73,220,462	(1,062,965)	72,157,497
Bellagio	Scottsdale,										
Apartment Homes		1995	202	2,626,000	16,025,041	675,369	2,626,000	16,700,410	19,326,410	(2,416,803)	16,909,606
Belle Arts	Bellevue,										
Condominium	WA										
Homes, LLC	D 11	2000	1	63,158	248,929	(16,098)	63,158	232,830	295,988		295,988
Bellevue	Bellevue,	1002	100	4 505 100	10.574.014	2.702.626	4 505 100	16 250 441	20.065.541	(4.047.001)	15.017.560
Meadows Beneva Place	WA Sarasota, FL	1983 1986	180 192	4,507,100 1,344,000	12,574,814	3,783,626	4,507,100 1,344,000	16,358,441 11,060,881	20,865,541	(4,947,981)	15,917,560 8,600,615
Bermuda Cove	Jacksonville,	1980	192	1,344,000	9,665,447	1,395,435	1,344,000	11,000,881	12,404,881	(3,804,266)	8,000,013
Definida Cove	FL	1989	350	1,503,000	19,561,896	3,905,785	1,503,000	23,467,681	24,970,681	(8,058,845)	16,911,836
Bishop Park	Winter Park,	1707	330	1,505,000	17,501,670	3,703,763	1,505,000	23,407,001	24,770,001	(0,030,043)	10,711,030
Dionop Tuni	FL	1991	324	2,592,000	17,990,436	3,050,699	2,592,000	21,041,135	23,633,135	(7.687.681)	15,945,454
Brentwood	Vancouver,			_,,_,	,,,,,,,,,	-,,	_,,_,	,_,_,_,_		(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	10,, 10, 10
	WA	1990	296	1,357,221	12,202,521	2,187,812	1,357,221	14,390,334	15,747,555	(6,857,944)	8,889,611
Bridford Lakes II	Greensboro,										
	NC	(F)		1,100,564	792,509		1,100,564	792,509	1,893,073		1,893,073
Bridgeport	Raleigh, NC	1990	276	1,296,700	11,666,278	1,888,186	1,296,700	13,554,464	14,851,164	(6,950,178)	7,900,986
Bridgewater at	Orange Park,										
Wells Crossing	FL	1986	288	2,160,000	13,347,549	1,492,087	2,160,000	14,839,636	16,999,636	(4,639,329)	12,360,307
Brookside (CO)	Boulder, CO	1993	144	3,600,400	10,211,159	687,578	3,600,400	10,898,737	14,499,137	(3,775,025)	10,724,112
Brookside II (MD)		1070	20.4	2 450 000	6.012.002	2 1 6 2 5 2 1	2 450 000	0.075.722	11 506 500	(2.556.524)	7.060.000
Carabaidas Estatas	MD Namedala CT	1979	204	2,450,800	6,913,202	2,162,521	2,450,800	9,075,723	11,526,523	(3,556,524)	7,969,999
Cambridge Estates Camellero	Scottsdale,	1977	92	588,206	3,945,265	516,824	588,206	4,462,089	5,050,295	(1,240,352)	3,809,942
Camenero	AZ	1979	348	1,924,900	17,324,593	4,961,471	1,924,900	22,286,064	24 210 964	(11,335,871)	12,875,093
Canyon Crest	Santa	1979	340	1,924,900	17,324,393	4,901,471	1,924,900	22,280,004	24,210,904	(11,555,671)	12,675,095
carry on crest	Clarita, CA	1993	158	2,370,000	10,141,878	1,942,266	2,370,000	12,084,144	14,454,144	(3,865,775)	10,588,370
Canyon Ridge	San Diego,			_,_,_,	,,	-,,,	_,_,_,	, 1,- 1	.,,	(=,===,,,=)	20,000,00
, ,	CA	1989	162	4,869,448	11,955,064	1,471,347	4,869,448	13,426,411	18,295,859	(4,879,675)	13,416,184
Carlyle	Dallas, TX	1993	180	1,890,000	14,155,000	851,068	1,890,000	15,006,068	16,896,068	(2,820,248)	14,075,820
Carlyle Mill	Alexandria,										
	VA	2002	317	10,000,000	51,368,058	3,089,357	10,000,000	54,457,416	64,457,416	(9,110,592)	55,346,824
Carmel Terrace	San Diego,										
	CA	1988-1989	384	2,288,300	20,596,281	8,731,235	2,288,300	29,327,516	31,615,816	(11,489,522)	20,126,294
Casa Capricorn	San Diego,	1001	100	1 262 700	11 265 002	2054750	1 262 700	14210.052	15 500 550	(7.004.610)	0.677.022
C D:-	CA San Diagram	1981	192	1,262,700	11,365,093	2,954,759	1,262,700	14,319,852	15,582,552	(5,904,619)	9,677,933
Casa Ruiz	San Diego,	1076 1096	106	2 022 400	9,389,153	2 977 029	2 022 400	12 267 001	16 100 401	(4.701.692)	11 207 909
Cascade at	CA Alexandria,	1976-1986	190	3,922,400	9,389,133	2,877,938	3,922,400	12,267,091	10,189,491	(4,791,683)	11,397,808
Landmark	VA	1990	277	3,603,400	19,657,554	4,518,033	3,603,400	24,175,587	27,778,987	(9,242,729)	18,536,258
CenterPointe	Beaverton,	1770	211	3,003,400	17,037,334	4,510,055	3,003,400	24,173,367	21,110,301	(),242,72)	10,550,250
	OR OR	1996	264	3,421,535	15,708,853	2,309,749	3,421,535	18,018,602	21,440,137	(4,718,402)	16,721,735
Centre Club	Ontario, CA	1994	312	5,616,000	23,485,891	1,773,058	5,616,000	25,258,949	30,874,949	(6,825,242)	24,049,706
Centre Club II	Ontario, CA	2002	100	1,820,000	9,528,898	276,542	1,820,000	9,805,440	11,625,440	(2,065,199)	9,560,241
Chandler Court	Chandler,										
	AZ	1987	312	1,353,100	12,175,173	3,321,123	1,353,100	15,496,296	16,849,396	(7,331,142)	9,518,253
Chantecleer Lakes											
Condominium	IL										
Homes	51161	1986	2	52,439	128,689	44,144	52,439	172,833	225,272	(43,783)	181,488
Chatelaine Park	Duluth, GA	1995	303	1,818,000	24,489,671	1,366,418	1,818,000	25,856,089	27,674,089	(8,460,378)	19,213,711
Chelsea Square	Redmond,	1001	112	3 307 100	0 290 074	529 424	3 307 100	0.917.409	13 214 500	(3 207 524)	0.817.064
Chestnut Hills	WA Puyallup,	1991	113	3,397,100	9,289,074	528,424	3,397,100	9,817,498	13,214,598	(3,397,534)	9,817,064
Chestilut Hills	WA	1991	157	756,300	6,806,635	1,080,436	756,300	7,887,071	8,643,371	(3,244,332)	5,399,039
Cimarron Ridge	Aurora, CO	1984	296	1,591,100	14,320,031	2,611,538	1,591,100	16,931,569	18,522,669	(7,299,703)	11,222,966
Citrus Falls	Tampa, FL	2003	273	8,190,000	28,890,880	74,811	8,190,000	28,965,691	37,155,691	(1,108,535)	36,047,156
City View (GA)	Atlanta, GA		2.0	., ., ., .,	.,,	,011	., ., ., .,	-,	, ,	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	.,,
, , ,	(G)	2003	202	6,440,800	19,992,518	685,824	6,440,800	20,678,342	27,119,142	(2,561,711)	24,557,431
Clarion	Decatur, GA	1990	217	1,504,300	13,537,919	1,725,874	1,504,300	15,263,794	16,768,094	(5,646,742)	11,121,352
Clarys Crossing	Columbia,										
	MD	1984	198	891,000	15,489,721	1,721,620	891,000	17,211,341	18,102,341	(5,933,927)	12,168,414

Club at the Green	Beaverton,										
	OR	1991	254	2,030,950	12,616,747	2,068,459	2,030,950	14,685,207	16,716,157	(6,072,695)	10,643,461
Coach Lantern	Scarborough,										
	ME	1971/1981	90	452,900	4,405,723	878,275	452,900	5,283,998	5,736,898	(2,010,617)	3,726,281
Coconut Palm	Coconut										
Club	Creek, GA	1992	300	3,001,700	17,678,928	1,681,305	3,001,700	19,360,233	22,361,933	(6,897,109)	15,464,824
Colinas Pointe	Denver, CO	1986	272	1,587,400	14,285,902	1,586,705	1,587,400	15,872,607	17,460,007	(6,264,323)	11,195,683
Collier Ridge	Atlanta, GA	1980	300	5,100,000	20,425,822	4,243,144	5,100,000	24,668,966	29,768,966	(8,552,469)	21,216,497
Colorado Pointe	Denver, CO	2006	193	5,790,000	28,815,766	98,054	5,790,000	28,913,820	34,703,820	(2,217,896)	32,485,924
Copper Canyon	Highlands										
	Ranch, CO	1999	222	1,442,212	16,251,114	860,827	1,442,212	17,111,941	18,554,152	(5,355,172)	13,198,981
Copper Creek	Tempe, AZ	1984	144	1,017,400	9,148,068	1,549,806	1,017,400	10,697,873	11,715,273	(4,224,469)	7,490,804
Copper Terrace	Orlando, FL	1989	300	1,200,000	17,887,868	3,069,613	1,200,000	20,957,481	22,157,481	(7,187,795)	14,969,686
Cortona at Dana	Mesa, AZ										
Park		1986	222	2,028,939	12,466,128	1,888,579	2,028,939	14,354,707	16,383,646	(5,489,277)	10,894,369
Country Brook	Chandler,										
	AZ	1986-1996	396	1,505,219	29,542,535	2,801,953	1,505,219	32,344,488	33,849,707	(11,619,124)	22,230,583
Country Gables	Beaverton,										
	OR	1991	288	1,580,500	14,215,444	2,944,305	1,580,500	17,159,749	18,740,249	(7,249,147)	11,491,102
Cove at Boynton	Boynton										
Beach I	Beach, FL	1996	252	12,600,000	31,590,391	873,846	12,600,000	32,464,237	45,064,237	(3,929,117)	41,135,120
Cove at Boynton	Boynton										
Beach II	Beach, FL	1998	296	14,800,000	37,874,719		14,800,000	37,874,719	52,674,719	(4,519,617)	48,155,102
Cove at Fishers	Vancouver,										
Landing	WA	1993	253	2,277,000	15,656,887	872,610	2,277,000	16,529,497	18,806,497	(3,843,333)	14,963,164
Creekside Village	Mountlake										
	Terrace, WA	1987	512	2,807,600	25,270,594	3,649,435	2,807,600	28,920,029	31,727,629	(13,935,621)	17,792,008
Crescent at Cherry	Denver, CO										•
Creek		1994	216	2,594,000	15,149,470	1,144,780	2,594,000	16,294,250	18,888,250	(6,048,050)	12,840,200
Crosspointe	Bellevue,										
•	WA	1984	67	3,200,000	9,554,365		3,200,000	9,554,365	12,754,365		12,754,365

Schedule III - Real Estate and Accumulated Depreciation

December 31, 2007

Cost

				Initial Cost to		Capitalized Subsequent to Acquisition (Improvements,		Gross Amount Carried at Close of Period			
Descript	tion			Company		net) (E)		12/31/07			
		Date of			Building &		Building &		Building &		Accum
Apartment Name Crosswinds	Location St. Petersburg,	Construction	Units(H)	Land	Fixtures 5,756,822	Land	Fixtures	Land	Fixtures(A)	Total (B)	Deprecia
	FL	1986	208	1,561,200			1,742,938	1,561,200	7,499,759	9,060,959	(3
Crowntree Lakes Crystal Village	Orlando, FL Attleboro,	(F)		12,009,630	26,369,104 4,989,028			12,009,630	26,369,104	38,378,734	
Crystal Village	MA	1974	91	1,369,000	4,909,020		2,326,875	1,369,000	7,315,903	8,684,903	(2
Cypress Lake at	Orlando, Fl	17/4	71	1,505,000	27,654,816		2,320,073	1,507,000	7,515,705	0,004,703	(2
Waterford		2001	316	7,000,000	.,,.		957,654	7,000,000	28,612,470	35,612,470	(4
Dartmouth Woods	Lakewood,				10,832,754						
	CO	1990	201	1,609,800			1,458,545	1,609,800	12,291,299	13,901,099	(4
Dean Estates	Taunton,	1004	50	400,000	3,329,560		550 650	400,000	2 000 220	1 206 210	/1
Daamuaad (CD)	MA San Diago	1984	58	498,080	10 720 915		558,678	498,080	3,888,239	4,386,318	(1
Deerwood (SD)	San Diego, CA	1990	316	2,082,095	18,739,815		7,803,759	2,082,095	26,543,575	28,625,670	(13
Defoor Village	Atlanta, GA	1997	156	2,966,400	10,570,210		1,832,189			15,368,800	
Desert Homes	Phoenix, AZ	1982	412	1,481,050	13,390,249		3,828,524			18,699,822	(7
Duraleigh Woods		1987	362	1,629,000	19,917,750		3,255,538			24,802,287	(8
Eagle Canyon	Chino Hills,	1,0,	502	1,025,000	16,274,361		5,205,556	1,025,000	20,170,207	21,002,207	(0
,	CA	1985	252	1,808,900			3,001,763	1,808,900	19,276,124	21,085,024	(7
Emerson Place	Boston, MA				57,566,636	I					
	(G)	1962	444	14,855,000			13,526,389	14,855,000	71,093,024	85,948,024	(27
West End Apartments (fka Emerson Place/CRP II)	Boston, MA (G)	(F)			138,440,092		40,874		138.480.966	138,480,966	
Enclave at Lake	Orlando, FL				29,539,347		.,		, ,	, ,	
Underhill		1989	312	9,359,688			462,208	9,359,688	30,001,555	39,361,242	(2
Enclave at Waterways Enclave at	Deerfield Beach, FL Coconut	1998	300	15,000,000	33,194,344 19,939,324		557,180	15,000,000	33,751,524	48,751,524	(2
Winston Park	Creek, FL	1995	278	5,560,000	,,		1,184,275	5,560,000	21,123,599	26,683,599	(4
Enclave, The	Tempe, AZ	1994	204	1,500,192	19,281,399	1	1,089,375		20,370,774		
Estates at Maitland Summit	Orlando, FL	1998	272	9,520,000	28,352,160		250,895	9,520,000	28,603,054	38,123,054	
Estates at Phipps	Atlanta, GA	1996	234	9,360,000	29,705,236		3,091,933	9,360,000	32,797,169	42,157,169	(4
Estates at	Wellington,										
Wellington Green		2003	400	20,000,000	64,790,850	1	793,446	20,000,000	65,584,297	85,584,297	(5
Fairfield	Stamford, CT (G)	1996	262	6 510 200	39,690,120		4,005,614	6 510 200	43,695,734	50 205 024	(1.4
Fairland Gardens	Silver	1990	263	0,310,200	39,090,120		4,005,014	0,310,200	45,095,754	30,203,934	(14
	Spring, MD	1981	400	6,000,000	19,972,183		4,989,976	6,000,000	24,962,159	30,962,159	(8
Fox Run (WA)	Federal Way, WA	1988	144	639,700	5,765,018		1,392,537	639,700	7,157,555	7,797,255	(3
Fox Run II (WA)	Federal Way, WA	1988	18	80,000	1,286,139	1	53,086	80,000	1,339,225	1,419,225	(

