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BioMed Realty Trust Inc Form 8-K/A July 13, 2005

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 8-K/A

CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): May 31, 2005

BioMed Realty Trust, Inc.

(Exact name of registrant as specified in its charter)

Maryland
(State or Other Jurisdiction of Incorporation)

1-32261 (Commission File No.)

20-1142292 (I.R.S. Employer Identification No.)

17140 Bernardo Center Drive, Suite 222 San Diego, California 92128

(Address of principal executive offices, including zip code)

Registrant s telephone number, including area code: (858) 485-9840

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

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This Current Report on Form 8-K/A amends the report on Form 8-K of BioMed Realty Trust, Inc. (BioMed), dated June 3, 2005, to provide certain financial information required by Items 9.01(a) and (b) in connection with the acquisition, through the Company s operating partnership subsidiary, BioMed Realty, L.P. (the Operating Partnership), of (1) a portfolio of eight properties including one parking structure in Cambridge, Massachusetts, and an additional property in Lebanon, New Hampshire (collectively, the Lyme Portfolio) from The Lyme Timber Company, an affiliate of Lyme Properties and (2) eight additional properties (other than the Lyme Portfolio) acquired by BioMed since December 31, 2004.

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<u>Item 8.01 Other Events.</u>
<u>Item 9.01 Financial Statements and Exhibits SIGNATURES</u>

EXHIBIT 23.1

Item 8.01 Other Events.

BioMed acquired eight properties, in addition to the Lyme Portfolio, from December 31, 2004 through May 31, 2005. BioMed is including the financial statements of a majority of these properties in this Current Report on Form 8-K/A to satisfy the requirements of Rule 3-14 of Regulation S-X of the Securities and Exchange Commission that relate to the acquisition of one or more properties which in the aggregate are significant to the registrant. None of the properties described below are individually significant according to Rule 3-14. Because changes will likely occur in occupancy, rents and expenses experienced by BioMed and the acquired properties, the historical financial statements and pro forma financial data presented should not be considered as a projection of future results.

On March 1, 2005, BioMed, through the Operating Partnership, invested approximately \$5.1 million in a majority owned joint venture that purchased a building located on Waples Street in San Diego, California, and anticipates expanding and improving the building to reposition it as laboratory space. BioMed has entered into an agreement with its joint venture partner, which will be responsible for construction, leasing and management of the property.

On March 16, 2005, BioMed, through the Operating Partnership, completed the acquisition of the third building on its Bridgeview property in Hayward, California for cash consideration of approximately \$16.2 million. The purchase price was funded with borrowings under BioMed s then existing revolving credit facility.

On March 17, 2005, BioMed, through the Operating Partnership, completed the acquisition of a building located on Graphics Drive in Ewing, New Jersey for cash consideration of approximately \$7.7 million. The purchase price was funded with borrowings under BioMed s then existing revolving credit facility and cash on hand.

On April 5, 2005, BioMed, through the Operating Partnership, completed the acquisition of Fresh Pond Research Park located in Cambridge, Massachusetts for cash consideration of approximately \$20.7 million. The purchase price was funded with borrowings under BioMed s then existing revolving credit facility.

On April 5, 2005, BioMed, through the Operating Partnership, completed the acquisition of a property on Coolidge Avenue located in the Boston area in Watertown, Massachusetts for cash consideration of approximately \$10.8 million. The purchase price was funded with borrowings under BioMed s then existing revolving credit facility.

On April 5, 2005, BioMed, through the Operating Partnership, completed the acquisition of a property located on Phoenixville Pike in Malvern, Pennsylvania for cash consideration of approximately \$13.0 million. The purchase price was funded with borrowings under BioMed s then existing revolving credit facility and cash on hand.

On April 21, 2005, BioMed, through the Operating Partnership, completed the acquisition of a property located on Nancy Ridge Drive in San Diego for cash consideration of approximately \$5.8 million and the assumption of approximately \$7.0 million in debt. The cash portion of the purchase price was funded with borrowings under BioMed s then existing revolving credit facility.

On May 27, 2005, BioMed, through the Operating Partnership, completed the acquisition of a property located at Dumbarton Circle in Fremont, California for cash consideration of approximately \$6.2 million. The purchase price was funded with borrowings under BioMed s then existing revolving credit facility.

Item 9.01 Financial Statements and Exhibits.

(a) Financial Statements of Businesses Acquired Under Rule 3-14 of Regulation S-X.

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Lyme Portfolio:

Independent Auditors Report

Combined Statements of Revenues and Certain Expenses for the three months ended March 31, 2005 (unaudited) and year ended December 31, 2004

Notes to Combined Statements of Revenues and Certain Expenses

Bridgeview II:

Independent Auditors Report

Statements of Revenues and Certain Expenses for the period from January 1, 2005 through March 15, 2005 (unaudited) and year ended December 31, 2004

Notes to Statements of Revenues and Certain Expenses

Nancy Ridge:

Independent Auditors Report

Statements of Revenues and Certain Expenses for the three months ended March 31, 2005 (unaudited) and year ended December 31, 2004

Notes to Statements of Revenues and Certain Expenses

Graphics Drive:

Independent Auditors Report

Statements of Revenues and Certain Expenses for period from January 1, 2005 through March 16, 2005

(unaudited) and year ended December 31, 2004

Notes to Statements of Revenues and Certain Expenses

Phoenixville:

Independent Auditors Report

Statements of Revenues and Certain Expenses for the three months ended March 31, 2005 (unaudited) and year ended December 31, 2004

Notes to Statements of Revenues and Certain Expenses

(b) Unaudited Pro Forma Consolidated Financial Statements.