Foxcroft	Scarborough, ME	1977/1979	104	523,400	4,527,409	955,615	523,400	5,483,024	6,006,424	(2,
Gables Grand	Coral	1777.		020,	1,02.,		· = . ,	5,,	0,000,	Ì
Plaza	Gables, FL (G)	1998	195		44,601,000	1,780,298		46,381,298	46,381,298	(7,
Gallery, The	Hermosa Beach,CA	1971	168	18,144,000	46,565,936	1,073,215	18,144,000			(3,
Gatehouse at Pine		17/1	100	10,177,000	40,303,730	1,070,210	10,177,000	41,000,101	05,105,151	
Lake Gatehouse on the	Pines, FL	1990	296	1,896,600	17,070,795	2,441,184	1,896,600	19,511,978	21,408,578	(7,
Green	FL	1990	312	2,228,200	20,056,270	2,810,599	2,228,200	22,866,869	25,095,069	(9,
Gates of Redmond	WA	1979	180	2,306,100	12,064,015	2,117,119	2,306,100	14,181,134	16,487,234	(5,
Malden Center	Malden, MA (G)	1988	203	9,209,780	25,722,666	4,762,837	9,209,780	30,485,502	39,695,282	(5,
Gatewood	Pleasanton, CA	1985	200	6,796,511	20,249,392	1,716,776	6,796,511	21,966,168	28,762,679	(4,
Glastonbury Center	Glastonbury, CT	1962	105	852,606	5,699,497	574,691	852,606	6,274,188	7,126,794	(1,
Grandeville at	Oviedo, FL	1702	105	032,000	23,114,693	317,071	052,000	0,277,100	1,120,171	(.,
River Place Greenfield Village		2002	280	6,000,000	6,093,418	1,228,367	6,000,000	24,343,060	30,343,060	(3,
Greennen vinage	коску нііі , СТ	1965	151	911,534	0,095,416	530,215	911,534	6,623,634	7,535,168	(1,
Greentree 1	Glen Burnie, MD	1973	350	3,912,968	11,784,021	8,633,840	3,912,968	20,417,861	24,330,829	(6,
Greentree 2	Glen Burnie,	1713	330	3,712,700	8,246,737	0,055,010	3,714,700	20,417,001	24,330,027	(0)
Greentree 3	MD Glen Burnie,	1973	239	2,700,000	7,270,294	5,233,518	2,700,000	13,480,254	16,180,254	(3,
	MD	1973	207	2,380,443		4,473,940	2,380,443	11,744,234	14,124,677	(3,
Greenwood Park	Centennial, CO	1994	291	4,365,000	38,370,757	349,474	4,365,000	38,720,231	43,085,231	(1,
Greenwood Plaza	Centennial,				35,845,025					
1 01	CO	1996	266	3,990,000	7:2.467	652,657	3,990,000			(1,
	Miami, FL	1986	296	319,180		2,378,719	319,180	14,892,185	15,211,365	(7,
Hamptons	Puyallup, WA	1991	230	1,119,200	10,075,844	1,344,056	1,119,200	11,419,900	12,539,100	(4,
Harborview	San Pedro, CA	1985	160	6,402,500	12,627,347	1,647,872	6,402,500	14,275,219	20,677,719	(5,
Harbour Town	Boca Raton, FL	1985	392	11,760,000	20,190,252	5,410,265	11,760,000	25,600,517	37,360,517	(8,
Hathaway	Long Beach,			, ,	22,611,912					
Heights on Capitol	CA Seattle, WA	1987	385	2,512,500	21,138,028	4,401,028	2,512,500	27,012,939	29,525,439	(12,
Hill	(G)	2006	104	5,425,000		59,926	5,425,000	21,197,954	26,622,954	(1,
Heritage Ridge	Lynwood, WA	1999	197	6,895,000	18,983,597	219,267	,	19,202,864		(1,
Heritage, The	WA Phoenix, AZ	1999	204	, ,	13,136,903	1,005,272	1,211,205		15,353,381	(5,
Heron Pointe	Boynton				7,774,676					
£:a1d	Beach, FL	1989	192	1,546,700	27 019 110	1,539,272	1,546,700	9,313,948	10,860,648	(3,
Heronfield	Kirkland, WA	1990	202	9,245,000	27,018,110	586,722	9,245,000	27,604,832	36,849,832	(1,
Hidden Lakes	Haltom City,				20,242,109					
	TX	1996	312	1,872,000		1,589,567	1,872,000			(7,
Hidden Oaks	Cary, NC	1988	216	1,178,600		2,227,604	1,178,600			(5,
Hidden Palms	Tampa, FL Westwood	1986	256	2,049,600	6,345,885	2,055,742	2,049,600	8,401,627	10,451,227	(3,
Highland Glen	Westwood, MA	1979	180	2,229,095	16,828,153	1,802,796	2,229,095	18,630,949	20,860,045	(4,
Highland Glen II	Westwood,			2,22,,0	19,796,546		۵,۵۵, ,۰			
: 1 001	MA Saatta lala	2007	102			2,820		19,799,367	19,799,367	(
Highlands, The	Scottsdale, AZ	1990	272	11,823,840	31,990,970	2,430,281	11,823,840	34,421,250	46,245,090	(2,
Hudson Crossing	New York, NY (G)	2003	259	23,420,000	70,086,976	305,192	23,420,000	70,392,168	93,812,168	(8,
Hudson Pointe	Jersey City,				41,025,870					
Hunt Club II	NJ Charlotte,	2003	182	5,148,500		368,465	5,148,500	41,394,335	46,542,834	(5,
	NC	(F)	201	100,000	: : 257.964	2.077.020	100,000		100,000	(9
Huntington Park	Everett, WA	1991	381	1,597,500		2,967,920	1,597,500	17,335,784	18,933,284	(8,
Indian Bend	Scottsdale, AZ	1973	277	1,075,700	9,800,330	2,775,060	1,075,700	12,575,390	13,651,090	(6,

		4000	4.66	004 455	4 550 015	4.05	004			
Indian Tree	Arvada, CO	1982	168	881,225	4,552,815	1,835,640	881,225			(3,
Indigo Springs	Kent, WA	1991	278	1,270,500	, -,	2,391,074	1,270,500			(5,
Ivy Place	Atlanta, GA	1978	122	802,950		1,892,669	802,950	9,120,925	9,923,875	(3,
James Street	Kent, WA				18,748,337					
Crossing		1989	300	2,081,254		1,746,512	2,081,254	20,494,849	22,576,103	(7,
Junipers at	Yarmouth,				7,860,135					7
Yarmouth	ME	1970	225	1,355,700		2,274,297	1,355,700	10,134,432	11,490,132	(4,
Kempton Downs	Gresham,				10,943,372					
	OR	1990	278	1,217,349		2,400,786	1,217,349			(6,
Kenwood Mews	Burbank, CA	1991	141	14,100,000	24,659,883	384,993	14,100,000	25,044,876	39,144,876	(1,
Key Isle at	Ocoee, FL				31,761,470					
Windermere		2000	282	8,460,000		240,639	8,460,000	32,002,109	40,462,109	(2,
Key Isle at	Ocoee, FL			-,	14,065,675		-,,	-,	,	
Windermere II	00000	(F)		3,306,286	1.,000,000		3,306,286	14,065,675	17,371,961	,
Kings Colony	Miami, FL	(1)		5,500,200	48,379,586		3,500,200	17,000,070	17,571,551	
(FL)	Iviiaiii, i L	1986	480	19,200,000	40,577,500	1,094,366	19,200,000	49,473,952	68,673,952	(4,
(FL) La Mirage	San Diego,	1900	400	19,200,000	95,567,943	1,077,000	19,200,000	47,413,732	00,073,732	(-
La Miliage	San Diego, CA	1988/1992	1.070	28,895,200	95,507,545	0.400.311	20 005 200	104 068 254	122 062 /5/	(38
T 157		1988/1992	1,070	28,895,200	17 140 252	9,400,311	28,895,200	104,968,254	133,803,434	(38,
La Mirage IV	San Diego,	2001	240	5 000 000	47,449,353	1.500.007	6 000 000	10.050.050	51.050.050	(10
	CA	2001	340	6,000,000		1,529,897	6,000,000	48,979,250	54,979,250	(10,
Laguna Clara	Santa Clara,				29,707,475					
	CA	1972	264	13,642,420		1,969,661	13,642,420			(4,
Lakes at Vinings	Atlanta, GA	1972/1975	464	6,498,000		3,219,665	6,498,000	25,051,917	31,549,917	(9,
Lakeshore at	Plano, TX				15,208,348					,
Preston		1992	302	3,325,800		2,234,548	3,325,800	17,442,896	20,768,696	(6,
Lakeville Resort	Petaluma,				24,610,651					
	CA	1984	492	2,736,500		4,532,675	2,736,500	29,143,326	31,879,826	(12,
Landings at	Pembroke	-		_,,	24,530,806		_, ,		,,	
Pembroke Lakes	Pines, FL	1989	358	17,900,000	2 .,	2,020,856	17,900,000	26,551,661	44,451,661	(2,
Landings at Port	W. New	1707		17,500,000	37,741,050	_,==,,==	17,700,	20,551,051	77, 101,000	
Imperial	York, NJ	1999	276	27,246,045	31,171,000	4,669,554	27,246,045	42,410,604	69,656,649	(9,
Larkspur Woods	Sacramento,	1555	210	21,240,043	14,576,106	7,007,557	27,240,043	42,410,004	03,030,077	(>
Larkspur woods		1000/1002	222	5 902 000	14,570,100	1 607 729	5 902 000	16 102 025	21 006 725	(6
0.1	CA	1989/1993	232	5,802,900	710.050	1,607,728	5,802,900	16,183,835	21,986,735	(6,
Las Colinas at	Phoenix, AZ				710,850			510.050	510.050	
Black Canyon	4	(F)						710,850	710,850	
Laurel Ridge	Chapel Hill,				3,206,076					J
	NC	1975	160	160,000		4,049,523	160,000	7,255,599	7,415,599	(5,
Laurel Ridge II	Chapel Hill,									
	NC	(F)		22,551			22,551		22,551	
Legends at	Morrisville,				27,150,092					
Preston	NC	2000	382	3,056,000	•	976,510	3,056,000	28,126,603	31,182,603	(7,
Lexington Farm	Alpharetta,				22,888,305					
Echington 1	GA	1995	352	3,521,900	22,000,200	2,008,955	3,521,900	24,897,260	28,419,160	(8,
Lexington Park	Orlando, FL	1988	252	2,016,000	12,346,726	2,109,187	2,016,000		16,471,913	(5,
Leanigum i aik	Oriando, 1 L	1900	434	2,010,000	12,340,720	2,107,107	2,010,000	14,422,712	10,771,713	(5)

Schedule III - Real Estate and Accumulated Depreciation

December 31, 2007

			Iı	nitial Cost to		Cost Capitalized Subsequent to Acquisition (Improvements,		Gross Amount Carried at Close of			
Descrip	otion			Company		net) (E)		Period 12/31/07			
		Date of			Building &		Building &		Building &		A
Apartment Name	Location	Construction	Units (H)	Land	Fixtures	Land	Fixtures	Land	Fixtures (A)	Total (B)	Dep
Liberty Park	Brain Tree,	2000	202	5.055.504	26.740.111		1 200 740	5 077 504	20 127 050	24 115 262	
Lincoln Green	MA Pleasant Hill,	2000	202	5,977,504	26,749,111		1,388,748	5,977,504	28,137,859	34,115,363	i
Lincolli Green	CA	1973	252	15,000,000	24,335,549		3,860,341	15,000,000	28,195,890	43,195,890	,
Little	Tempe, AZ	1,7,5	202	12,000,000	2 1,000,0 19		2,000,2.1	12,000,000	20,190,090	.5,155,656	
Cottonwoods	•	1984	379	3,050,133	26,991,689		2,827,760	3,050,133	29,819,449	32,869,582	;
Lofton Place	Tampa, FL	1988	280	2,240,000	16,679,214		2,458,150	2,240,000	19,137,364	21,377,364	
Longfellow Place	Boston, MA										
. DI	(G)	1975	710		183,940,619		33,745,271		217,685,890		
Longview Place Madison at	Waltham, MA Austin, TX	2004	348	20,880,000	90,255,509		346,175	20,880,000	90,601,684	111,481,684	
Scofield Farms	Austin, 1A	1996	260	2,080,000	14,597,971		1,879,016	2.080.000	16,476,987	18,556,987	,
	Austin, TX	1,,,,	200	2,000,000	11,077,771		1,077,010	2,000,000	10,170,507	10,000,707	
Creek		1995	390	2,535,000	22,611,700		2,018,084	2,535,000	24,629,784	27,164,784	
Madison at the	Austin, TX										
Arboretum		1995	161	1,046,500	9,638,269		2,064,189	1,046,500	11,702,458	12,748,958	}
Madison at	Austin, TX	1004	2.42	2 727 600	14 (00 574		1.077.500	2.727.600	16 600 006	10 227 606	
Walnut Creek Madison at Wells	Austin TV	1994	342	2,737,600	14,623,574		1,976,522	2,737,600	16,600,096	19,337,696)
Branch	Austili, 1 A	1995	300	2,377,344	16,370,879		2,466,115	2,377,344	18,836,994	21,214,339)
Madison on	Richardson,	1775	300	2,377,344	10,570,077		2,400,113	2,377,344	10,030,774	21,214,337	
Melrose	TX	1995	200	1,300,000	15,096,551		906,141	1,300,000	16,002,692	17,302,692	!
Magnolia at	Marietta, GA										
Whitlock		1971	152	132,979	1,526,005		3,870,849	132,979	5,396,854	5,529,833	1
Mariners Wharf	Orange Park,										
(OLD)	FL San Diago	1989	272	1,861,200	16,744,951		2,720,844	1,861,200	19,465,795	21,326,995)
Market Street Village	San Diego, CA	2006	229	13,740,000	40,777,683		200,473	13,740,000	40 978 156	54,718,156	
Marquessa	Corona Hills,	2000	229	13,740,000	40,777,003		200,473	13,740,000	40,978,130	34,710,130	'
quessu	CA CA	1992	336	6,888,500	21,604,584		2,319,642	6,888,500	23,924,225	30,812,725	;
Martha Lake	Lynnwood,										
	WA	1991	155	821,200	7,405,070		1,624,188	821,200	9,029,259	9,850,459)
Merrill Creek	Lakewood,										
Matur an Einst	WA	1994	149	814,200	7,330,606		791,349	814,200	8,121,955	8,936,155	i
Metro on First	Seattle, WA (G)	2002	102	8,540,000	12,209,981		104,986	8,540,000	12 214 067	20,854,967	,
Milano Terrace	Scottsdale,	2002	102	8,340,000	12,209,961		104,960	8,340,000	12,314,907	20,634,907	
Private Residences		1984	18	278,382	1,665,733		818,907	278,382	2,484,640	2,763,022	.
Mill Creek	Milpitas, CA	1991	516		57,168,503		1,579,489	12,858,693	58,747,992		
Millbrook	Alexandria,							•			
Apartments Phase	VA										
I	D. 1. D. 1	1996	406	24,360,000	86,178,714		1,033,125	24,360,000	87,211,840	111,571,840)
Mira Flores	Palm Beach	1006	252	7.020.212	22 515 200		1 207 162	7.020.212	22 922 461	20.061.774	
Miramar Lakes	Gardens, FL Miramar, FL	1996 2003	352 344	, ,	22,515,299 51,486,960		1,307,162 265,981	7,039,313 17,200,000			
minum Lakes	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2003	577	17,200,000	21,700,700		200,701	17,200,000	51,152,741	50,752,741	