Pro Forma Consolidated Balance Sheet as of March 31, 2005

Pro Forma Consolidated Statement of Income for the three months ended March 31, 2005

Pro Forma Consolidated Statement of Income for the year ended December 31, 2004

Notes to Pro Forma Consolidated Balance Sheet and Statements of Income

(c) The following exhibits are filed herewith:

Exhibit	
Number	Description of Exhibit
10.1	Secured Term Loan Agreement, dated as of May 31, 2005, by and among BioMed Realty, L.P., KeyBank
	National Association, as Administrative Agent, and certain lenders party thereto.(1)
10.2	Form of Secured Term Loan Note.(1)
10.3	Unsecured Credit Agreement, dated as of May 31, 2005, by and among BioMed Realty, L.P., KeyBank
	National Association, as Administrative Agent, and certain lenders party thereto.(1)
10.4	Form of Line Note under Unsecured Credit Agreement.(1)
10.5	Form of Term Note under Unsecured Credit Agreement.(1)
10.6	Assumption, Consent and Loan Modification Agreement, dated as of May 31, 2005, by and among KS
	Parcel D, LLC, The Lyme Timber Company, BioMed Realty Trust, Inc., BMR 500 Kendall Street LLC and
	The Variable Annuity Life Insurance Company.(1)
10.7	Promissory Note, dated as of November 21, 2003, to The Variable Annuity Life Insurance Company.(1)
10.8	Mortgage, Security Agreement, Fixture Filing, Financing Statement and Assignment of Leases and Rents,
	dated as of November 21, 2003, in favor of The Variable Annuity Life Insurance Company.(1)

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- 10.9 Lease, dated as of August 28, 2000, by and between Kendall Square, LLC and Genzyme Corporation.(1)
- 10.10 First Amendment to Lease, dated as of August 1, 2003, by and between Kendall Square, LLC and Genzyme Corporation.(1)
- 10.11 Lease, dated as of January 18, 2001, by and between Kendall Square, LLC and Vertex Pharmaceuticals Incorporated.(1)
- 10.12 First Amendment to Lease, dated as of May 9, 2002, by and between Kendall Square, LLC and Vertex Pharmaceuticals Incorporated.(1)
- 10.13 Second Amendment to Lease, dated as of September 16, 2003, by and between KS Parcel A, LLC, as successor to Kendall Square, LLC, and Vertex Pharmaceuticals Incorporated.(1)
- 10.14 Third Amendment to Lease, dated as of December 22, 2003, by and between KS Parcel A, LLC, as successor to Kendall Square, LLC, and Vertex Pharmaceuticals Incorporated.(1)
- Fourth Amendment to Lease, dated as of September 30, 2004, by and between KS Parcel A, LLC, as successor to Kendall Square, LLC, and Vertex Pharmaceuticals Incorporated.(1)
- 10.16 Fifth Amendment to Lease, dated as of April 15, 2005, by and between KS Parcel A, LLC, as successor to Kendall Square, LLC, and Vertex Pharmaceuticals Incorporated.(1)
- 10.17 Lease, dated as of September 17, 1999, by and between Trustees of Fort Washington Realty Trust and Vertex Pharmaceuticals Incorporated.(1)
- 10.18 Lease, dated March 3, 1995, by and between Fort Washington Limited Partnership and Vertex Pharmaceuticals Incorporated.(1)
- 10.19 First Amendment to Lease, dated as of December 1996, by and between David E. Clem and David M. Roby, as Trustees of Fort Washington Realty Trust, and Vertex Pharmaceuticals Incorporated.(1)
- 10.20 Second Amendment to Lease, dated as of June 13, 1997, by and between David E. Clem and David M. Roby, as Trustees of Fort Washington Realty Trust, and Vertex Pharmaceuticals Incorporated.(1)
- Third Amendment to Lease, dated as of October 1, 1998, by and between David E. Clem and David M. Roby, as Trustees of Fort Washington Realty Trust, and Vertex Pharmaceuticals Incorporated.(1)
- Fourth Amendment to Lease, dated as of February 22, 2000, by and between David E. Clem and David M. Roby, as Trustees of Fort Washington Realty Trust, and Vertex Pharmaceuticals Incorporated.(1)
- Fifth Amendment to Lease, dated as of May 1, 1999, by and between David E. Clem and David M. Roby, as Trustees of Fort Washington Realty Trust, and Vertex Pharmaceuticals Incorporated.(1)
- Sixth Amendment to Lease, dated as of April 6, 2005, by and between David E. Clem and David M. Roby, as Trustees of Fort Washington Realty Trust, and Vertex Pharmaceuticals Incorporated.(1)
- 23.1 Consent of KPMG LLP, independent auditors.(2)
- 99.1 Press release issued by BioMed Realty Trust, Inc. on June 1, 2005.(1)
- (1) Previously filed.
- (2) Filed herewith.

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: July 12, 2005 BIOMED REALTY TRUST, INC.

By: /s/ GARY A. KREITZER

Name: Gary A. Kreitzer

Title: Executive Vice President

INDEPENDENT AUDITORS REPORT

The Board of Directors BioMed Realty Trust, Inc.:

We have audited the accompanying combined statement of revenues and certain expenses of the Lyme Portfolio (the Portfolio) for the year ended December 31, 2004. This statement is the responsibility of the management of BioMed Realty Trust, Inc. Our responsibility is to express an opinion on this statement based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. 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 consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Portfolio s internal control over financial reporting. Accordingly, we express no such opinion. 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 audit provides a reasonable basis for our opinion.

The accompanying combined statement of revenues and certain expenses were prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission, as described in note 1 to the combined statement of revenues and certain expenses. It is not intended to be a complete presentation of the Lyme Portfolio s revenues and expenses.

In our opinion, the statement referred to above presents fairly, in all material respects, the revenues and certain expenses, as described in note 1, of the Lyme Portfolio for the year ended December 31, 2004, in conformity with accounting principles generally accepted in the United States of America.

/s/ KPMG LLP

San Diego, California June 3, 2005

LYME PORTFOLIO COMBINED STATEMENTS OF REVENUES AND CERTAIN EXPENSES (In thousands)

	Three Months Ended March 31, 2005		Dec	ar Ended ember 31, 2004
	(Una	audited)		
Revenues:				
Rental	\$	11,273	\$	44,123
Tenant recoveries		3,140		9,198
Other		318		1,378
Total revenues		14,731		54,699
Certain expenses:				
Rental operations		1,758		4,683
Real estate taxes		1,529		5,344
Other expenses		22		86
Total certain expenses		3,309		10,113
Income from operations		11,422		44,586
Interest expense		(2,203)		(8,711)
Revenues in excess of certain expenses	\$	9,219	\$	35,875

See accompanying notes to statements of revenues and certain expenses.

LYME PORTFOLIO

NOTES TO COMBINED STATEMENTS OF REVENUES AND CERTAIN EXPENSES Three Months Ended March 31, 2005 (unaudited) and Year Ended December 31, 2004 (Tabular amounts in thousands)

(1) Basis of Presentation

The accompanying combined statements of revenues and certain expenses relate to the operations of a portfolio of eight properties including one parking structure in Cambridge, Massachusetts, and an additional property in Lebanon, New Hampshire (collectively, the Portfolio). The nine properties are leased to 6 tenants. Four of the properties tenants lease parking spaces in the parking structure.

The Portfolio was owned by the Lyme Timber Company (Lyme) and certain of its affiliates. On April 15, 2005, BioMed Realty Trust, Inc., (the Company) through its operating partnership subsidiary, BioMed Realty, L.P., (the Operating Partnership) entered into a definitive purchase and sale agreement with Lyme to purchase the Properties for approximately \$524.0 million plus closing costs. The Operating Partnership completed the transaction on May 31, 2005.

The accompanying combined statements of revenues and certain expenses have been prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission and, accordingly, are not representative of the actual results of operations of the Portfolio for the three months ended March 31, 2005 (unaudited) or for the year ended December 31, 2004 due to the exclusion of the following revenues and expenses, which may not be comparable to the proposed future operations of the Portfolio:

Depreciation and amortization

Other costs not directly related to the proposed future operations of the Portfolio

Prior to the acquisition, the Portfolio was partially managed by third-party management companies. Following the acquisition, the Portfolio will be managed by third-party managers under new management contracts. In accordance with the rules and regulations of the Securities and Exchange Commission, the third party management fee revenues and expenses are included in the statements of revenues and certain expenses.

(2) Summary of Significant Accounting Policies and Practices

(a) Revenue Recognition

Rental revenue is recognized on a straight-line basis over the term of the respective leases.

(b) Use of Estimates

Management has made a number of estimates and assumptions relating to the reporting and disclosure of revenues and certain expenses during the reporting periods to prepare the combined statements of revenues and certain expenses in conformity with accounting principles generally accepted in the United States of America. Actual results could differ from those estimates.

(c) Unaudited Interim Combined Statement

The combined statement of revenues and certain expenses for the three months ended March 31, 2005 is unaudited. In the opinion of management, the statement reflects all adjustments necessary for a fair presentation of the results of the interim period. All such adjustments are of a normal recurring nature.

(3) Rental Revenue

The Portfolio leases laboratory and office space under various lease agreements with their tenants. All leases are accounted for as operating leases. The leases include provisions under which the properties are

LYME PORTFOLIO

NOTES TO COMBINED STATEMENTS OF REVENUES AND CERTAIN EXPENSES (Continued) reimbursed for common area expenses, real estate taxes and insurance. Revenue related to these reimbursed costs is recognized in the period the applicable costs are incurred and billed to tenants pursuant to the lease agreements. Certain leases contain renewal options at various times and rental rates.

Minimum rents to be received from tenants under operating leases, which terms range from 4 to 13 years, in effect at December 31, 2004, are as follows:

Year

2005	\$ 45,067
2006	42,692
2007	42,692
2008	42,692
2009	41,197
Thereafter	288,260
	\$ 502,600

(4) Certain Expenses

Certain expenses include only those costs expected to be comparable to the proposed future operations of the Portfolio. Repairs and maintenance expense are charged to operations as incurred. Costs such as depreciation, amortization, management fees, interest expense related to mortgage debt not assumed and professional fees are excluded from the statements of revenues and certain expenses.