		•	_							
Mission Bay	Orlando, FL	1991	304	2,432,000	21,623,560	1,999,337	2,432,000	23,622,897	26,054,897	
Mission Verde,	San Jose, CA									
LLC		1986	108	5,190,700	9,661,109	757,460	5,190,700	10,418,569	15,609,269	
Missions at	Chula Vista,									
Sunbow	CA	2003	336	28,560,000	59,287,595	741,283	28,560,000	60,028,878	88,588,878	
Montecito	Valencia, CA	1999	210	8,400,000	24,709,146	1,315,531	8,400,000	26,024,677	34,424,677	
Monterra in Mill	Mill Creek,									
Creek	WA	2003	139	2,800,000	13,255,123	140,417	2,800,000	13,395,540	16,195,540	
Montierra (CA)	San Diego,									
	CA	1990	272	8,160,000	29,360,938	5,882,768	8,160,000	35,243,706	43,403,706	
Morningside	Scottsdale,	1000	160	670 470	10 (07 07(1 210 772	(70.470	12 027 740	14 400 210	
Mauntain Tamaga	AZ	1989	160	670,470	12,607,976	1,219,772	670,470	13,827,748	14,498,218	
Mountain Terrace	Ranch, CA	1992	510	3,966,500	35,814,995	3,330,329	3,966,500	39,145,324	43,111,824	
New River Cove	Davie, FL	1992	316	15,800,000		271,623	15,800,000	46,414,271	62,214,271	
Northampton 2	Largo, MD	1988	276	1,513,500	14,246,990	2,962,068	1,513,500	17,209,058	18,722,558	
Northlake (MD)	Germantown,	1700	270	1,515,500	14,240,220	2,502,000	1,515,500	17,207,030	10,722,550	
riorumane (IVID)	MD	1985	304	15,000,000	23,142,302	9,330,029	15,000,000	32,472,331	47,472,331	
Northridge	Pleasant Hill,	2,00		,,	,_,_,_	,,ee 0,0 <u>-</u> 2	,,	,,	.,,.,=,===	
Ü	CA	1974	221	5,527,800	14,691,705	2,507,751	5,527,800	17,199,455	22,727,255	
Northwoods	Cary, NC									
Village		1986	228	1,369,700	11,460,337	2,346,172	1,369,700	13,806,509	15,176,209	
Oaks at Falls	Falls Church,									
Church	VA	1966	176	20,240,000	20,152,616	2,486,502	20,240,000	22,639,118	42,879,118	
Ocean Crest	Solana Beach,									
01	CA	1986	146	5,111,200	11,910,438	1,698,167	5,111,200	13,608,605	18,719,805	
Olympus Towers	Seattle, WA	2000	220	14.752.024	72 276 941	1 525 241	14.752.024	74 012 192	90 ((4 21(
Orahard Didgo	(G)	2000	328	14,752,034	73,376,841	1,535,341	14,752,034	74,912,182	89,664,216	
Orchard Ridge	Lynnwood, WA	1988	104	480,600	4,372,033	886,708	480,600	5,258,741	5,739,341	
Overlook Manor	Frederick,	1700	104	400,000	4,372,033	860,700	400,000	3,230,741	3,737,341	
Overlook ivialion	MD	1980/1985	108	1,299,100	3,930,931	1,692,596	1,299,100	5,623,527	6,922,627	
Overlook Manor	Frederick,	1,00,1,00	100	1,2>>,100	2,,,20,,,221	1,0,2,0,0	1,2>>,100	0,020,027	0,>22,027	
II	MD	1980/1985	182	2,186,300	6,262,597	776,463	2,186,300	7,039,060	9,225,360	
Paces Station	Atlanta, GA	1984-1988/1989	610	4,801,500	32,548,053	6,769,437	4,801,500	39,317,489	44,118,989	
Pacific Cove at	Playa Del									
Playa Del Rey,	Ray, CA									
LLC		1984	1	98,208	264,696	47,659	98,208	312,355	410,563	
Palladia	Hillsboro, OR	2000	497	6,461,000	44,888,156	925,859	6,461,000	45,814,014	52,275,014	
Palm Trace	Davie, FL									
Landings		1995	768	38,400,000	105,788,437	619,554	38,400,000	106,407,991	144,807,991	
Panther Ridge	Federal Way,	1000	260	1.055.000	0.506.117	1 550 156	1.055.000	11.050.272	10 114 072	
Paradise Pointe	WA Donie El	1980 1987-1990	260 320	1,055,800 1,913,414	9,506,117	1,552,156	1,055,800	11,058,273	12,114,073	
Parc 77	Dania, FL New York,	1907-1990	320	1,913,414	17,417,956	6,127,753	1,913,414	23,343,709	25,459,123	
Tate //	NY (G)	1903	137	40 504 000	18,025,128	235,035	40,504,000	18,260,163	58,764,163	
Parc Cameron	New York,	1703	137	40,504,000	10,023,120	233,033	40,504,000	10,200,103	30,704,103	
rure cumeron	NY (G)	1927	166	37,600,000	9,855,670	256,470	37,600,000	10.112.139	47,712,139	
Parc Coliseum	New York,			, ,	.,,		, ,	., ,	.,. ,	
	NY (G)	1910	176	52,654,000	23,043,967	619,432	52,654,000	23,663,400	76,317,400	
Parc Vue at Lake	Orlando, FL									
Buena Vista		2000/2002	336	11,760,000	34,526,029	1,192,270	11,760,000	35,718,299	47,478,299	
Park at Turtle	Coral Springs,									
Run, The	FL	2001	257	15,420,000	36,064,629	429,599	15,420,000	36,494,228	51,914,228	
Park	Bloomingdale,									
Bloomingdale	IL									
Condominium Homes		1989	70	980,935	4,960,292	1,849,234	980,935	6,809,526	7,790,461	
Park Meadow	Gilbert, AZ	1986	225	835,217	15,120,769	1,936,950	835,217	17,057,718	17,892,935	
Park West (CA)	Los Angeles,	1700	223	033,417	15,120,709	1,730,730	033,217	17,037,710	11,072,733	
300 (0.1)	CA CA	1987/1990	444	3,033,500	27,302,383	3,912,844	3,033,500	31,215.226	34,248,726	
Parkside	Union City,			. , ,		-,,,011	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	. ,,	, ,,,	
	CA	1979	208	6,246,700	11,827,453	2,896,537	6,246,700	14,723,990	20,970,690	
Parkview Terrace	Redlands, CA	1986	558	4,969,200	35,653,777	10,441,918	4,969,200	46,095,695	51,064,895	
Parkwood (CT)	East Haven,									
	CIT	1975	102	531,365	3,552,064	556,730	531,365	4,108,794	4,640,158	
	CT	1773	102	001,000				, ,		
Phillips Park	Wellesley,				F 460 0FF				7.052 121	
•	Wellesley, MA	1988	49	816,922	5,460,955	774,547	816,922	6,235,502	7,052,424	
Pine Harbour	Wellesley,	1988 1991	49 366	816,922 1,664,300	14,970,915	2,922,990	816,922 1,664,300	6,235,502 17,893,905	19,558,205	
•	Wellesley, MA	1988	49	816,922	14,970,915		816,922	6,235,502		

	Hermosa Beach,CA								
Pointe at South	Phoenix, AZ								
Mountain		1988	364	2,228,800	20,059,311	2,693,839	2,228,800	22,753,150	
Polos East	Orlando, FL	1991	308	1,386,000	19,058,620	1,748,952	1,386,000	20,807,572	22,193,572
Port Royale	Ft. Lauderdale, FL (G)	1988	252	1,754,200	15,789,873	5,465,381	1,754,200	21,255,254	23,009,454
Port Royale II	Ft. Lauderdale,	1000	161	1 022 200	0.202.166	2 449 210	1 022 200	12 (51 405	12 (72 (95
D . D . 1 III	FL (G)	1988	161	1,022,200	9,203,166	3,448,319	1,022,200	12,651,485	13,673,685
Port Royale III	Ft. Lauderdale, FL (G)	1988	324	7,454,900	14,725,802	6,412,206	7,454,900	21,138,008	28,592,908
Port Royale IV	Ft.	1900	324	7,434,900	14,723,602	0,412,200	7,434,900	21,136,006	20,392,900
Tott Royale IV	Lauderdale, FL	(F)			26,997			26.997	26,997
Portofino	Chino Hills,	(1)			20,557			20,557	20,777
	CA	1989	176	3,572,400	14,660,994	1,483,517	3,572,400	16,144,511	19,716,911
Preserve at	Atlanta, GA					,,			
Briarcliff		1994	182	6,370,000	17,714,254	248,581	6,370,000	17,962,835	24,332,835
Preserve at Deer	Deerfield								
Creek	Beach, FL	1997	540	13,500,000	60,011,208	1,319,837	13,500,000	61,331,045	74,831,045
Prime, The	Arlington, VA	2002	256	32,000,000	64,451,521	406,034	32,000,000	64,857,555	96,857,555
Promenade (FL)	St. Petersburg,	1001	224	2.12.1.102	27.004.007	2 44 5 4 4 5	2 12 1 102	20 210 101	24 242 670
D 1 .	FL	1994	334	2,124,193	25,804,037	3,415,447	2,124,193	29,219,484	31,343,678
Promenade at Aventura	Aventura, FL	1995	296	13,320,000	30,353,748	2,069,947	13,320,000	32,423,695	45,743,695
Promenade at	Chamblee,	1773	270	13,320,000	30,333,740	2,007,747	13,320,000	32,723,073	45,745,075
Peachtree	GA	2001	406	10,150,000	31,219,739	1,256,928	10,150,000	32,476,668	42,626,668
Promenade at	Valencia, CA			.,,	, ,,,,,,	, ,	., ,	, ,	,,
Town Center I		2001	294	14,700,000	35,390,279	981,357	14,700,000	36,371,635	51,071,635
Promenade at	Coral Springs,								
Wyndham Lakes	FL	1998	332	6,640,000	26,743,760	1,333,993	6,640,000	28,077,752	34,717,752
Promontory Pointe	Phoenix, AZ	1001/1222		2.25	20.424.242			22 (11 21	24.002.122
I & II	TT 1 1	1984/1996	424	2,355,509	30,421,840	3,225,075	2,355,509	33,646,914	36,002,423
Prospect Towers	Hackensack, NJ	1995	157	3,926,600	27,966,416	2,494,780	3,926,600	30,461,196	34,387,796
Prospect Towers II	Hackensack, NJ	2002	203	4,500,000	33,104,733	1,103,137	4,500,000	34,207,869	38,707,869
Ranch at Fossil Creek	Haltom City, TX	2003	274	1,715,435	16,829,282	518,489	1,715,435	17,347,771	19,063,206
Redlands Lawn and Tennis	Redlands, CA	1986	496	4,822,320	26,359,328	3,651,843	4,822,320	30,011,172	34,833,492
Redmond Ridge	Redmond, WA	(F)		6,975,705	36,015,240	299	6,975,705	36,015,540	42,991,245
Redmond Way	Redmond, WA	(F)		15,546,376	644,616		15,546,376	644,616	16,190,992
Regency Palms	Huntington Beach, CA	1969	310	1,857,400	16,713,254	3,230,599	1,857,400	19,943,852	21,801,252

Schedule III - Real Estate and Accumulated Depreciation

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Description	Date of	Units	Initial Cost to Company	Building &	Cost Capitalized Subsequent to Acquisition (Improvements, net) (E)	Building &	Gross Amount Carried at Close of Period 12/31/07	Building &		Accumulated	Investment in Real	
Apartment Name Lo	cat ion nstruction		Land	Fixtures	Land	Fixtures	Land	Fixtures (A)	Total (B)	Depreciation (C)	at 12/31/07	Enc
Regency Park	Centreville, VA 1989	252	2,521,500	16,200,666		7,081,348	2,521,500	23,282,013	25,803,513	(7,619,234)	18,184,280	
Remington Place	Phoenix, AZ 1983	412		13,377,478		3,783,993			18,654,221		10,576,263	
Reserve at	Arlington,	712	1,472,730	13,377,476		3,763,773	1,472,730	17,101,471	10,034,221	(0,077,230)	10,370,203	
Clarendon Centre, The	VA (G) 2003	252	10.500.000	52,812,935		1,132,493	10.500.000	53,945,428	64,445,428	(8.384.025)	56,061,403	
Reserve at	· ´		20,200,000	02,002,000		2,222,772	20,200,000		,,,,,,,,,	(0,001,020)		
Eisenhower, The	Alexandria, VA 2002	226	6,500,000	34,585,060		263,628	6,500,000	34,848,687	41,348,687	(6,393,167)	34,955,521	
Reserve at	Moreno									, , , ,		
Moreno Valley Ranch	Valley, CA 2005	176	8,800,000	26,151,298		82,171	8,800,000	26,233,469	35,033,469	(2,162,466)	32,871,003	
Reserve at	Mill											
Town Center II (WA)	WA (F)		4,310,417	1,153,399			4,310,417	1,153,399	5,463,817		5,463,817	
Residences at Little River	Haverhill, MA 2003	174	6,905,138	19,172,747		321,098	6,905,138	19,493,845	26,398,983	(3 215 547)	23,183,436	
Little Kivei	San	1/4	0,903,138	19,172,747		321,096	0,903,138	19,493,043	20,396,963	(3,213,347)	23,163,430	
Ridgewood Village	Diego, CA 1997	192	5,761,500	14,032,511		973,218	5,761,500	15,005,729	20,767,229	(5 175 792)	15,591,437	,
	San	1)2	3,701,300	14,032,311		775,210	3,701,300	13,003,727	20,707,227	(3,173,772)	13,371,437	
Ridgewood Village II	Diego, CA 1997	216	6,048,000	19,971,537		174,360	6,048,000	20,145,897	26,193,897	(4.997.685)	21,196,211	
River Stone	Austin,					,	, ,		, ,			
Ranch	TX 1998 Waterbury,	448	5,376,000	27,004,185		1,579,737	5,376,000	28,583,922	33,959,922	(5,355,285)	28,604,636	
Rivers Edge	CT 1974	156	781,900	6,561,167		1,111,099	781,900	7,672,266	8,454,166	(2,742,881)	5,711,285	
Riverview Condominiums	Norwalk, CT 1991	92	2,300,000	7,406,730		1,547,296	2,300,000	8,954,026	11,254,026	(3,049,528)	8,204,498	
Riviera at West	Dallas,			, ,		, ,				, , , , , ,	, ,	
Village	TX 1995 Carrboro,	150	6,534,000	14,749,422		1,423,129	6,534,000	16,172,551	22,706,551	(1,977,936)	20,728,615	
Rock Creek	NC 1986	188	895,700	8,062,543		1,993,740	895,700	10,056,283	10,951,983	(4,341,233)	6,610,750	
Rosecliff	Quincy, MA 1990	156	5,460,000	15,721,570		674,292	5,460,000	16,395,861	21,855,861	(4,764,037)	17,091,825	
Royal Oaks	Jacksonville,	204	1.000.000			2 244 201	1 000 000	15 000 210	17 077 210	(E 460 570	10 416 740	
(FL)	FL 1991 1996	284 432	1,988,000 3,888,000	13,645,117 28,923,692		2,244,201 2,505,791	1,988,000 3,888,000	15,889,318 31,429,483	17,877,318 35,317,483	(5,460,576) (10,533,957)	12,416,742 24,783,526	

Sabal Palm at Boot Ranch	Palm Harbor FL	,										
Sabal Palm at												
Carrollwood Place	Tampa, FL 1	, 1995	432	3,888,000	26,911,542	1,772,561	3,888,000	28,684,103	32,572,103	(9,526,605)	23,045,498	
Sabal Palm at Lake Buena	Orlando	0,										
Vista Sabal Palm at	FL 1 Orland	1988 o,	400	2,800,000	23,687,893	2,498,986	2,800,000	26,186,879	28,986,879	(8,936,995)	20,049,884	
Metrowest Sabal Palm at	FL 1 Orlande	1998	411	4,110,000	38,394,865	2,835,986	4,110,000	41,230,851	45,340,851	(13,600,290)	31,740,561	
Metrowest II	FL 1 Coral	1	456	4,560,000	33,907,283	1,901,325	4,560,000	35,808,608	40,368,608	(11,706,633)	28,661,975	
Sabal Pointe	Springs	s, 1995	275	1,951,600	17,570,508	3,008,839	1,951,600	20,579,347	22,530,947	(8,772,321)	13,758,626	
Saddla Didga	Ashbur VA 1	· 1	216	1,364,800	12,283,616	1,772,747	1,364,800	14,056,364	15,421,164	(6,207,600)	9,213,564	
Saddle Ridge Sage			210	1,304,800	12,263,010	1,//2,/4/	1,304,800	14,030,304	13,421,104	(0,207,000)	9,213,304	
Condominium Homes, LLC	WA 2	2002	123	2,500,000	12,020,856	240,533	2,500,000	12,261,388	14,761,388		14,761,388	
Sailboat Bay	Raleigh NC 1	1986	192	960,000	8,797,580	1,215,487	960,000	10,013,067	10,973,067	(3,538,287)	7,434,780	
San Marcos Apartments	Scottsd AZ 1		320	20,000,000	31,261,609	566,099	20,000,000	31,827,709	51,827,709	(2,560,969)	49,266,740	
Savannah at Park Place	Atlanta GA 2		416	7,696,095	34,114,542	2,300,750	7,696,095	36,415,292	44,111,387	(5,609,932)	38,501,455	
	Boynto Beach,	n										
Savannah Lakes	FL 1	1991	466	7,000,000	30,422,607	1,950,935	7,000,000	32,373,542	39,373,542	(7,567,441)	31,806,101	
Savoy III	CO	(F)		659,165	1,327,403		659,165	1,327,403	1,986,568		1,986,568	
Seeley Lake	Lakewo WA 1	1990	522	2,760,400	24,845,286	3,056,887	2,760,400	27,902,173	30,662,573	(10,929,411)	19,733,162	
Seventh & James	Seattle, WA		96	663,800	5,974,803	2,204,741	663,800	8,179,544	8,843,344	(3,634,758)	5,208,587	
	Winter Springs											
Shadow Creek		2000	280	6,000,000	21,719,768	893,913	6,000,000	22,613,681	28,613,681	(3,507,516)	25,106,165	
Shadow Lake	GA 1	1989	228	1,140,000	13,117,277	988,218	1,140,000	14,105,495	15,245,495	(4,801,622)	10,443,872	
Sheffield Court			597	3,342,381	31,337,332	5,088,045	3,342,381	36,425,377	39,767,758	(16,670,283)	23,097,475	
Sheridan Lake Club	Dania Beach, FL 2	2001	240	12,000,000	23,157,694	442,873	12 000 000	23,600,566	35,600,566	(878 642)	34,721,924	
	Dania	2001	240	12,000,000	23,137,094	442,873	12,000,000	23,000,300	33,000,300	(878,042)	34,721,924	
Sheridan Ocean Club	FL 1	1991	328	16,400,000	29,672,330	735,628	16,400,000	30,407,959	46,807,959	(1,793,392)	45,014,567	
Silver Springs (FL)	Jackson FL 1	nville, 1985	432	1,831,100	16,474,735	4,979,915	1,831,100	21,454,650	23,285,750	(9,315,413)	13,970,337	
	Union City,											
Skylark Sommerset	-	1986	174	1,781,600	16,731,916	1,290,035	1,781,600	18,021,951	19,803,551	(6,109,928)	13,693,623	
Place	NC 1	1983	144	360,000	7,800,206	1,111,233	360,000	8,911,439	9,271,439	(3,181,124)	6,090,316	
Sonata at Cherry Creek	Denver CO 1	1999	183	5,490,000	18,130,479	818,987	5,490,000	18,949,467	24,439,467	(4,803,361)	19,636,106	
Sonoran	Phoenix AZ 1	,	429	2,361,922	31,841,724	2,114,135	2,361,922	33,955,859	36,317,781	(12,180,556)	24,137,224	
South Palm Place												
Condominium Homes		ic, 1991	6	51,877	471,571	242,060	51,877	713,631	765,508	(142,610)	622,898	
	Palo Alto,											
Southwood		1985	100	6,936,600	14,324,069	1,698,711	6,936,600	16,022,780	22,959,380	(5,659,014)	17,300,366	
Spring Hill Commons	Acton, MA	1973	105	1,107,436	7,402,980	2,631,919	1,107,436	10,034,899	11,142,334	(2,287,963)	8,854,371	
Commons		1997	284	5,680,000	19,812,090	1,216,053		21,028,143	26,708,143		21,787,236	