In connection with the acquisition of the Portfolio, the Operating Partnership assumed three separate mortgage notes amounting to \$126.4 million as of December 31, 2004. Each mortgage note is secured by one of the properties in the Portfolio. The mortgages bear interest at fixed rates ranging from 6.38% to 7.34%. Each mortgage requires monthly payments of principal and interest and mature on various dates through October 1, 2018.

Minimum annual principal payments at December 31, 2004 under the terms of the mortgage notes are as follows:

Year

\$ 2,898
3,104
3,324
20,053
2,595
94,939
\$ 126,913
\$

In addition, the Operating Partnership will assume one construction loan amounting to \$5.4 million as of December 31, 2004. Prior to the Operating Partnership s acquisition of the Portfolio, the construction loan was replaced by a \$6.0 million mortgage bearing interest at a fixed rate of 5.50% which matures on January 1, 2025.

(5) Concentration of Credit Risk

For the year ended December 31, 2004, two tenants accounted for approximately 52.8% and 34.4% of revenues. The other four tenants accounted for approximately 12.8% of revenues.

INDEPENDENT AUDITORS REPORT

The Board of Directors BioMed Realty Trust, Inc.:

We have audited the accompanying statement of revenues and certain expenses of Bridgeview II (the Property) for the year ended December 31, 2004. This statement is the responsibility of the management of BioMed Realty Trust, Inc. Our responsibility is to express an opinion on this statement based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. 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 consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Property's internal control over financial reporting. Accordingly, we express no such opinion. 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 audit provides a reasonable basis for our opinion.

The accompanying statement of revenues and certain expenses was prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission, as described in note 1 to the statement of revenues and certain expenses. It is not intended to be a complete presentation of Bridgeview II s revenues and expenses.

In our opinion, the statement referred to above presents fairly, in all material respects, the revenues and certain expenses, as described in note 1, of Bridgeview II for the year ended December 31, 2004, in conformity with accounting principles generally accepted in the United States of America.

/s/ KPMG LLP

San Diego, California June 3, 2005

BRIDGEVIEW II STATEMENTS OF REVENUES AND CERTAIN EXPENSES (In thousands)

	Januar thre	Period from January 1, 2005 through March 15, 2005		r Ended mber 31, 2004
	(Unai	ıdited)		
Revenues:				
Rental	\$	271	\$	1,292
Tenant reimbursements		34		164
Total revenues		305		1,456
Certain expenses:				
Operating expenses		11		53
Real estate taxes		25		118
Total certain expenses		36		171
Revenues in excess of certain expenses	\$	269	\$	1,285

See accompanying notes to statements of revenues and certain expenses.

BRIDGEVIEW II

NOTES TO STATEMENTS OF REVENUES AND CERTAIN EXPENSES Period from January 1, 2005 through March 15, 2005 (unaudited) and Year Ended December 31, 2004

(Tabular amounts in thousands)

(1) Basis of Presentation

The accompanying statements of revenues and certain expenses relate to the operations of the property known as Bridgeview II (the Property). The Property consists of one building located at 24590 Clawiter Road, Hayward, CA and is 100% leased by one tenant.

On March 16, 2005, BioMed Realty Trust, Inc., a Maryland corporation (the Company), through its operating partnership subsidiary, BioMed Realty, L.P. (the Operating Partnership), completed the acquisition of the Property from F&S Hayward II, LLC (F&S Hayward). The total purchase price was approximately \$16.2 million. The Operating Partnership funded the purchase price with proceeds from the Company s unsecured revolving credit facility.

The accompanying statements of revenues and certain expenses have been prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission and, accordingly, are not representative of the actual results of operations of the Property for the period from January 1, 2005 through March 15, 2005 (unaudited) and for the year ended December 31, 2004 due to the exclusion of the following revenues and expenses, which may not be comparable to the proposed future operations of the Property:

Management fee revenues received from tenants

Depreciation and amortization

Other costs not directly related to the proposed future operations of the Property, including third-party management fees

(2) Summary of Significant Accounting Policies and Practices

(a) Revenue Recognition

Rental revenue is recognized on a straight-line basis over the term of the respective leases.

(b) Use of Estimates

Management has made a number of estimates and assumptions relating to the reporting and disclosure of revenues and certain expenses during the reporting period to prepare the statements of revenues and certain expenses in conformity with accounting principles generally accepted in the United States of America. Actual results could differ from those estimates.

(c) Unaudited Interim Statement

The statement of revenues and certain expenses for the period from January 1, 2005 through March 15, 2005 is unaudited. In the opinion of management, the statement reflects all adjustments necessary for a fair presentation of the results of the interim period. All such adjustments are of a normal recurring nature.

(3) Rental Revenue

The Property leases laboratory and office space under a lease agreement with its tenant. The lease is accounted for as an operating lease. The lease includes provisions under which the Property is reimbursed for common area expenses, real estate taxes and insurance. Revenue related to these reimbursed costs is

BRIDGEVIEW II

NOTES TO STATEMENTS OF REVENUES AND CERTAIN EXPENSES (Continued)

recognized in the period the applicable costs are incurred and billed to the tenant pursuant to their lease agreement. The lease contains renewal options at various times and rental rates.

Minimum rents to be received under the terms of the non-cancelable operating lease agreement, excluding expense reimbursements, in effect at December 31, 2004, are as follows:

Year

2005	\$ 1,064
2006	1,107
2007	1,107 1,151
2008	1,197
2009	1,245
2009 Thereafter	1,197 1,245 11,203
	\$ 16,967

(4) Certain Expenses

Certain expenses include only those costs expected to be comparable to the proposed future operations of the Property. Repairs and maintenance expense are charged to operations as incurred. Costs such as depreciation, amortization, management fees and professional fees are excluded from the statements of revenues and certain expenses.

(5) Concentration of Credit Risk

For the year ended December 31, 2004, one tenant accounted for 100% of revenues.

INDEPENDENT AUDITORS REPORT

The Board of Directors BioMed Realty Trust, Inc.:

We have audited the accompanying statement of revenues and certain expenses of Nancy Ridge (the Property) for the year ended December 31, 2004. This statement is the responsibility of the management of BioMed Realty Trust, Inc. Our responsibility is to express an opinion on this statement based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. 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 consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Property's internal control over financial reporting. Accordingly, we express no such opinion. 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 audit provides a reasonable basis for our opinion.

The accompanying statement of revenues and certain expenses was prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission, as described in note 1 to the statement of revenues and certain expenses. It is not intended to be a complete presentation of Nancy Ridge s revenues and expenses.

In our opinion, the statement referred to above presents fairly, in all material respects, the revenues and certain expenses, as described in note 1, of Nancy Ridge for the year ended December 31, 2004, in conformity with accounting principles generally accepted in the United States of America.

/s/ KPMG LLP

San Diego, California June 3, 2005

NANCY RIDGE STATEMENTS OF REVENUES AND CERTAIN EXPENSES (In thousands)

	Er Mar	Three Months Ended March 31, 2005		r Ended mber 31, 2004
	(Una	udited)		
Revenues:				
Rental	\$	355	\$	1,419
Tenant reimbursements		35		112
Other income		16		
Total revenues		406		1,531
Expenses:				
Operating expenses		20		49
Real estate taxes		15		60
Total certain expenses		35		109
Income from operations		371		1,422
Interest expense		(130)		(513)
Revenues in excess of certain expenses	\$	241	\$	909

See accompanying notes to statements of revenues and certain expenses.

NANCY RIDGE

NOTES TO STATEMENTS OF REVENUES AND CERTAIN EXPENSES Three Months Ended March 31, 2005 (unaudited) and Year Ended December 31, 2004 (Tabular amounts in thousands)

(1) Basis of Presentation

The accompanying statements of revenues and certain expenses relate to the operations of the property known as Nancy Ridge (the Property). The Property consists of one building located at 6828 Nancy Ridge Drive, San Diego, CA and is fully leased by two tenants.

On April 21, 2005, BioMed Realty Trust, Inc., a Maryland corporation (the Company), through its operating partnership subsidiary, BioMed Realty, L.P. (the Operating Partnership), completed the acquisition of the Property from 6828 Nancy Ridge, LLC. The total purchase price was approximately \$12.8 million. The Operating Partnership funded the purchase price with the assumption of \$7.0 million in debt and \$5.8 million in cash. The cash portion of the purchase price was funded with borrowings under the Company s unsecured revolving credit facility.

The accompanying statements of revenues and certain expenses have been prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission and, accordingly, are not representative of the actual results of operations of the Property for the three months ended March 31, 2005 (unaudited) or for the year ended December 31, 2004 due to the exclusion of the following revenues and expenses, which may not be comparable to the proposed future operations of the Property:

Management fee revenues received from tenants

Depreciation and amortization

Other costs not directly related to the proposed future operations of the Property, including third-party management fees

(2) Summary of Significant Accounting Policies and Practices

(a) Revenue Recognition

Rental revenue is recognized on a straight-line basis over the term of the respective leases.

(b) Use of Estimates

Management has made a number of estimates and assumptions relating to the reporting and disclosure of revenues and certain expenses during the reporting periods to prepare the statements of revenues and certain expenses in conformity with accounting principles generally accepted in the United States of America. Actual results could differ from those estimates.

(c) Unaudited Interim Statement

The statement of revenues and certain expenses for the three-months ended March 31, 2005 is unaudited. In the opinion of management, the statement reflects all adjustments necessary for a fair presentation of the results of the interim period. All such adjustments are of a normal recurring nature.

(3) Rental Revenue

The Property leases laboratory and office space under lease agreements with its tenants. The leases are accounted for as operating leases. The leases include provisions under which the Property is reimbursed for common area expenses, real estate taxes and insurance. Revenue related to these reimbursed costs is recognized in the period the applicable costs are incurred and billed to tenants pursuant to the lease agreements. Certain leases contain renewal options at various times and rental rates.

NANCY RIDGE NOTES TO STATEMENTS OF REVENUES AND CERTAIN EXPENSES (Continued)

Minimum rents to be received under the terms of the non-cancelable operating lease agreements, excluding expense reimbursements, in effect at December 31, 2004, are as follows:

Year

2005	\$ 1,355
2006	1,399 1,444
2007	1,444
2008	1,490 1,538 3,933
2009	1,538
Thereafter	3,933
	\$ 11,159

(4) Certain Expenses

Certain expenses include only those costs expected to be comparable to the proposed future operations of the Property. Repairs and maintenance expense are charged to operations as incurred. Costs such as depreciation, amortization, management fees and professional fees are excluded from the statements of revenues and certain expenses.