St. Andrews at Winston Park	Coconut Creek, FL										
Stoneleigh at Deerfield	Alpharetta, GA 2003	370	4,810,000	29,999,596	439,364	4,810,000	30,438,960	35,248,960	(4,072,782)	31,176,178	
Stoney Creek	Lakewood, WA 1990	231	1,215,200	10,938,134	1,855,676	1,215,200	12,793,810	14,009,010	(5,002,710)	9,006,300	
Sturbridge Meadows	Sturbridge, MA 1985	104	702,447	4,695,714	759,514	702,447	5,455,229	6,157,676	(1,460,940)	4,696,735	
Summer Ridge	Riverside, CA 1985	136	602,400	5,422,807	1,831,510	602,400	7,254,317	7,856,717	(3,103,775)	4,752,943	
Summerset Village II	Chatsworth, CA (F)		260,646			260,646		260,646		260,646	
Summerwood	Hayward, CA 1982	162	4,866,600	6,942,743	1,150,701	4,866,600	8,093,444	12,960,044	(3,035,392)	9,924,652	
Summit at Lake Union	WA1995 -1997	150	1,424,700	12,852,461	1,742,226	1,424,700	14,594,688	16,019,388	(5,739,464)	10,279,924	
Sunforest	Davie, FL 1989	494	10,000,000	32,124,850	2,439,044	10,000,000	34,563,894	44,563,894	(6,386,099)	38,177,795	
Surrey Downs	Bellevue, WA 1986	122	3,057,100	7,848,618	962,099	3,057,100	8,810,717	11,867,817	(3,154,238)	8,713,579	
Sycamore Creek	Scottsdale, AZ 1984 Portland,	350	3,152,000	19,083,727	2,431,015	3,152,000	21,514,743	24,666,743	(8,283,039)	16,383,703	
Tamarlane	ME 1986	115	690,900	5,153,633	694,021	690,900	5,847,654	6,538,554	(2,320,667)	4,217,887	
Timber Hollow	Chapel Hill, NC 1986	198	800,000	11,219,537	1,558,075	800,000	12,777,611	13,577,611	(4,428,748)	9,148,864	
Tortuga Bay	Orlando, FL 2004	314	6,280,000	32,121,779	579,950	6,280,000	32,701,729	38,981,729	(4,023,614)		
Toscana	Irvine, CA 1991/1993	563	39,410,000		4,939,062	39,410,000			(14,772,794)		
Townes at Herndon	Herndon, VA 2002	218	10,900,000	49,216,125	156,052	10,900,000	49,372,177	60,272,177	(4,019,028)		
Tradition at Alafaya	Oviedo, FL 2006	253	7,590,000		143,444	7,590,000			(2,851,671)		
•	New York,								, , , ,		
Trump Place, 140 Riverside	NY (G) 2003	354	103,539,100	94,082,725	648,128	103,539,100	94,730,852	198,269,952	(10,053,914)	188,216,038	
	New York,										
Trump Place, 160 Riverside	NY (G) 2001	455	139,933,500	190,964,745	1,576,666	139,933,500	192,541,411	332,474,911	(18,786,105)	313,688,806	
	New York,										
Trump Place, 180 Riverside	NY (G) 1998	516	144,968,250	138,346,681	2,130,279	144,968,250	140,476,960	285,445,210	(14,720,438)	270,724,772	
Turnberry Isle	Dallas, TX 1994	187	2,992,000	15,287,285	728,167	2,992,000	16,015,452	19,007,452	(2,301,027)	16,706,425	
Tuscany at Lindbergh	Atlanta, GA 2001	324	9,720,000	40,874,023	1,274,268	9,720,000	42,148,291	51,868,291	(4,664,179)	47,204,112	
Uptown Square	Denver, CO	696	17 402 000	100,705,311	772 255	17 402 000	101,478,566	119 070 566	(8,826,786)	110 142 790	
Valencia Plantation	Orlando, FL 1990	194	•	12,819,377	1,181,095	,		14,873,472	(4,582,693)		
Fiantation	Woodland Hills,	194	873,000	12,819,377	1,101,093	873,000	14,000,472	14,673,472	(4,382,093)	10,290,779	
Versailles	CA 1991 Scottsdale,	253	12,650,000	33,656,292	2,825,246	12,650,000	36,481,539	49,131,539	(6,352,060)	42,779,478	
Via Ventura	AZ 1980 Los	328	1,351,785	13,382,006	7,471,333	1,351,785	20,853,339	22,205,124	(12,251,640)	9,953,484	
Victor on Venice	Angeles, CA 2006	116	10,350,000	35,430,461	31,063	10,350,000	35,461,524	45,811,524	(1,992,301)	43,819,224	
View Pointe	Riverside, CA 1998	208		26,315,150	·		27,335,699		(2,701,092)		
	Laguna Hills,		, ,,,,,	. ,		, ,,,,,,	. , ,	, ,,,,,		, ,,,,,	
Villa Solana	CA 1984	272	1,665,100	14,985,678	3,934,348	1,665,100	18,920,025	20,585,125	(9,857,936)	10,727,189	

Village at	Phoe	,									
Lakewood	AZ	1988	240	3,166,411	13,859,090	1,622,	847 3,166,411	15,481,937	18,648,348	(5,935,930)	12,712,417
Village Oaks	Austi TX	1984	280	1,186,000	10,663,736	3,254,	410 1,186,000	13,918,146	15,104,146	(5,614,268)	9,489,878
Village of Newport	Kent, WA	1987	100	416,300	3,756,582	661,	878 416,300	4,418,460	4,834,760	(2,220,106)	2,614,655
	Los	,									
Virgil Square	Ange CA	1979	142	5,500,000	15,216,613	702,	087 5,500,000	15,918,700	21,418,700	(1,830,214)	19,588,486
	Missi Viejo										
Vista Del Lago		986-1988	608	4,525,800	40,736,293	7,963,	522 4,525,800	48,699,815	53,225,615	(24,073,071)	29,152,544
Vista Grove	Mesa AZ 1	., 997/1998	224	1,341,796	12,157,045	1,035,	597 1,341,796	13,192,642	14,534,438	(4,693,015)	9,841,424
Waterford (Jax)	Jacks FL	onville, (F)		566,923	62,373		566,923	62,373	629,296		629,296
Waterford at		onville,		300,723	02,373		300,723	02,373	027,270		027,270
Deerwood	FL	1985	248	1,696,000	10,659,702	2,318,	705 1,696,000	12,978,407	14,674,407	(4,789,667)	9,884,740
Waterford at the Lakes	Kent, WA		344	3,100,200	16,140,924	2,000,	633 3,100,200	18,141,556	21,241,756	(7,408,357)	13,833,399
Waterside	Resto VA	on, 1984	276	20,700,000	27,474,388	5,177,	352 20,700,000	32,651,739	53,351,739	(3,432,271)	49,919,468
Webster Green	Need MA	ham, 1985	77	1,418,893	9,485,006	587,	384 1,418,893	10,072,390	11,491,283	(2,617,156)	8,874,127
Welleby Lake Club	Sunri FL	se, 1991	304	3,648,000	17,620,879	1,951,		19,571,950	23,219,950	(6,699,026)	16,520,924
Westfield Village		erville, 1988	228	7,000,000	23,245,834	4,118,			34,364,753	(4,216,168)	

Schedule III - Real Estate and Accumulated Depreciation

December 31, 2007

					Cost Capitalized		Gross Amount Carried				
			Initial Cost to		Acquisition (Improvements,		at Close of Period				
Description			Company		net) (E)		12/31/07				Invest
Apartment	Date of	Units		Building &		Building &		Building &		Accumulated Depreciation	R
Nankocation	Construction	(H)	Land	Fixtures	Land	Fixtures	Land	Fixtures (A)	Total (B)	(C)	12/3
WEatronger, WA Westside	1987 -1991	714	3,501,900	31,506,082		4,883,555	3,501,900	36,389,638	39,891,538	(14,471,581)	25,
Villas Angeles, I CA	1999	21	1,785,000	3,233,254		203,860	1,785,000	3,437,114	5,222,114	(961,175)) 4,:
Westside			, ,	, ,		·	,	, ,	, ,	, , ,	
V illas Angeles, IICA	1999	23	1,955,000	3,541,435		83,036	1,955,000	3,624,471	5,579,471	(906,430)) 4,0
Westside											
V illas Angeles, IICA	1999	36	3,060,000	5,538,871		128,399	3,060,000	5,667,270	8,727,270	(1,431,674)) 7,2
Westside											
V illas Angeles, IVCA	1999	36	3,060,000	5,539,390		128,514	3,060,000	5,667,904	8,727,904	(1,417,186)) 7,
Westside											
V illas Angeles, VCA	1999	60	5,100,000	9,224,485		226,552	5,100,000	9,451,038	14,551,038	(2,370,108)) 12,
Westside			, ,	, ,		·		, ,		, , ,	
V illas Angeles, VCA	1989	18	1,530,000	3,023,523		180,077	1,530,000	3,203,600	4,733,600	(813,756)) 3,
Westside	1,0,	10	1,550,000	5,025,525		100,077	1,220,000	5,205,000	1,755,000	(015,750)	5,
Villass Angeles, VIIA	2001	53	4,505,000	10,758,900		239,811	4,505,000	10,998,710	15,503,710	(2,187,127)) 13,
WWiaheuring	2001	33	4,303,000	10,738,900		239,011	4,505,000	10,996,710	13,303,710	(2,107,127)	13,
Offreek, CA	1974	316	2,170,800	19,539,586		3,398,965	2,170,800	22,938,551	25,109,351	(9,792,385)) 15,
WiNtoroross, Traia	1985	224	1,120,000	11,412,982		1,136,452	1,120,000	12,549,434	13,669,434	(4,346,608)) 9,
Wimberly			, .,	, ,- ,-		, , .	, ,,,,,,	,, -	,,,,,,	(), 1,111,	
atJacksonville, D E trwood	2000	322	8,000,000	30,057,214		1,087,446	8,000,000	31,144,660	39,144,660	(3,145,168)) 35,
Winchester	2000	322	8,000,000	30,037,214		1,007,440	8,000,000	31,144,000	39,144,000	(3,143,108)	33,
Pa Ri verside, RI	1972	416	2,822,618	18,868,626		3,651,790	2,822,618	22,520,415	25,343,034	(6,965,386)	18,
Winchester Whotelerside, RI	1989	62	683,215	4,567,154		604,437	683,215	5,171,591	5,854,807	(1,313,688)) 4,:
WantdantantGA	1988	178	3,204,000	7,128,448		1,103,229	3,204,000	8,231,678	11,435,678	(2,496,868)	
Windsor at											
Fair LaFkaisfax, VA	1988	250	10,000,000	28,587,109		4,288,025	10,000,000	32,875,134	42,875,134	(4,805,270)) 38,0
Wood Crekelasant Hill,	1700	230	10,000,000	20,307,109		7,200,023	10,000,000	52,075,154	72,073,134	(4,000,270)	50,
(COAA	1007	256	0.720.000	22 000 769		2 512 422	0.720.000	25 522 101	25 252 001	(0.544.024)	25

The following tables present the changes in the Company s issued and outstanding Common Shares a 2002 P Units

2,513,423

9,729,900 25,523,191

35,253,091

(9,544,934)

25,

1987

256

9,729,900 23,009,768

(CCAA)

W/ 41 * 1										
Woodbridge IICary, GA Woodland	1993 -1995	216	1,244,600	11,243,364	1,689,956	1,244,600	12,933,320	14,177,920	(5,428,162)	8,′
Hillscatur, GA WoortsinleVA	1985 1987	228 252	1,224,600 1,326,000	11,010,681 12,510,903	2,863,450 5,302,637	1,224,600 1,326,000	13,874,130 17,813,540	15,098,730 19,139,540	(6,141,303) (7,729,366)	8,9 11,4
Yarammothth, WMAEds Management	1971- 1978	138	692,800	6,096,155	1,414,987	692,800	7,511,143	8,203,943	(2,870,416)	5,:
Businesse, IL Operating	(D)				77,877,640		77,877,640	77,877,640	(40,112,199)	37,
PachienshipIL EQR	(F)			814,597			814,597	814,597		
Wholly Owned Unencumbered		89,501	2,574,262,769	8,278,952,125	808,755,233	2,574,262,769	9,087,707,358	11,661,970,127	(2,097,077,530)	9,564,
<u>F</u> QR <u>W</u> holly <u>O</u> wned <u>E</u> ncumbered:										
740 River										
DfixePaul, MN 9 29 ambridge,	1962	163	1,626,700	11,234,943	3,630,026	1,626,700	14,864,968	16,491,668	(6,325,709)	10,
HMAe(G) North	1975	127	3,252,993	21,745,595	1,855,123	3,252,993	23,600,718	26,853,711	(6,159,817)	20,0
Atholleynyood, Village	1989	248	25,000,000	23,593,194	4,209,691	25,000,000	27,802,885	52,802,885	(3,354,267)	49,4
Alberkeley, County(Gr)d Albreradant, CA	2003 1999	71 442	5,550,000 24,310,000	15,785,509 59,214,129	6,657 1,806,971	5,550,000 24,310,000	15,792,166 61,021,100	21,342,166 85,331,100	(760,837) (16,632,264)	20,: 68,0
Manassas, AMBerton	1986	190	900,600	11,921,815	2,158,191	900,600	14,080,005	14,980,605	(5,562,706)	9,
Ashomyvale, Terrace	1979	174	9,057,300	18,483,642	1,790,232	9,057,300	20,273,874	29,331,174	(6,786,523)	22,
Arboretum (MCAn)ton, MA Arboretum	1989	156	4,685,900	10,992,751	1,477,994	4,685,900	12,470,745	17,156,645	(4,422,702)	12,
at St Amstark eTX	1996	408	6,120,000	24,069,023	2,241,418	6,120,000	26,310,440	32,430,440	(4,949,258)	27,4
Arden V Ürla ndo, FL A Beck eley,	1999	336	5,500,000	28,600,796	2,598,724	5,500,000	31,199,520	36,699,520	(3,556,543)	33,
Albernetey, Building) Albinathridge,	2002	21	1,642,000	9,152,518	3,367	1,642,000	9,155,885	10,797,885	(363,105)	10,4
SoulAre Avon	2002	140	7,000,000	20,537,359	495,409	7,000,000	21,032,768	28,032,768	(3,958,435)	24,0
Placeon, CT Bactriculeimer	1973	163	1,788,943	12,440,003	846,346	1,788,943	13,286,349	15,075,293	(3,517,682)	11,:
Balkdia Beach,	2004	44	3,439,000	13,866,379	6,529	3,439,000	13,872,908	17,311,908	(619,167)	16,0
HOIA Berkeley,	2002	160	7,600,000	27,437,239	437,847	7,600,000	27,875,086	35,475,086	(3,943,907)	31,:
Berkeleyan Bridfoington,	1998	56	4,377,000	16,022,110	51,061	4,377,000	16,073,171	20,450,171	(722,779)	19,
Apartments Biradyeylup,	1964	64	401,091	2,681,210	441,407	401,091	3,122,617	3,523,708	(875,115)	2,0
Pa W kA Briar	1999	155	3,813,000	18,313,645	205,366	3,813,000	18,519,010	22,332,010	(2,057,609)	20,3
Knoll Apternon, CT Branwoodle,	1986	150	928,972	6,209,988	1,034,287	928,972	7,244,275	8,173,247	(2,031,594)	6,
(CCA) Bi rowkleide k,	1985	192	9,991,500	22,247,278	1,137,393	9,991,500	23,384,671	33,376,171	(7,685,586)	25,0
(MMD) Browssyde	1993	228	2,736,000	7,934,069	1,706,271	2,736,000	9,640,340	12,376,340	(3,415,421)	8,9
Aplartford, CT Germantown,	1945	80	594,711	3,975,523	548,728	594,711	4,524,251	5,118,962	(1,267,699)	3,8
Camantown,	1986 1998	544 240	2,781,300 4,800,000	32,942,531 22,481,691	12,878,270 (800)	2,781,300 4,800,000	45,820,801 22,480,891	48,602,101 27,280,891	(17,124,836)	31,4 27,2

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Cdnalroonvillo										
Capeksonville, House I										
Cape Hobasksonville,										
IIFL	1998	240	4,800,000	22,225,455	(1,200)	4,800,000	22,224,255	27,024,255		27,0
Cedar G Re ading, MA	1980	114	1,248,505	8,346,003	980,284	1,248,505	9,326,287	10,574,792	(2,491,505)	8,0
C&ietætnlei,aWA C&Gi)t	2001	187	3,800,000	21,280,039	181,096	3,800,000	21,461,134	25,261,134	(2,596,195)	22,
C Sictatulei, aWA									, , , , , ,	
T oG er Cl Adsingt on,	1991	221	5,900,000	48,800,339	1,075,856	5,900,000	49,876,195	55,776,195	(5,711,526)	50,0
G M AA Chickasaw	1983	130	1,178,965	7,881,139	744,403	1,178,965	8,625,542	9,804,507	(2,336,424)	7,4
C tosking o, FL	1986	292	2,044,000	12,366,832	1,380,061	2,044,000	13,746,893	15,790,893	(4,805,425)	10,9
Claunchbridge, Coldnaen(G)	1987	85	5,220,000	16,744,643	252,596	5,220,000	16,997,239	22,217,239	(2,180,887)	20,0
Cierra C ids nver, CO	1996	480	4,803,100	34,894,898	2,492,434	4,803,100	37,387,331	42,190,431	(13,481,933)	28,
Club	2,7,0	100	.,505,100	2 1,07 1,070	2,772, 7 37	1,005,100	0.,007,001	.2,170,731	(10,101,755)	20,
atHillsboro, T anR sbourne	1990	352	3,521,300	16,257,934	2,708,990	3,521,300	18,966,924	22,488,224	(7,662,528)	14,
CoAuganwight, VMaAge	1967	88	501,726	3,353,933	299,361	501,726	3,653,294	4,155,019	(1,032,145)	3,
CoPlkainia/lille,					•	·				
Villfige Conowhydale,	1968	104	693,575	4,636,410	747,850	693,575	5,384,260	6,077,835	(1,553,613)	4,:
C MA Country	1920	28	101,451	710,524	182,997	101,451	893,521	994,972	(255,838)	,
Cllaleksonville,										
LaMes Creekside	1997	555	15,000,000	41,055,786	2,309,580	15,000,000	43,365,365	58,365,365	(5,101,497)	53,2
(SSan Mateo, M©t&o)	1985	192	9,606,600	21,193,232	1,165,959	9,606,600	22,359,191	31,965,791	(7,511,262)	24,
Creekside	1703	1)2	2,000,000	21,173,232	1,103,737	7,000,000	22,337,171	31,703,771	(7,311,202)	27,
Homes at										
Lægany. TX Cænottsdale,	1998	380	4,560,000	32,275,748	2,157,476	4,560,000	34,433,224	38,993,224	(11,279,108)	27,
Co AiZ t	1987	416	3,156,600	28,414,599	5,292,364	3,156,600	33,706,963	36,863,563	(12,964,625)	23,
Deerwood (Cooona), CA	1992	316	4,742,200	20,272,892	2,705,403	4,742,200	22,978,295	27,720,495	(8,827,736)	18,
EabthlindgeX	1998	169	3,380,000	11,860,382	734,248	3,380,000	12,594,629	15,974,629	(3,220,705)	12,
Estates at Westminster,										
Tata@lewood Fine	2003	504	7,560,000	51,256,538	1,090,178	7,560,000	52,346,716	59,906,716	(6,011,219)	53,
A B erkeley,										
Bollklifog) FiRosödoville,	2004	100	7,817,000	26,462,772	5,139	7,817,000	26,467,911	34,284,911	(1,229,259)	33,0
Pa M kD Found River,	1961	236	4,248,000	9,977,101	2,555,476	4,248,000	12,532,577	16,780,577	(4,435,089)	12,3
WMAS	1987	168	1,370,843	9,163,804	1,400,423	1,370,843	10,564,227	11,935,070	(2,815,522)	9,
Fox Hill										
A Fanfüelch t€T G E lerkeley,	1974	168	1,129,018	7,547,256	919,201	1,129,018	8,466,457	9,595,475	(2,314,649)	7,2
B@Adi@	2000	91	7,113,000	25,623,826	13,861	7,113,000	25,637,687	32,750,687	(1,192,071)	31,
G&any C&ancisco,										
Y&rA GMehellesley,	1990	164	1,722,400	15,471,429	1,550,725	1,722,400	17,022,154	18,744,554	(6,121,888)	12,0
G M Ae	1979	125	1,344,601	8,988,383	780,240	1,344,601	9,768,623	11,113,224	(2,627,643)	8,
G Fem anklin, M M AOw	1971	288	2,339,330	17,796,431	2,396,931	2,339,330	20,193,362	22,532,692	(5,408,808)	17,
East G Fshold uth,					,,,,,,,,	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, , , ,	, ,,	, , ,,	,
G MA e	1978	33	124,296	830,891	242,101	124,296	1,072,992	1,197,287	(336,644)	
Greenhaven	1983	250	7,507,000	15,210,399	1,919,360	7,507,000	17,129,759	24,636,759	(6,118,173)	18,:

Union City, CA										
Greenhouse										
Fr Ky ennesaw,	1005	400	2.467.200	22 107 112	12607	2 467 200	26.556.754	20.022.054	(10.075.040)	16
R6MA	1985	489	2,467,200	22,187,443	4,369,3	310 2,467,200	26,556,754	29,023,954	(12,975,843)	16,0
Greenhouse										,
- Robsowsodell, GA	1985	236	1,220,000	10,974,727	2,186,2	257 1,220,000	13,160,984	14,380,984	(6,777,876)	7,0
Hanns Aningeles,	1,00		1,220,000	10,57.1,12.	-,,=	1,220,222	15,100,55	1 1,000,75	(0,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	انعم
Place	1989	259	10,806,000	30,335,330	1,223,6	10,806,000	31,558,968	42,364,968	(4,233,952)	38,
Handattle, WA										7
St(G)	2000	730	59,900,000	158,829,432	2,348,4	59,900,000	161,177,886	221,077,886	(15,799,640)	205,2
Heritage										
at										
StBnclington,										
RiMgA	2005	180	10,800,000	31,808,335	351,0	10,800,000	32,159,420	42,959,420	(2,826,856)	40,
HStitalgeidge,										_ [
GNADA	1974	130	835,313	5,583,898	925,6	677 835,313	6,509,575	7,344,888	(1,904,057)	5,4
Highington,		100	500 (50			500 550	: 240 544	. 202 222		
Meadow	1975	100	583,679	3,901,774	417,7	769 583,679	4,319,544	4,903,222	(1,187,795)	3,
Highland	1004	210	1 (21 000	11 (24 120	1.070 /	1 (21 000	14 442 040	10 205 040	(5.757.100)	
Polantrora, CO	1984	319	1,631,900	14,684,439	1,979,5	1,631,900	16,663,949	18,295,849	(6,767,199)	11,:

Schedule III - Real Estate and Accumulated Depreciation

December 31, 2007

						Cost Capitalized		Gross				
				Initial Cost		Subsequent to		Amount Carried				
Desc	cription			to Company		Acquisition (Improvements, net) (E)		at Close of Period 12/31/07				.
Apartment Name	Location	Date of Construction	Units (H)	Land	Building & Fixtures	Land	Building & Fixtures	Land	Building & Fixtures (A)	Total (B)	Accumulated Depreciation (C)	in R Estate at 12/3
Highlands at Cherry Hill	Cherry Hills,	2002	170	6,800,000	21,459,108		392,239	6,800,000	21,851,348	28,651,348	(2,358,198)) 26,29
Highlands at South Plainfield	South	2000	252	10,080,000			·	10,080,000			, , , ,	
Isle at Arrowhead	Plainfield, NJ	2000	232	10,080,000	37,526,912		474,531	10,080,000	38,001,443	48,081,443	(3,592,829)	44,46
Ranch Ivory Wood Jaclen	Glendale, AZ Bothell, WA	1996 2000	256 144	1,650,237 2,732,800	19,593,123 13,888,282		1,184,935 391,886	1,650,237 2,732,800		22,428,296 17,012,968	(7,435,673) (2,120,497)	
Towers La Terrazza	Beverly, MA	1976	100	437,072	2,921,735		864,990	437,072	3,786,726	4,223,797	(1,245,830)) 2,97
at Colma Station	Colma, CA (G) Beaverton,	2005	153		41,248,955		68,451		41,317,406	41,317,406	(1,235,581)	40,08
LaSalle Legacy at	OR (G)	1998	554	7,202,000	35,877,612		1,692,566	7,202,000	37,570,178	44,772,178	(7,966,988)	36,80
Highlands Ranch Lenox at	Highlands Ranch, CO	1999	422	6,330,000	37,557,013		843,759	6,330,000	38,400,772	44,730,772	(5,242,201)	39,48
Patterson Place	Durham, NC	1999	292	4,380,000	18,974,425		367,898	4,380,000	19,342,322	23,722,322	(3,038,844)	20,68
Lincoln Heights Longfellow	Quincy, MA	1991	336	5,928,400	33,595,262		7,007,277	5,928,400	40,602,539	46,530,939	(13,079,279)	33,45
Glen Longwood Loomis	Sudbury, MA Decatur, GA West	1984 1992	120 268	1,094,273 1,454,048	7,314,994 13,087,393		2,148,563 1,563,646	1,094,273 1,454,048	9,463,557 14,651,039	10,557,830 16,105,087	(2,864,090) (7,124,770)	
Manor Madison at	Hartford, CT	1948	43	422,350	2,823,326		362,657	422,350	3,185,983	3,608,333	(913,248)	2,69
Cedar Springs Madison at	Dallas, TX	1995	380	2,470,000	33,194,620		3,281,942	2,470,000	36,476,563	38,946,563	(11,411,712)	27,53
Chase Oaks Madison at	Lawrenceville		470		28,932,885		2,092,387		31,025,272		(10,381,634)	
River Sound Marks	Englewood, CO (G)	1996 1987	586	3,666,999 4,928,500	47,387,106 44,622,314		1,854,500 4,213,564	3,666,999 4,928,500		52,908,606 53,764,378	(16,021,676)	
Meadow Ridge	Norwich, CT	1987	120	747,957	4,999,937		559,717	747,957	5,559,654	6,307,611	(1,515,227)) 4,79
Merritt at Satellite	Duluth, GA	1999	424	3,400,000	30,115,674		2,117,467	3,400,000	32,233,142	35,633,142	(9,152,163)	26,48

Place											
	Millersville,										
Mill Pond	MD	1984	240	2,880,000	8,468,014	1,907,347	2,880,000	10,375,361	13,255,361	(3,873,637)	9,38
Monte Viejo	Phoneix, AZ	2004	480	12,700,000	45,926,784	455,809	12,700,000	46,382,593	59,082,593	(3,358,503)	55,72
Montierra	Scottsdale, AZ	1999	249	3,455,000	17,266,787	1,007,476	3,455,000	18,274,263	21,729,263	(5,716,964)	16,01
Mountain											
Park Ranch	Phoenix, AZ	1994	240	1,662,332	18,260,276	1,423,621	1,662,332	19,683,897	21,346,229	(7,203,336)	14,14
Nehoiden											
Glen	Needham, MA	1978	61	634,538	4,241,755	628,398	634,538	4,870,153	5,504,691	(1,303,135)	4,20
Noonan	Winchester,									, , , , , ,	
Glen	MA	1983	18	151,344	1,011,700	326,786	151,344	1,338,487	1,489,830	(386,188)	1,10
North Pier at	Jersev City.			ĺ		·	ĺ	• •		, , ,	
	NJ (O)	2003	297	4,000,159	94,406,116	576,802	4,000,159	94,982,918	98,983,077	(12,435,081)	86.54
Northampton				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		1,000,000	, ,,, ,,,,	,,	(-2,100,000)	
1	Largo, MD	1977	344	1,843,200	17,528,381	4,936,967	1,843,200	22,465,347	24,308,547	(11,371,967)	12 93
Northglen	Valencia, CA	1988	234	9,360,000		1,333,926	9,360,000			(5,670,483)	- 1
Norton Glen	,	1983	150	1,012,556	6,768,727	2,835,409	1,012,556			(2,937,478)	
Norton Gien	Germantown,	1703	150	1,012,330	0,700,727	2,033,407	1,012,550	7,004,130	10,010,071	(2,737,470)	7,07
Oak Mill I	MD	1984	208	10,000,000	13,155,522	6,096,589	10,000,000	19,252,111	29,252,111	(2,161,255)	27.00
Oak Willi I	Germantown,	1904	208	10,000,000	13,133,322	0,090,389	10,000,000	19,232,111	29,232,111	(2,101,233)	27,09
Oals Mill II		1985	192	05/ 122	10 222 047	4 029 917	05/1122	15 160 765	16 016 907	(5,625,257)	10.20
Oak Mill II	MD	1983	192	854,133	10,233,947	4,928,817	854,133	15,162,765	16,016,897	(3,023,237)	10,59
0.1	Santa Clarita,	2000	500	22 400 000	(1,000,400	1 000 716	22 400 000	(2.001.154	06 201 154	(10.071.540)	75.40
Oaks	CA	2000	520	23,400,000	61,020,438	1,880,716	23,400,000	62,901,154	86,301,154	(10,871,549)	/5,42
Oak Park	Agoura Hills,	1000	222	1.706.000	15.000.00	1.004.5=1	1.706.000	17.246.242	10.052.040	(7.005.055)	11.0
North	CA	1990	220	1,706,900	15,362,666	1,884,274	1,706,900	17,246,940	18,953,840	(7,325,057)	11,62
Oak Park	Agoura Hills,										
South	CA	1989	224	1,683,800	, ,	1,991,618	1,683,800			(7,325,463)	
	Key West, FL	1990	297	2,838,749	25,545,009	2,275,775	2,838,749	27,820,784	30,659,532	(10,102,261)	20,55
Old Mill											
Glen	Maynard, MA	1983	50	396,756	2,652,233	417,954	396,756	3,070,186	3,466,942	(867,331)	2,59
Olde											
Redmond	Redmond,										
Place	WA	1986	192	4,807,100	14,126,038	3,687,109	4,807,100	17,813,147	22,620,247	(6,049,041)	16,57
Parc East	New York,										
Towers	NY (G)	1977	324	102,163,000	108,946,642	2,555,100	102,163,000	111,501,742	213,664,742	(3,419,156)	210,24
Parkfield	Denver, CO	2000	476	8,330,000	28,667,618	1,519,104	8,330,000	30,186,721	38,516,721	(7,714,997)	30,80
Portofino											
(Val)	Valencia, CA	1989	216	8,640,000	21,487,126	1,837,321	8,640,000	23,324,447	31,964,447	(5,842,351)	26,12
Portside	Jersey City,										
Towers	NJ (G)	1992-1997	527	22,487,006	96,842,913	6,874,383	22,487,006	103,717,296	126,204,302	(34,823,731)	91,38
Prairie Creek	Richardson,										
I & II	TX	1998-1999	464	4,067,292	38,986,022	2,010,070	4,067,292	40,996,093	45,063,384	(12,853,449)	32,20
Preston										, , , , , , , , ,	
Bend	Dallas, TX	1986	255	1,075,200	9,532,056	1,914,415	1,075,200	11,446,471	12,521,671	(4,579,812)	7,94
Promenade	,					· · ·		•		, , , , ,	
at Town											
Center II	Valencia, CA	2001	270	13.500.000	34,405,636	1,225,229	13.500.000	35,630,866	49.130.866	(5,540,025)	43.59
Promenade	, urerieru, er i	2001	2.0	12,200,000	2 1,102,020	1,220,229	10,000,000	22,020,000	.,,120,000	(0,0.0,020)	,.,
Terrace	Corona, CA	1990	330	2,272,800	20,546,289	3,747,410	2,272,800	24,293,699	26,566,499	(10,190,123)	16 37
Providence	Bothell, WA	2000	200	3,573,621	19,055,505	342,320	3,573,621	19,397,826		(3,151,462)	
	Plainsboro, NJ	1984	704		42,080,642	10,495,305		52,575,948		(24,479,186)	
Reserve at	Boynton	1707	707	4,070,030	12,000,012	10,473,303	4,070,030	32,373,740	31,240,170	(27,777,100)	32,10
Ashley Lake	-	1990	440	3 520 400	23,332,494	3,459,404	3 520 400	26,791,898	30 312 208	(9,838,098)	20.47
Reserve at	Rancho	1,750	740	3,320,400	23,332,434	3,439,404	3,320,400	20,771,070	50,512,290	(2,020,030)	20,47
Empire											
•	Cucamonga,	2005	167	16,345,000	72 001 671	120 556	16 245 000	72 510 227	90 955 227	(7.215.451)	92.62
Lakes	CA	2005	467	10,343,000	73,081,071	428,330	16,345,000	73,310,227	07,033,441	(7,215,451)	02,03
Reserve at											
Fairfax	E : C	2001		15.004.05=	62 120 075		15 004 05-	(4.500.000	00.207.25	(10.044.746)	<i>(</i> 7 · ·
Corners	Fairfax, VA	2001	652	15,804,057	03,129,051	1,454,258	15,804,057	64,583,308	80,387,365	(12,944,749)	6/,44
Reserve at											
Potomac	Alexandria,										
Yard	VA	2002	588	11,918,917	68,976,484	1,418,504	11,918,917	70,394,989	82,313,905	(10,014,972)	72,29
Reserve at											
Town Center	Loudon, VA	2002	290	3,144,056	27,669,121	505,969	3,144,056	28,175,090	31,319,145	(4,273,621)	27,04
Reserve at											
Town Center	Mill Creek,										
(WA)	WA	2001	389	10,369,400	41,172,081	817,575	10,369,400	41,989,656	52,359,056	(6,012,384)	
. ,	Phoenix, AZ	1999	480	3,475,114		1,613,390	3,475,114		32,353,756	(8,908,352)	
	Manchester,										
Ribbon Mill		1908	104	787,929	5,267,144	486,059	787,929	5,753,203	6,541,132	(1,611,390)	4,92
				, ,		,	, , ,	. ,	. ,	, , , , , , , , , , , ,	