In connection with the acquisition of the Property, the Company will assume the \$7.0 million of mortgage debt outstanding as of December 31, 2004 secured by the Property. The mortgage debt bears interest at a fixed interest rate of 7.15%, requires monthly payments of principal and interest and matures on September 1, 2012. As of December 31, 2004, annual principal payments due on the mortgage debt were as follows:

Year

2005	\$ 75
2006	80
2006 2007	86
2008	91
2009 Thereafter	100
Thereafter	6,595
	\$ 7,027

(5) Concentration of Credit Risk

For the year ended December 31, 2004, two tenants accounted for 100% of revenues.

INDEPENDENT AUDITORS REPORT

The Board of Directors BioMed Realty Trust, Inc.:

We have audited the accompanying statement of revenues and certain expenses of Graphics Drive (the Property) for the year ended December 31, 2004. This statement is the responsibility of the management of BioMed Realty Trust, Inc. Our responsibility is to express an opinion on this statement based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. 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 consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Property's internal control over financial reporting. Accordingly, we express no such opinion. 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 audit provides a reasonable basis for our opinion.

The accompanying statement of revenues and certain expenses was prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission, as described in note 1 to the statement of revenues and certain expenses. It is not intended to be a complete presentation of Graphics Drive s revenues and expenses.

In our opinion, the statement referred to above presents fairly, in all material respects, the revenue and certain expenses, as described in note 1, of Graphics Drive for the year ended December 31, 2004, in conformity with accounting principles generally accepted in the United States of America.

/s/ KPMG LLP

San Diego, California June 3, 2005

GRAPHICS DRIVE STATEMENTS OF REVENUES AND CERTAIN EXPENSES (In thousands)

	Janu 20 thro Mar	Period from January 1, 2005 through March 16, 2005		Year Ended December 31, 2004	
D	(Unai	udited)			
Revenues:	¢	21	\$	5.6	
Rental Tenant reimbursements	\$	31 10	Ф	56 14	
Total revenues		41		70	
Expenses:					
Operating expenses		44		143	
Real estate taxes		25		116	
Total of certain expenses		69		259	
Excess of certain expenses over revenues	\$	(28)	\$	(189)	

See accompanying notes to statements of revenues and certain expenses.

GRAPHICS DRIVE

NOTES TO STATEMENTS OF REVENUES AND CERTAIN EXPENSES Period from January 1, 2005 through March 16, 2005 (unaudited) and Year Ended December 31, 2004

(Tabular amounts in thousands)

(1) Basis of Presentation

The accompanying statements of revenues and certain expenses relate to the operations of the property known as Graphics Drive (the Property). The Property consists of one building located at 7 Graphics Drive, Ewing, NJ and is 15% leased by one tenant. The tenant s lease commenced on April 1, 2004.

On March 17, 2005, BioMed Realty Trust, Inc., a Maryland corporation (the Company), through its operating partnership subsidiary, BioMed Realty, L.P. (the Operating Partnership), completed the acquisition of the Property from Phillips Associates I, L.L.C. (Phillips Associates). The total purchase price was approximately \$7.7 million. The Operating Partnership funded the purchase price with proceeds from the Company s unsecured revolving credit facility.

The accompanying statements of revenues and certain expenses have been prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission and, accordingly, are not representative of the actual results of operations of the Property for the period from January 1, 2005 through March 16, 2005 (unaudited) and for the year ended December 31, 2004 due to the exclusion of the following revenues and expenses, which may not be comparable to the proposed future operations of the Property:

Management fee revenues received from tenants

Depreciation and amortization

Other costs not directly related to the proposed future operations of the Property, including third-party management fees

(2) Summary of Significant Accounting Policies and Practices

(a) Revenue Recognition

Rental revenue is recognized on a straight-line basis over the term of the respective lease.

(b) Use of Estimates

Management has made a number of estimates and assumptions relating to the reporting and disclosure of revenues and certain expenses during the reporting period to prepare the statements of revenues and certain expenses in conformity with accounting principles generally accepted in the United States of America. Actual results could differ from those estimates.

(c) Unaudited Interim Statement

The statement of revenues and certain expenses for the period from January 1, 2005 through March 16, 2005 is unaudited. In the opinion of management, the statement reflects all adjustments necessary for a fair presentation of the results of the interim period. All such adjustments are of a normal recurring nature.

(3) Rental Revenue

The Property leases laboratory and office space under a lease agreement with its tenant. The lease is accounted for as an operating lease. The lease includes provisions under which the Property is reimbursed for common area expenses, real estate taxes and insurance. Revenue related to these reimbursed costs is

GRAPHICS DRIVE

NOTES TO STATEMENTS OF REVENUES AND CERTAIN EXPENSES (Continued)

recognized in the period the applicable costs are incurred and billed to the tenant pursuant to the lease agreement. The lease contains a renewal option which entitles the tenant to extend the lease for three additional years.

Minimum rents to be received under the terms of the non-cancelable operating lease agreement, excluding expense reimbursements, in effect at December 31, 2004, are as follows:

Year

2005 2006 2007	\$ 148
2006	148
2007	148

\$ 444

(4) Certain Expenses

Certain expenses include only those costs expected to be comparable to the proposed future operations of the Property. Repairs and maintenance expense are charged to operations as incurred. Costs such as depreciation, amortization, management fees and professional fees are excluded from the statement of revenues and certain expenses.

(5) Concentration of Credit Risk

For the year ended December 31, 2004, one tenant accounted for 100% of revenues.

INDEPENDENT AUDITORS REPORT

The Board of Directors BioMed Realty Trust, Inc.:

We have audited the accompanying statement of revenues and certain expenses of Phoenixville (the Property) for the year ended December 31, 2004. This statement is the responsibility of the management of BioMed Realty Trust, Inc. Our responsibility is to express an opinion on this statement based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. 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 consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Property's internal control over financial reporting. Accordingly, we express no such opinion. 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 audit provides a reasonable basis for our opinion.

The accompanying statement of revenues and certain expenses was prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission, as described in note 1 to the statement of revenues and certain expenses. It is not intended to be a complete presentation of Phoenixville s revenues and expenses.

In our opinion, the statement referred to above presents fairly, in all material respects, the revenues and certain expenses, as described in note 1, of Phoenixville for the year ended December 31, 2004, in conformity with accounting principles generally accepted in the United States of America.

/s/ KPMG LLP

San Diego, California June 3, 2005

PHOENIXVILLE STATEMENTS OF REVENUES AND CERTAIN EXPENSES (In thousands)

	End	Three Months Ended March 31, 2005		Ended aber 31, 004
	(Unau	ıdited)		
Revenues:				
Rental	\$	187	\$	615
Tenant reimbursements		42		112
Total revenues		229		727
Certain expenses:				
Operating expenses		81		186
Real estate taxes		31		126
Total certain expenses		112		312
Revenues in excess of certain expenses	\$	117	\$	415

See accompanying notes to statements of revenues and certain expenses.

PHOENIXVILLE

NOTES TO STATEMENTS OF REVENUES AND CERTAIN EXPENSES Three Months Ended March 31, 2005 (unaudited) and Year Ended December 31, 2004 (Tabular amounts in thousands)

(1) Basis of Presentation

The accompanying statements of revenues and certain expenses relate to the operations of the property known as Phoenixville (the Property). The Property consists of one building located at 335-395 Phoenixville Pike, Malvern, PA and is leased to six tenants.

On April 5, 2005, BioMed Realty Trust, Inc., a Maryland corporation (the Company), through its operating partnership subsidiary, BioMed Realty, L.P. (the Operating Partnership), completed the acquisition of the Property from 335-395 Phoenixville Pike Associates LP. The total purchase price was approximately \$13.2 million. The Operating Partnership funded the purchase price with proceeds from the Company s unsecured revolving credit facility.

The accompanying statements of revenues and certain expenses have been prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission and, accordingly, are not representative of the actual results of operations of the Property for the three months ended March 31, 2005 (unaudited) or for the year ended December 31, 2004 due to the exclusion of the following revenues and expenses, which may not be comparable to the proposed future operations of the Property:

Depreciation and amortization

Other costs not directly related to the proposed future operations of the Property

Prior to the acquisition, the Property was managed by a third-party management company. Following the acquisition, the Property will be managed by a third-party manager under a new management contract. In accordance with Rule 3-14, the related management fee revenues and expenses are included in the statements of revenues and certain expenses.

(2) Summary of Significant Accounting Policies and Practices

(a) Revenue Recognition

Rental revenue is recognized on a straight-line basis over the term of the respective leases.

(b) Use of Estimates

Management has made a number of estimates and assumptions relating to the reporting and disclosure of revenues and certain expenses during the reporting period to prepare the statements of revenues and certain expenses in conformity with accounting principles generally accepted in the United States of America. Actual results could differ from those estimates.

(c) Unaudited Interim Statement

The statement of revenues and certain expenses for the three-months ended March 31, 2005 is unaudited. In the opinion of management, the statement reflects all adjustments necessary for a fair presentation of the results of the interim period. All such adjustments are of a normal recurring nature.

(3) Rental Revenue

The Property leases laboratory and office space under lease agreements with its tenants. The leases are accounted for as operating leases. The leases include provisions under which the Property is reimbursed for common area expenses, real estate taxes and insurance. Revenue related to these reimbursed costs is recognized in the period the applicable costs are incurred and billed to the tenants pursuant to the lease agreements. The leases contain renewal options at various times and rental rates.

PHOENIXVILLE

NOTES TO STATEMENTS OF REVENUES AND CERTAIN EXPENSES (Continued)

Minimum rents to be received under the terms of the non-cancelable operating lease agreements, excluding expense reimbursements, in effect at December 31, 2004, are as follows:

Year

2005	\$ 695
2006	691
2007	266
2008	185
2009	190
Thereafter	429
	\$ 2,456

(4) Certain Expenses

Certain expenses include only those costs expected to be comparable to the proposed future operations of the Property. Repairs and maintenance expense are charged to operations as incurred. Costs such as depreciation, amortization, management fees and professional fees are excluded from the statements of revenues and certain expenses.