River Pointe	_										
at Den Rock	*	-000		: :15 500	12 140 4 47	266 142	: :15 700	206 200	221 202	= 0.50 (20)	05
Park	MA	2000	174	4,615,702	18,440,147	866,143	4,615,702	19,306,290	23,921,992	(3,862,632)	20,05
Rivers Bend	· · · · · · · · · · · · · · · · · · ·	1072	272	2 225 517	-2 -772 026	1 (21 000	2 225 517	- 1 204 024		(5.550, 605)	20.00
(CT)	Windsor, CT	1973	373	3,325,517	22,573,826	1,631,098	3,325,517	24,204,924	27,530,440	(6,569,695)	20,90
Rockingham		1074	1.42	1 104 017	7 515 160	1 176 010	1 104 017	0.600.070	0.016.007	(2.474.221)	7 24
	Roxbury, MA	1974	143	1,124,217	7,515,160	1,176,910	1,124,217	8,692,070	9,816,287	(2,474,321)	7,34
Rolling											
Green	A1- anat MΔ	1070	204	1 240 702	9.062.317	2 672 687	1 240 702	11 625 005	12.075.707	(2.506.324)	0.46
(Amherst) Rolling	Amherst, MA	1970	204	1,340,702	8,962,317	2,672,687	1,340,702	11,635,005	12,975,707	(3,506,324)	9,46
Green											,
(Milford)	Milford, MA	1970	304	2,012,350	13,452,150	2,773,174	2,012,350	16,225,324	18,237,675	(4,939,539)	13,29
(Millora) Savannah	IVIIIIOIU, IVII I	1770	JU¬	4,014,000	13,432,130	٠,١١٠,٠١١	4,014,550	10,223,32 .	10,437,075	(4,707,007)	13,47
Midtown	Atlanta, GA	2000	322	7,209,873	29,433,507	1,084,912	7,209,873	30,518,420	37,728,293	(4,684,392)	33,04
Savoy I	Aurora, CO	2001	444	5,450,295	38,765,670	1,219,192	5,450,295	39,984,862		(, , , ,	
Scarborough		2001	-1	٥,٦٥٥,=٠	30,100,0.	-,, .	٥,-١٥٥,	37,70.,	TJ, 155,	(0,201,01	37,-
Square	MD	1967	121	1,815,000	7,608,126	1,979,653	1,815,000	9,587,779	11,402,779	(3,468,212)	7,93
Security	Westfield,			-,,	,	<i>p</i> · · · ;	-,~,-	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1-,	(=,,	
Manor	MA	1971	63	355,456	2,376,152	252,530	355,456	2,628,682	2,984,138	(693,641)	2,29
Sedona											
Springs	Austin, TX	1995	396	2,574,000	23,477,043	3,163,825	2,574,000	26,640,868	29,214,868	(9,116,226)	20,09
Siena	Lake Forest,										
Terrace	CA	1988	356	8,900,000	24,083,024	2,016,430	8,900,000	26,099,453	34,999,453	(8,490,698)	26,50
Skycrest	Valencia, CA	1999	264	10,560,000	25,574,457	1,338,002	10,560,000	26,912,460	37,472,460	(6,857,217)	30,61
•	Falls Church,										
Towers	VA (G)	1971	939	78,278,200	91,485,591	18,324,816	78,278,200	109,810,407	188,088,607	(11,514,751)	176,57
	Rancho Santa										
	Margarita, CA	1999	260	3,380,000	21,952,863	1,028,178	3,380,000	22,981,041	26,361,041	(6,951,382)	19,40
Sonterra at											ļ
Foothill	Foothill	:005	300	702 400	11212507	1 126 210	7.702.400	104.017	coo o17	· = 10 401)	-2.24
Ranch	Ranch, CA	1997	300	7,503,400	24,048,507	1,136,310	7,503,400	25,184,817	32,688,217	(8,740,401)	23,94
a d Winds	Fall River,	1071	404	2 491 921	16 700 250	2.777.265	2 401 001	10.557.634	22.020.445	(5.022.227)	16.11
South Winds		1971	404	2,481,821	16,780,359	2,777,265	2,481,821	19,557,624	22,039,445	(5,923,237)	16,11
Springs	Altamonte	1986	188	620 411	5 052 157	2.053.426	620 A11	7 005 582	0 525 003	(4.074.820)	4.46
	Springs, FL Broomfield,	1960	100	630,411	5,852,157	2,053,426	630,411	7,905,582	8,535,993	(4,074,820)	4,46
Stonegate (CO)	Broomfield, CO	2003	350	8,750,000	32,998,775	2,019,931	8,750,000	35,018,707	43,768,707	(3,951,208)	30.81
Stoney	CO	2003	330	8,730,000	34,770,113	4,017,701	8,750,000	33,010,707	43,700,707	(3,531,200)	37,01
•	Dale City, VA	1985	264	8,000,000	24,147,091	4,790,990	8,000,000	28,938,081	36,938,081	(3,007,693)	33,93
Riuge	Boynton	1705	20.	0,000,000	۷4,177,071	191209220	0,000,000	20,750,001	30,730,001	(3,007,072)	33,72
Stonybrook	Beach, FL	2001	264	10,500,000	24,967,638	599,089	10,500,000	25,566,727	36,066,727	(3,059,141)	33.00
Summerhill	Deacii, i L	2001	20.	10,500,000	2T,701,020	· · · · · · · · · · · · · · · · · · ·	10,200,0	23,300,	30,000,7=.	(3,03>,1,	30,00
Glen	Maynard, MA	1980	120	415,812	3,000,816	565,749	415,812	3,566,565	3,982,377	(1,121,739)	2,86
	Chatsworth,						, .			(2,22	
Village	CA	1985	280	2,629,658	23,670,889	2,641,762	2,629,658	26,312,652	28,942,310	(10,318,943)	18,62
	Farmington,			,,			,	_ ,, ,	,- ,		
	CT	1967	186	1,757,438	11,748,112	1,731,963	1,757,438	13,480,076	15,237,514	(3,638,725)	11,59
	Tarrytown,										
Talleyrand	NY (I)	1997-1998	300	12,000,000	49,838,160	3,378,346	12,000,000	53,216,506	65,216,506	(11,777,037)	53,43
Tanasbourne											
Terrace	Hillsboro, OR	1986-1989	373	1,876,700	16,891,205	3,342,596	1,876,700	20,233,800	22,110,500	(10,037,130)	12,07
Tanglewood											
. ,	Warwick, RI	1973	176	1,141,415	7,630,129	790,833	1,141,415	8,420,962	9,562,377	(2,276,979)	7,28
Tanglewood											•
(VA)	Manassas, VA	1987	432	2,108,295	24,619,495	7,657,839	2,108,295	32,277,334	34,385,629	(13,054,441)	21,33
	Chula Vista,										
Teresina	CA	2000	440	28,600,000	61,916,670	891,546	28,600,000	62,808,216	91,408,216	(3,630,606)	87,77
	Berkeley, CA		2.5	2 < 000		10.501	2 < 000			205.404	
Building	(G)	2004	35	2,736,000	7,810,027	10,684	2,736,000	7,820,711			-
	Littleton, CO	1986	324	2,107,300	15,478,040	2,559,346	2,107,300	18,037,387	20,144,687	(7,074,186)	13,07
Uwajimaya	C 44 337 A	2002	176	0.000.000	22 199 200	(2.027	0.000.000	22 251 225	21.051.225	(2.471.090)	20.57
Village	Seattle, WA	2002	176	8,800,000	22,188,288	63,037	8,800,000	22,251,325	31,051,325	(2,471,980)	28,57



EQUITY RESIDENTIAL

Schedule III - Real Estate and Accumulated Depreciation

December 31, 2007

Descrip	otion			Initial Cost to Company	Cost Capi Subseque Acquisi (Improvement	ent to tion	Gross Amount Carried at Close of Period 12/31/07			
Apartment Name	Location	Date of Construction	Units (H)	Land	Building & Fixtures Lan	Building & d Fixtures	Land	Building & Fixtures (A)	Total (B)	Acci Dep
Van Deene Manor	West Springfield,									
	MA	1970	111	744,491	4,976,771	449,954		5,426,725	6,171,216	
Villa Encanto	Phoenix, AZ	1983	385	2,884,447	22,197,363	2,942,785	2,884,447	25,140,147	28,024,594	
Village at Bear Creek	Lakewood, CO	1987	472	4,519,700	40,676,390	2,946,873	4,519,700	43,623,263	48,142,963	(
Vista Del Lago (TX)	Dallas, TX	1992	296	3,552,000	20,066,912	1,480,067	3,552,000	21,546,979	25,098,979	
Warwick Station	Westminster, CO	1986	332	2,282,000	21,113,974	2,360,516	2,282,000	23,474,490	25,756,490	
Waterford at Orange Park	Orange Park, FL	1986	280	1,960,000	12,098,784	2,485,964	1,960,000	14,584,748	16,544,748	
Waterford Place (CO)	Thornton,	1998	336	5,040,000	29,733,022	915,957	5,040,000	30,648,979	35,688,979	
Wellington Hill	Manchester,					,				
Westwood Glen	NH Westwood,	1987	390	1,890,200	17,120,662	5,731,196	1,890,200	22,851,858	24,742,058	(
	MA	1972	156	1,616,505	10,806,004	640,413		11,446,416	13,062,921	
Whisper Creek	Denver, CO	2002	272	5,310,000	22,998,558	431,958	5,310,000	23,430,516	28,740,516	
Wilkins Glen	Medfield, MA	1975	103	538,483	3,629,943	704,662	538,483	4,334,606	4,873,088	
Windridge (CA)	Laguna Niguel, CA	1989	344	2,662,900	23,985,497	3,394,610		27,380,107	30,043,007	(
Woodbridge	Cary, GA	1993-1995	128	737,400	6,636,870	1,206,217	737,400	7,843,087	8,580,487	
Woodbridge (CT)	CT	1968	73	498,377	3,331,548	665,636	498,377	3,997,184	4,495,561	
Woodlake (WA)	Kirkland, WA	1984	288	6,631,400	16,735,484	2,060,179	6,631,400	18,795,663	25,427,063	
Woodleaf	Campbell, CA	1984	178	8,550,600	16,988,183	1,211,456	8,550,600	18,199,638	26,750,238	
EQR Wholly Owned	0.1	150.	1,0	0,000,000	10,200,102	1,211,100	0,220,000	10,155,000	20,720,230	
Encumbered			43,688	1,011,383,522	3,860,942,268	312,601,047	1,011,383,522	4,173,543,315	5,184,926,837	(9
EQR Partially Owned Unencumbered:										
111 Lawrence Street	Brooklyn, NY	(F)		40,099,922	9,669,357		40,099,922	9,669,357	49,769,280	
1210 Mass	Washington, D.C.	2004	144	9,213,512	30,728,957	74,091	9,213,512	30,803,048	40,016,560	
Ball Park Lofts	Denver, CO (G)	2003	339	5,481,556	53,281,695	552,223		53,833,918	59,315,474	
Butterfield Ranch		(F)	557	15,617,709	1,675,042	332,223	15,617,709	1,675,042	17,292,750	
Chinatown	Los Angeles,			·	, ,					
	New York,	(F)		13,191,831	6,062,720		13,191,831	6,062,720	19,254,551	
II	NY	(F)		13,177,769	7,502,163		13,177,769	7,502,163	20,679,932	

Part	Springbrook	Riverside,									
Residential San Jose, CA Grown Sal,488,290 Sal,488,290 Sal,488,290 Sal,491,280 Sal,4			(F)		70,532,700	770,100		70,532,700	770,100	71,302,801	
Note Parameter Parameter			(F)		21 460 200	1 722 010		21 460 200	1 722 010	22 101 220	
Name		San Jose, CA	(F)		31,468,209	1,723,019		31,468,209	1,723,019	33,191,228	
CA		San Jose, CA	(F)		33,432,829	3,453,129		33,432,829	3,453,129	36,885,958	
Persadena and	Westgate		(F)			2 2 4 7 7 9 4			2 2 4 7 7 9 4	2 2 4 7 7 8 4	
Pase	Westgate	CA	(F)			3,347,784			3,347,784	3,347,784	
Post	•	Pasadena,									
Concentros Con		CA	(F)			390,813			390,813	390,813	
Properties Foundament Fou											
Content				483	232,216,038	118,604,779	626,314	232,216,038	119,231,093	351,447,131	
Content	FOD Dowtielly										
Maring Street Cambridge Maring Cambridge Maring Cambridge Cambridge Maring Cambridge Cambridge											
MA											
Aglano Tampse FL (F) 8.424.662 6.973.908 8.424.662 6.973.908 6.973.908 15.988.737 Bella Teral In Livine, CA (F) 1.0752.145 30.911.91 10.042 10.752.145 30.018.33 241,133.977 Bella Teral In Livine, CA (F) 1.0752.145 30.91.91 10.042 10.752.145 30.018.33 241,133.977 Brookside Crossing II Sinckton, CA 1981 128 770.000 5.967.676 1.447.234 770.000 7.414.910 8,184.910 Canyon Creek Canyon Creek Can 1984 268 5.425.000 18,812.121 2.074.613 5.425.000 20.886.733 26,311,733 City Lofts Crossing II (F) 5.946.369 46,667.828 5.946.369 46,667.828 25,614.197 Country Oaks Agourn Hills 18 12 315.000 7.587.004 1,673.932 315.000 220,9373 9575.937 Dublin West Dublin, Cea (F) 17.442.432 2.388.875 2.477.023	303 Third Street		(F)		27 812 384	113 010 601		27 812 384	113 010 601	140 832 075	
Martic M	Agliano										
Processing Stockton, CA 1981 90 625,000 4,663,298 1,459,876 625,000 6,123,174 6,748,174	_				-, ,		10,642		, ,		
Brookside Crossing Slockton, CA 981 90 625,000 4,663,298 1,459,876 625,000 7,414,910 8,184,910 Canyon Creek Canyon	Bella Terra I	Mukilteo,									
Crossing Stockton, CA 981 90 625,000 4,663,298 1,459,876 625,000 6,123,174 6,748,174 Crossing II	Duoglasida	WA	2002	235	5,686,861	26,070,540	379,506	5,686,861	26,450,046	32,136,908	
Brookside Consing II Stockton. CA 1981 128 770,000 5,967,676 1,447,234 770,000 7,414,910 8,184,910 Canyon Creek San Ramon, (CA) CA 1984 268 5,425,000 18,812,121 2,074,613 5,425,000 20,886,733 26,311,733 Cobblestone Cobblestone Cobblestone Canyon Canyo		Stockton, CA	1981	90	625,000	4.663.298	1.459.876	625,000	6.123.174	6.748.174	
Canyon Creek (CA) San Ramon, CA 1984 268 5,245,000 18,812,121 2,074,613 5,425,000 20,886,733 26,311,733 City Lofts Chicago, IL (F) 5,946,369 46,667,828 5,946,369 46,667,828 52,614,197 Cobblestore Village Fresno, CA 1983 162 315,000 7,587,004 1,673,932 315,000 9,260,937 9,575,937 Country Oaks Aguar Hills, CA Aguar Hills, CA 1983 256 6,105,000 29,561,865 2,457,023 6,105,000 32,018,887 38,123,887 Dublin West Edgewater Bakersfield, CA 1984 258 580,000 17,781,0063 1,928,816 580,000 19,638,879 22,188,797 EDS Dulles Hemdon, VA (F) 60,152,675 2,729,438 60,152,675 2,729,438 62,882,113 Fox Rige Eglewoot, CO 1984 30 2,490,000 17,522,114 2,603,152 2,490,000 20,125,265 22,615,265 22,615,265 22,615,265 22,615,265 22,615,265 <th< td=""><td></td><td>,</td><td>-,,,-</td><td></td><td>,</td><td>1,000,00</td><td>2,122,012</td><td>,</td><td>3,2_2,2.1</td><td>2,. 12,211</td><td></td></th<>		,	-,,,-		,	1,000,00	2,122,012	,	3,2_2,2.1	2,. 12,211	
CAÓ CA 1984 268 5.425,000 18.812,121 2,074,613 5,425,000 20.886,733 26,311,733 Cobblestone Cobblestone Chicago, IL (F) 5,946,369 46,667,828 5,946,369 46,667,828 52,614,197 Cobblestone Fresno, CA 1983 162 315,000 7,587,004 1,673,932 315,000 9,260,937 9,575,937 Country Oaks Agoura Hills, CA (F) 17,442,432 2,989,875 17,442,432 2,389,875 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,887 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,387 19,832,887 20,218,879 20,218,879 20,218,879 20,218,879 20,218,879 20,218,879 20,218,879 20,218,879 2	U	,	1981	128	770,000	5,967,676	1,447,234	770,000	7,414,910	8,184,910	
City Lofts Cobblestone Cobblestone Village Fresno, CA 1983 162 315,000 7,587,004 1,673,932 315,000 9,260,937 9,575,937 Country Oaks	•	,	108/	268	5 425 000	18 812 121	2 074 613	5.425.000	20 886 733	26 311 733	
Cohbetsone Village Fresno, CA 1983 162 315,000 7,587,004 1,673,932 315,000 9,260,937 9,575,937 Country Oaks Country Oaks Agoura Hills, Ca Cross 2,66 6,105,000 29,561,865 2,457,023 6,105,000 32,018,887 38,123,887 Dublin West Dublin, CA (F) 17,442,432 2,389,875 17,442,432 2,389,875 19,632,307 Edgewater Edgeword, CA 1984 258 580,000 17,710,063 1,928,816 580,000 19,638,879 20,218,879 EDS Dulles Hendon, VA (F) 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 62,826,175 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 62,729,438				200			2,074,013		- / /		
Country Oaks Agoura Hills, CA 1985 256 6,105,000 29,561,865 2,457,023 6,105,000 32,018,887 38,123,887 Dublin West Dublin, CA (F) 17,442,432 2,389,875 17,442,432 2,389,875 19,832,307 Edgewater Bakersfield, CA 1984 258 580,000 17,710,063 1,928,816 580,000 19,638,879 20,218,879 EDS Dulles Herndon, VA (F) 60,152,675 2,729,438 60,152,675 2,729,43	•	,			- , , ,-	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		., ., ., .	2,222,2	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
CA			1983	162	315,000	7,587,004	1,673,932	315,000	9,260,937	9,575,937	
Dublin West	Country Oaks		1085	256	6 105 000	20 561 865	2 457 023	6 105 000	32 018 887	38 123 887	
Edgewater Bakersfield, CA 1984 258 580,000 17,710,063 1,928,816 580,000 19,638,879 20,218,879 EDS Dulles Herndon, VA (F) 60,152,675 2,729,438 60,152,675 2,729,438 62,882,113 Fox Ridge Englewood, CO 1984 300 2,490,000 17,522,114 2,603,152 2,490,000 20,125,265 22,615,265 2,729,438 60,152,675 2,729,438 62,882,113 60,152,675 2,729,438 62,882,113 60,152,675 2,729,438 62,882,113 60,152,675 2,729,438 62,882,113 60,152,675 2,729,438 62,882,113 60,152,675 2,729,438 62,882,113 60,152,675 2,729,438 60,152,675 2,729,438 62,882,113 60,152,675 2,729,438 62,882,113 60,152,675 2,729,438 60,152,675 2,729,438 62,882,113 60,152,675 2,729,438 62,882,113 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 60,152,675 2,729,438 2,90,000 8,655,397 9,605,397 1,604,469 8,469,469 1,1034,695 8,55,000 1,641,469 8,469,469 1,1034,695 1,1134,6	Dublin West	-		230			2,437,023				
EDS Dulles					, , , ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			, ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Fox Ridge				258	,		1,928,816	· ·			
Hidden Lake Sacramento, CA 1985 272 1,715,000 16,413,154 1,844,574 1,715,000 18,257,728 19,972,728 Lakeview Lodi, CA 1983 138 950,000 7,383,862 1,271,535 950,000 8,655,397 9,605,397 Lakewood Tulsa, OK 1985 152 855,000 6,480,774 1,133,695 855,000 7,614,469 8,469,469 Lantern Cove Foster City, CA 1985 232 6,945,000 23,332,206 1,719,769 6,945,000 25,051,975 31,996,975 Legacy Park Central Concord, CA 2003 259 6,469,230 46,745,854 114,448 6,469,230 46,860,301 53,329,531 Mesa Del Oso NM 1983 221 4,305,000 12,160,419 1,028,594 4,305,000 13,189,013 17,494,013 Montclair Metro NJ (F) 2,208,343 9,189,521 2,208,343 9,189,521 11,397,864 Mozaic (Union Los Angeles, Station) CA 2007 272 8,500,000 59,348,998 52,100 8,500,000 59,401,098 67,901,098 Red Road Commons Miami, FL (F) 27,383,547 7,616,356 27,383,547 7,616,356 34,999,903 Schooner Bay II Foster City, CA 1985 144 4,550,000 18,142,163 1,767,771 4,550,000 19,909,934 24,459,934 Scottsdale Scottsdale Control CF (F) 18,539,817 71,313,437 South Shore Stotckin, CA 1979 129 840,000 9,380,786 1,375,431 840,000 10,756,217 11,596,217 Vintage Ontario, CA 2005-2007 300 7,059,230 47,663,026 1,212 7,059,230 47,664,238 54,723,468			(F)		60,152,675	2,729,438		60,152,675	2,729,438	62,882,113	
Hidden Lake Sacramento, CA	1 ox Riuge		1984	300	2,490,000	17,522,114	2,603,152	2,490,000	20,125,265	22,615,265	
Lakeview Lodi, CA 1983 138 950,000 7,383,862 1,271,535 950,000 8,655,397 9,605,397 Lakewood Tulsa, OK 1985 152 855,000 6,480,774 1,133,695 855,000 7,614,469 8,469,469 Leantern Cove Foster City, CA 1985 232 6,945,000 23,332,206 1,719,769 6,945,000 25,051,975 31,996,975 Legacy Park Concord, CA 2003 259 6,469,230 46,745,854 114,448 6,469,230 46,860,301 53,329,531 Mesa Del Oso Albuquerque, NM 1983 221 4,305,000 12,160,419 1,028,594 4,305,000 13,189,013 17,494,013 Moracie (Union CA Los Angeles, Station) (CA 2007 272 8,500,000 59,348,998 52,100 8,500,000 59,401,098 67,901,098 Commons Miami, FL (F) 27,383,547 7,616,356 27,383,547 7,616,356 34,999,903 Schooner Bay II CA 1985 168 5,345,000	Hidden Lake	Sacramento,						i i			
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Mesa Del Oso Albuquerque, NM 1983 221 4,305,000 12,160,419 1,028,594 4,305,000 13,189,013 17,494,013 Montclair Metro Montclair NJ (F) 2,208,343 9,189,521 2,208,343 9,189,521 11,397,864 Mozaic (Union Los Angeles, Station) CA 2007 272 8,500,000 59,348,998 52,100 8,500,000 59,401,098 67,901,098 Red Road Commons Miami, FL (F) 27,383,547 7,616,356 27,383,547 7,616,356 34,999,903 Schooner Bay I Foster City, CA 1985 168 5,345,000 20,509,239 1,693,257 5,345,000 22,202,496 27,547,496 Schooner Bay II Foster City, CA 1985 144 4,550,000 18,142,163 1,767,771 4,550,000 19,909,934 24,459,934 Scottsdale Scottsda		Compand CA	2002	250	6 460 220	16 715 951	114 440	6 460 220	46 960 201	52 220 521	
NM 1983 221 4,305,000 12,160,419 1,028,594 4,305,000 13,189,013 17,494,013 Montclair Metro Montclair, NJ (F) 2,208,343 9,189,521 2,208,343 9,189,521 11,397,864 Mozaic (Union Station) CA 2007 272 8,500,000 59,348,998 52,100 8,500,000 59,401,098 67,901,098 Red Road Commons Miami, FL (F) 27,383,547 7,616,356 27,383,547 7,616,356 34,999,903 Schooner Bay I Foster City, CA 1985 168 5,345,000 20,509,239 1,693,257 5,345,000 22,202,496 27,547,496 Schooner Bay II Foster City, CA 1985 144 4,550,000 18,142,163 1,767,771 4,550,000 19,909,934 24,459,934 Scottsdale Scottsdale Scottsdale Scottsdale Na 1,226,437 1,512,000 12,649,786 14,161,786 Silver Spring Silver Spring, MD (F) 18,539,817 </td <td></td> <td></td> <td>2003</td> <td>239</td> <td>0,409,230</td> <td>40,743,834</td> <td>114,446</td> <td>0,409,230</td> <td>40,800,301</td> <td>33,329,331</td> <td></td>			2003	239	0,409,230	40,743,834	114,446	0,409,230	40,800,301	33,329,331	
NJ		1 1 '	1983	221	4,305,000	12,160,419	1,028,594	4,305,000	13,189,013	17,494,013	
Mozaic (Union Station) Los Angeles, Station) CA 2007 272 8,500,000 59,348,998 52,100 8,500,000 59,401,098 67,901,098 Red Road Commons Miami, FL (F) 27,383,547 7,616,356 27,383,547 7,616,356 34,999,903 Schooner Bay I Foster City, CA 1985 168 5,345,000 20,509,239 1,693,257 5,345,000 22,202,496 27,547,496 Schooner Bay II Foster City, CA 1985 144 4,550,000 18,142,163 1,767,771 4,550,000 19,909,934 24,459,934 Scottsdale Meadows AZ 1984 168 1,512,000 11,423,349 1,226,437 1,512,000 12,649,786 14,161,786 Silver Spring Silver Silver Spring, MD (F) 18,539,817 71,313,437 18,539,817 71,313,437 89,853,254 South Shore Stockton, CA 1979 129 840,000 9,380,786 1,375,431 840,000 10,756,217 11,596,217 Tierra Antigu	Montclair Metro		(F)		2 200 242	0.100.501		2 200 242	0.100.501	11 207 064	
Station) CA 2007 272 8,500,000 59,348,998 52,100 8,500,000 59,401,098 67,901,098 Red Road Commons Miami, FL (F) 27,383,547 7,616,356 27,383,547 7,616,356 34,999,903 Schooner Bay I Foster City, CA 1985 168 5,345,000 20,509,239 1,693,257 5,345,000 22,202,496 27,547,496 Schooner Bay II Foster City, CA 1985 144 4,550,000 18,142,163 1,767,771 4,550,000 19,909,934 24,459,934 Scottsdale Scottsdale, Meadows AZ 1984 168 1,512,000 11,423,349 1,226,437 1,512,000 12,649,786 14,161,786 Silver Spring Silver Spring, MD (F) 18,539,817 71,313,437 18,539,817 71,313,437 89,853,254 South Shore Stockton, CA 1979 129 840,000 9,380,786 1,375,431 840,000 10,756,217 11,596,21	Mozaic (Union		(F)		2,208,343	9,189,521		2,208,343	9,189,521	11,397,864	
Commons Miami, FL (F) 27,383,547 7,616,356 27,383,547 7,616,356 34,999,903 Schooner Bay I Foster City, CA 1985 168 5,345,000 20,509,239 1,693,257 5,345,000 22,202,496 27,547,496 Schooner Bay II Foster City, CA 1985 144 4,550,000 18,142,163 1,767,771 4,550,000 19,909,934 24,459,934 Scottsdale Scottsdale, Scottsdale, Scottsdale, Silver Silver 1,226,437 1,512,000 12,649,786 14,161,786 Silver Spring Silver Spring, MD (F) 18,539,817 71,313,437 18,539,817 71,313,437 89,853,254 South Shore Stockton, CA 1979 129 840,000 9,380,786 1,375,431 840,000 10,756,217 11,596,217 Tierra Antigua Albuquerque, NM 1985 148 1,825,000 7,841,358 545,378 1,825,000 8,386,737 10,211,737 Vintage Ontario,	,		2007	272	8,500,000	59,348,998	52,100	8,500,000	59,401,098	67,901,098	
Schooner Bay I Foster City, CA 1985 168 5,345,000 20,509,239 1,693,257 5,345,000 22,202,496 27,547,496 Schooner Bay II Foster City, CA 1985 144 4,550,000 18,142,163 1,767,771 4,550,000 19,909,934 24,459,934 Scottsdale Scottsdale, Meadows AZ 1984 168 1,512,000 11,423,349 1,226,437 1,512,000 12,649,786 14,161,786 Silver Spring Silver Spring, MD (F) 18,539,817 71,313,437 18,539,817 71,313,437 89,853,254 South Shore Stockton, CA 1979 129 840,000 9,380,786 1,375,431 840,000 10,756,217 11,596,217 Tierra Antigua Albuquerque, NM 1985 148 1,825,000 7,841,358 545,378 1,825,000 8,386,737 10,211,737 Vintage Ontario, CA 2005-2007 300 7,059,230 47,663,026 1,212 7,059,230 47,664,238 54,723,468											
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Schooner Bay II Foster City, CA 1985 144 4,550,000 18,142,163 1,767,771 4,550,000 19,909,934 24,459,934 Scottsdale Scottsdale, Meadows AZ 1984 168 1,512,000 11,423,349 1,226,437 1,512,000 12,649,786 14,161,786 Silver Spring Silver Spring, MD (F) 18,539,817 71,313,437 18,539,817 71,313,437 89,853,254 South Shore Stockton, CA 1979 129 840,000 9,380,786 1,375,431 840,000 10,756,217 11,596,217 Tierra Antigua Albuquerque, NM 1985 148 1,825,000 7,841,358 545,378 1,825,000 8,386,737 10,211,737 Vintage Ontario, CA 2005-2007 300 7,059,230 47,663,026 1,212 7,059,230 47,664,238 54,723,468	Schoolier Bay 1	•	1985	168	5,345,000	20,509,239	1,693,257	5,345,000	22,202,496	27,547,496	
Scottsdale Meadows AZ 1984 168 1,512,000 11,423,349 1,226,437 1,512,000 12,649,786 14,161,786 Silver Spring Silver Spring, MD (F) 18,539,817 71,313,437 18,539,817 71,313,437 89,853,254 South Shore Stockton, CA 1979 129 840,000 9,380,786 1,375,431 840,000 10,756,217 11,596,217 Tierra Antigua Albuquerque, NM 1985 148 1,825,000 7,841,358 545,378 1,825,000 8,386,737 10,211,737 Vintage Ontario, CA 2005-2007 300 7,059,230 47,663,026 1,212 7,059,230 47,664,238 54,723,468	Schooner Bay II	Foster City,						, ,			
Meadows AZ 1984 168 1,512,000 11,423,349 1,226,437 1,512,000 12,649,786 14,161,786 Silver Spring Silver Spring, MD (F) 18,539,817 71,313,437 18,539,817 71,313,437 89,853,254 South Shore Stockton, CA 1979 129 840,000 9,380,786 1,375,431 840,000 10,756,217 11,596,217 Tierra Antigua Albuquerque, NM 1985 148 1,825,000 7,841,358 545,378 1,825,000 8,386,737 10,211,737 Vintage Ontario, CA 2005-2007 300 7,059,230 47,663,026 1,212 7,059,230 47,664,238 54,723,468	0 " 11		1985	144	4,550,000	18,142,163	1,767,771	4,550,000	19,909,934	24,459,934	
Silver Spring Silver Spring, MD (F) 18,539,817 71,313,437 18,539,817 71,313,437 89,853,254 South Shore Stockton, CA 1979 129 840,000 9,380,786 1,375,431 840,000 10,756,217 11,596,217 Tierra Antigua Albuquerque, NM 1985 148 1,825,000 7,841,358 545,378 1,825,000 8,386,737 10,211,737 Vintage Ontario, CA 2005-2007 300 7,059,230 47,663,026 1,212 7,059,230 47,664,238 54,723,468			1984	168	1,512,000	11.423.349	1.226 437	1.512.000	12.649.786	14.161.786	
South Shore Stockton, CA 1979 129 840,000 9,380,786 1,375,431 840,000 10,756,217 11,596,217 Tierra Antigua Albuquerque, NM 1985 148 1,825,000 7,841,358 545,378 1,825,000 8,386,737 10,211,737 Vintage Ontario, CA 2005-2007 300 7,059,230 47,663,026 1,212 7,059,230 47,664,238 54,723,468		Silver		100			1,220,101	· ·			
Tierra Antigua Albuquerque, NM 1985 148 1,825,000 7,841,358 545,378 1,825,000 8,386,737 10,211,737 Vintage Ontario, CA 2005-2007 300 7,059,230 47,663,026 1,212 7,059,230 47,664,238 54,723,468	g .1 %			45.			4 087 121				
NM 1985 148 1,825,000 7,841,358 545,378 1,825,000 8,386,737 10,211,737 Vintage Ontario, CA 2005-2007 300 7,059,230 47,663,026 1,212 7,059,230 47,664,238 54,723,468			1979	129	840,000	9,380,786	1,375,431	840,000	10,756,217	11,596,217	
Vintage Ontario, CA 2005-2007 300 7,059,230 47,663,026 1,212 7,059,230 47,664,238 54,723,468	Tierra Amugua		1985	148	1,825,000	7,841,358	545,378	1,825,000	8,386,737	10,211,737	
Stockton, CA 1984 170 950,000 9,300,249 1,949,168 950,000 11,249,417 12,199,417	Vintage									54,723,468	
		Stockton, CA	1984	170	950,000	9,300,249	1,949,168	950,000	11,249,417	12,199,417	

Waterfield										
Square I										
Waterfield										
Square II	Stockton, CA	1984	158	845,000	8,657,988	1,521,408	845,000	10,179,396	11,024,396	
Westgate										
Pasadena	Pasadena,									
Apartments	CA	(F)		22,898,848	13,690,500		22,898,848	13,690,500	36,589,348	
Westgate	Pasadena,									
Pasadena Condos	CA	(F)		29,977,725	8,040,439		29,977,725	8,040,439	38,018,164	
Willow Brook	Pleasant Hill,									
(CA)	CA	1985	228	5,055,000	38,388,672	1,374,088	5,055,000	39,762,760	44,817,760	
Willow Creek	Fresno, CA	1984	116	275,000	6,639,018	1,093,306	275,000	7,732,324	8,007,324	
EQR Partially										
Owned										
Encumbered			4,972	311,531,268	789,727,977	33,746,965	311,531,268	823,474,942	1,135,006,210	(
Portfolio/Entity										
Encumberances										

(1) See attached Encumberances Reconciliation

(1) Total Consolidated Investment in

Real Estate

Schedule III - Real Estate and Accumulated Depreciation

December 31, 2007

NOTES:	
(A)	The balance of furniture & fixtures included in the total investment in real estate amount was \$890,975,304 as of December 31, 2007.
(B)	The aggregate cost for Federal Income Tax purposes as of December 31, 2007 was approximately \$9.7 billion.
(C)	The life to compute depreciation for building is 30 years, for building improvements ranges from 5 to 10 years, for furniture & fixtures and replacements is 5 years, and for in-place leases is the average remaining term of each respective lease.
(D)	This asset consists of various acquisition dates and largely represents furniture, fixtures and equipment, leasehold improvements and capitalized software costs owned by the Management Business, which are generally depreciated over periods ranging from 3 to 7 years.
(E)	Primarily represents capital expenditures for major maintenance and replacements incurred subsequent to each property s acquisition date.
(F)	Represents land, construction-in-progress and/or miscellaneous pursuit costs on projects either held for future development or projects currently under development.
(G)	A portion or all of these properties includes commercial space (retail, parking and/or office space).
(H)	Total properties and units exclude both the Partially Owned Properties - Unconsolidated consisting of 44 properties and 10,446 units, and the Military Housing (Fee Managed) consisting of one property and 3,731 units.

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EXHIBIT INDEX

The exhibits listed below are filed as part of this report. References to exhibits or other filings under the caption Location indicate that the exhibit or other filing has been filed, that the indexed exhibit and the exhibit referred to are the same and that the exhibit referred to is incorporated by reference. The Commission file number for our Exchange Act filings referenced below is 1-12252.

Exhibit	Description	Location
3.1	Articles of Restatement of Declaration of Trust of Equity Residential dated December 9, 2004.	Included as Exhibit 3.1 to the Company s Form 10-K for the year ended December 31, 2004.
3.2	Fifth Amended and Restated Bylaws of Equity Residential dated December 9, 2004.	Included as Exhibit 3.1 to the Company s Form 8-K dated December 9, 2004, filed on December 10, 2004.
4.1	Indenture, dated October 1, 1994, between the Operating Partnership, as obligor and The First National Bank of Chicago, as trustee (Indenture).	Included as an exhibit to the Operating Partnership s Form 10/A, dated December 12, 1994, File No. 0-24920.
4.2	First Supplemental Indenture to Indenture, dated as of September 9, 2004.	Included as Exhibit 4.2 to the Operating Partnership s Form 8-K, filed on September 10, 2004.
4.3	Second Supplemental Indenture to Indenture, dated as of August 23, 2006.	Included as Exhibit 4.1 to the Operating Partnership s Form 8-K dated August 16, 2007, filed on August 23, 2007.
4.4	Third Supplemental Indenture to Indenture, dated as of June 4, 2007.	Included as Exhibit 4.1 to the Operating Partnership s Form 8-K dated May 30, 2007, filed on June 1, 2007.
4.5	Form of 4.75% Note due June 15, 2009.	Included as Exhibit 4 to the Operating Partnership s Form 8-K, filed on June 4, 2004.
4.6	Terms Agreement regarding 6.95% Notes due March 2, 2011.	Included as Exhibit 1 to the Operating Partnership s Form 8-K, filed on March 2, 2001.
4.7	Terms Agreement regarding 6.625% Notes due March 15, 2012.	Included as Exhibit 1 to the Operating Partnership s Form 8-K, filed on March 14, 2002.
4.8	Form of 5.50% Note due October 1, 2012.	Included as Exhibit 4.2 to the Operating Partnership s Form 8-K dated May 30, 2007, filed on June 1, 2007.
4.9	Form of 5.2% Note due April 1, 2013.	Included as Exhibit 4 to the Operating Partnership s Form 8-K, filed on March 19, 2003.
4.10	Form of 5.25% Note due September 15, 2014.	Included as Exhibit 4.1 to the Operating Partnership s Form 8-K, filed on September 10, 2004.
4.11	Terms Agreement regarding 6.63% (subsequently remarketed to a 6.584% fixed rate) Notes due April 13, 2015.	Included as Exhibit 1 to the Operating Partnership s Form 8-K, filed on April 13, 1998.
4.12	Terms Agreement regarding 5.125% Notes due March 15, 2016.	Included as Exhibit 1.1 to the Operating Partnership s Form 8-K, filed on September 13, 2005.

Exhibit 4.13	Description Form of 5.375% Note due August 1, 2016.	Location Included as Exhibit 4.1 to the Operating Partnership s Form 8-K, dated January 11, 2006, filed on January 18, 2006.
4.14	Form of 5.75% Note due June 15, 2017.	Included as Exhibit 4.3 to the Operating Partnership s Form 8-K dated May 30, 2007, filed on June 1, 2007.
4.15	Terms Agreement regarding 7 1/8% Notes due October 15, 2017.	Included as Exhibit 1 to the Operating Partnership s Form 8-K, filed on October 9, 1997.
4.16	Terms Agreement regarding 7.57% Notes due August 15, 2026.	Included as Exhibit 1 to the Operating Partnership s Form 8-K, filed on August 13, 1996.
4.17	Form of 3.85% Exchangeable Senior Note due August 15, 2026.	Included as Exhibit 4.2 to the Operating Partnership s Form 8-K, dated August 16, 2006, filed August 23, 2006.
10.1	Fifth Amended and Restated Agreement of Limited Partnership of ERP Operating Limited Partnership.	Included as Exhibit 4.2 to the Operating Partnership s Form 8-K/A dated July 23, 1998, filed on August 18, 1998.
10.2	Master Amendment to Other Securities Term Sheets and Joinders to Operating Partnership Agreement of ERP Operating Limited Partnership dated December 19, 2003.	Included as Exhibit 10.2 to the Company s Form 10-K for the year ended December 31, 2003.
10.3	Assignment and Assumption Agreement between the Company and ERP Operating Limited Partnership dated December 19, 2003.	Included as Exhibit 10.3 to the Company s Form 10-K for the year ended December 31, 2003.
10.4*	Noncompetition Agreement (Zell).	Included as an exhibit to the Company s Form S-11 Registration Statement, File No. 33-63158.
10.5*	Noncompetition Agreement (Spector).	Included as an exhibit to the Company s Form S-11 Registration Statement, File No. 33-63158.
10.6*	Form of Noncompetition Agreement (other officers).	Included as an exhibit to the Company s Form S-11 Registration Statement, File No. 33-63158.
10.7	Amended and Restated Master Reimbursement Agreement, dated as of November 1, 1996 by and between Federal National Mortgage Association and EQR-Bond Partnership.	Included as an exhibit to the Company s Form S-11 Registration Statement, File No. 33-63158.
10.8	Revolving Credit Agreement dated as of February 28, 2007 among ERP Operating Limited Partnership, Bank of America, N.A., as administrative agent, JPMorgan Chase Bank, N.A., as syndication agent, Banc of America Securities LLC and J.P. Morgan Securities Inc., as joint lead arrangers and joint book runners, Suntrust Bank, Wachovia Bank, National Association, Wells Fargo Bank, N.A., LaSalle Bank National Association, The Royal Bank of Scotland plc, and US Bank National Association, as co-documentation agents, and a syndicate of other banks (the Credit Agreement).	Included as Exhibit 10.1 to the Company s Form 8-K dated February 28, 2007, filed on March 5, 2007.

Exhibit 10.9	Description Guaranty of Payment made as of February 28, 2007 between Equity Residential and Bank of America, N.A., as administrative agent for the banks party to the Credit Agreement.	Location Included as Exhibit 10.2 to the Company s Form 8-K dated February 28, 2007, filed on March 5, 2007.
10.10	Amendment to Revolving Credit Agreement	Included as Exhibit 10.1 to the Company s Form 10-Q for the quarterly period ended March 31, 2007.
10.11	Credit Agreement dated as of October 5, 2007, among ERP Operating Limited Partnership, Bank of America, N.A., as administrative agent, JPMorgan Chase Bank, N.A., as syndication agent, Banc of America Securities LLC, as joint lead arranger and joint book runner, J.P. Morgan Securities Inc., as joint lead arranger and joint book runner, Citicorp North America Inc., Deutsche Bank Securities Inc., Regions Bank, The Royal Bank of Scotland PLC, and U.S. Bank National Association, as documentation agents, and a syndicate of other banks (the Term Loan Agreement).	Included as Exhibit 10.1 to the Company s Form 8-K dated October 5, 2007, filed on October 11, 2007.
10.12	Guaranty of Payment made as of October 5, 2007 between Equity Residential and Bank of America, N.A., as administrative agent for the lenders party to the Term Loan Agreement.	Included as Exhibit 10.2 to the Company s Form 8-K dated October 5, 2007, filed on October 11, 2007.
10.13	Amended and Restated Limited Partnership Agreement of Lexford Properties, L.P.	Included as Exhibit 10.16 to the Company s Form 10-K for the year ended December 31, 1999.
10.14*	The Equity Residential Advantage Retirement Savings Plan, restated effective January 1, 2004.	Included as Exhibit 10.11 to the Company s Form 10-K for the year ended December 31, 2006.
10.15*	First Amendment to The Equity Residential Properties Advantage Retirement Savings Plan, dated April 25, 2005.	Included as Exhibit 10.12 to the Company s Form 10-K for the year ended December 31, 2006.
10.16*	Second Amendment to Equity Residential Advantage Retirement Savings Plan, dated April 30, 2005.	Included as Exhibit 10.13 to the Company s Form 10-K for the year ended December 31, 2006.
10.17*	Equity Residential 2002 Share Incentive Plan.	Included as Exhibit 4.4 to the Company s Form S-8 filed on January 21, 2003.
10.18*	First Amendment to Equity Residential 2002 Share Incentive Plan.	Included as Exhibit 10.16 to the Company s Form 10-K for the year ended December 31, 2004.
10.19*	Second Amendment to Equity Residential 2002 Share Incentive Plan.	Included as Exhibit 10.17 to the Company s Form 10-K for the year ended December 31, 2004.
10.20*	Third Amendment to Equity Residential 2002 Share Incentive Plan.	Included as Exhibit 10.1 to the Company s Form 10-Q for the quarterly period ended March 31, 2005.
10.21*	Fourth Amendment to Equity Residential 2002 Share Incentive Plan.	Included as Exhibit 10.21 to the Company s Form 10-K for the year ended December 31, 2005.
10.22*	Fifth Amendment to Equity Residential 2002 Share Incentive Plan.	Included as Exhibit 10.19 to the Company s Form 10-K for the year ended December 31, 2006.

Exhibit 10.23*	Description Sixth Amendment to Equity Residential 2002 Share Incentive Plan.	Location Included as Exhibit 10.2 to the Company s Form 10-Q for the quarterly period ended June 30, 2007.
10.24*	Equity Residential Amended and Restated 1993 Share Option and Share Award Plan, as amended.	Included as Exhibit 10.11 to the Company s Form 10-K for the year ended December 31, 2001.
10.25*	First Amendment to Equity Residential 1993 Share Option and Share Award Plan.	Included as Exhibit 10.1 to the Company s Form 10-Q for the quarterly period ended June 30, 2003.
10.26*	Second Amendment to Equity Residential 1993 Share Option and Share Award Plan.	Included as Exhibit 10.20 to the Company s Form 10-K for the year ended December 31, 2006.
10.27*	Third Amendment to Equity Residential 1993 Share Option and Share Award Plan.	Included as Exhibit 10.1 to the Company s Form 10-Q for the quarterly period ended June 30, 2007.
10.28*	Form of Equity Residential Performance Based Unit Award Grant Agreement.	Included as Exhibit 10.18 to the Company s Form 10-K for the year ended December 31, 2004.
10.29*	Form of Change in Control Agreement between the Company and other executive officers.	Included as Exhibit 10.13 to the Company s Form 10-K for the year ended December 31, 2001.
10.30*	Form of Indemnification Agreement between the Company and each trustee and executive officer.	Included as Exhibit 10.18 to the Company s Form 10-K for the year ended December 31, 2003.
10.31*	Form of Executive Retirement Benefits Agreement.	Included as Exhibit 10.24 to the Company s Form 10-K for the year ended December 31, 2006.
10.32*	Retirement Benefits Agreement between Samuel Zell and the Company dated October 18, 2001.	Included as Exhibit 10.18 to the Company s Form 10-K for the year ended December 31, 2001.
10.33*	Amended and Restated Deferred Compensation Agreement between the Company and Gerald A. Spector dated January 1, 2002.	Included as Exhibit 10.17 to the Company s Form 10-K for the year ended December 31, 2001.
10.34*	Retirement Agreement dated October 30, 2007, by and between Equity Residential and Gerald A. Spector.	Included as Exhibit 99.1 to the Company s Form 8-K dated October 30, 2007, filed on October 31, 2007.
10.35*	Severance Agreement (Change in Control) between the Company and Donna Brandin dated September 10, 2004.	Included as Exhibit 10.30 to the Company s Form 10-K for the year ended December 31, 2006.

Exhibit 10.36	Description Resignation Agreement dated September 5, 2007 by and between the	Location Included as Exhibit 10.1 to the Company s Form 8-K
	Company and Donna Brandin.	dated September 5, 2007, filed on September 6, 2007.
10.37*	Summary of Changes to Trustee Compensation.	Included as Exhibit 10.1 to the Company s Form 8-K dated September 21, 2005, filed on September 27, 2005.
10.38*	Equity Residential Supplemental Executive Retirement Savings Plan as Amended and Restated effective January 1, 2003.	Included as Exhibit 10.35 to the Company s Form 10-K for the year ended December 31, 2005.
10.39*	Amendment No. 1 to the Equity Residential Supplemental Executive Retirement Savings Plan.	Included as Exhibit 10.36 to the Company s Form 10-K for the year ended December 31, 2005.
12	Computation of Ratio of Earnings to Combined Fixed Charges.	Attached herein.
21	List of Subsidiaries of Equity Residential.	Attached herein.
23.1	Consent of Ernst & Young LLP.	Attached herein.
24	Power of Attorney.	Signature page to this report.
31.1	Certification of David J. Neithercut, Chief Executive Officer.	Attached herein.
31.2	Certification of Mark J. Parrell, Chief Financial Officer.	Attached herein.
32.1	Certification Pursuant to 18 U.S.C. Section 1350, as adopted, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, of David J. Neithercut, Chief Executive Officer of the Company.	Attached herein.
32.2	Certification Pursuant to 18 U.S.C. Section 1350, as adopted, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, of Mark J. Parrell, Chief Financial Officer of the Company.	Attached herein.

^{*} Management contracts and compensatory plans or arrangements filed as exhibits to this report are identified by an asterisk.