(5) Concentration of Credit Risk

For the year ended December 31, 2004, two tenants accounted for approximately 62% and 19% of revenues. The other four tenants accounted for approximately 19% of revenues.

BIOMED REALTY TRUST, INC.

PRO FORMA CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

The unaudited pro forma consolidated financial statements of BioMed Realty Trust, Inc., a Maryland corporation (the Company), as of March 31, 2005, and for the three months ended March 31, 2005 and the year ended December 31, 2004, are presented as if its common stock offering, which was consummated on June 27, 2005, and related transactions had occurred on March 31, 2005 for the unaudited pro forma consolidated balance sheet, and on the first day of the period presented for the unaudited pro forma consolidated statements of income.

The unaudited pro forma consolidated financial statements should be read in conjunction with the consolidated historical statements of the Company and Inhale 201 Industrial Road, L.P., included in our Form 10-K for the year ended December 31, 2004, and our Form 10-Q for the quarterly period ended March 31, 2005 filed with the Securities and Exchange Commission, and the separate historical statements of revenues and certain expenses of Lyme Portfolio, Bridgeview II, Nancy Ridge, Graphics Drive and Phoenixville, and the notes thereto, included elsewhere in this Report. Adjustments have been made to give effect to the properties contributed and acquired in connection with and following our IPO in 2004. The remaining properties acquired since December 31, 2004 are considered insignificant.

The unaudited pro forma consolidated financial statements do not purport to represent the Company s financial position or the results of operations that would actually have occurred assuming the completion of the common stock offering and other transactions, nor do they purport to project the Company s financial position or results of operations as of any future date or any future period.

BIOMED REALTY TRUST, INC.

PRO FORMA CONSOLIDATED BALANCE SHEET March 31, 2005 (Unaudited) (In thousands)

	Historical BioMed	Lyme	Other	Other		Pro Forma BioMed		
	Realty Trust,	Portfolio	Subsequent	Financing	This	Realty		
	Inc.	Acquisition (A)	Acquisitions (B)	Transactions (C)	Offering (D)	Trust, Inc.		
ASSETS Rental property, net Property under development Investment in unconsolidated	\$ 489,136 5,373	\$ 486,540	\$ 59,813	\$	\$	\$ 1,035,489 5,373		
partnership Cash and cash equivalents	2,505 15,570	(399,796)	(3,789)	399,796	324,444 (132,097)(E) (100,000)(F)	2,505 104,128		
Restricted cash Accounts receivable, net Accrued straight-line rents,	2,572 5,255		4,049			6,621 5,255		
net Acquired above market leases,	4,224					4,224		
net Deferred leasing costs, net Deferred loan costs, net Prepaid expenses Other assets	7,543 60,950 1,605 2,154 4,730	3,252 63,720	7,670 83	5,776	(1,951)(G)	10,795 132,340 5,513 2,154 4,730		
Total assets	\$ 601,617	\$ 153,716	\$ 67,826	\$ 405,572	\$ 90,396	\$ 1,319,127		
LIABILITIES AND STOCKHOLDERS EQUITY								
Mortgage notes payable, net Secured term loan	\$ 101,594	\$ 137,517	\$ 7,870	\$ 250,000	\$	\$ 246,981 250,000		
Unsecured line of credit Unsecured term loan Security deposits Dividends and distributions payable Accounts payable and accrued	19,500		57,025	55,572 100,000	(132,097)(E) (100,000)(F)			
	5,227		232			5,459		
	9,262					9,262		
expenses	9,466 14,209	16,199	2,699			9,466 33,107		

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Acquired lease obligations, net

Total liabilities	159,258	153,716	67,826	405,572	(232,097)	554,275
Minority interests	22,486					22,486
Stockholders equity: Common stock	314				151	465
Additional paid-in capital	435,010				324,293	759,303
Deferred compensation Dividends in excess of	(4,410)					(4,410)
earnings	(11,041)				(1,951)(G)	(12,992)
Total stockholders equity	419,873				322,493	742,366
Total liabilities and stockholders equity	\$ 601,617	\$ 153,716	\$ 67,826	\$ 405,572	\$ 90,396	\$ 1,319,127

See accompanying notes to pro forma consolidated balance sheet and statements of income.

BIOMED REALTY TRUST, INC.

PRO FORMA CONSOLIDATED STATEMENT OF INCOME For the Three Months Ended March 31, 2005

(Unaudited)

(In thousands, except per share data)

	Bi	storical oMed lealty	Qι	First parter 2005		Lyme ortfolio		Other esequent		Other nancing	1	This	Bi	Forma oMed lealty
	Tru	st, Inc. A	cqı	uisition	sA c	quisition	Acq	uisition	Tra	nsactions	Off	ering	Tru	ıst, İnc.
			(AA)		(BB)		(CC)		(DD)	(]	EE)		
Revenues:														
Rental	\$	14,214	\$	315	\$,	\$	1,292	\$		\$		\$	27,695
Tenant recoveries		7,254		69		4,167		363						11,853
Other income		3,003				318		167						3,488
Total revenues		24,471		384		16,359		1,822						43,036
Expenses:		6 2 0 7				4.06		201						0.500
Rental operations		6,395		63		1,867		204						8,529
Real estate taxes Depreciation and		1,788		121		2,479		282						4,670
amortization		6,191		201		4,054		672						11,118
General and		0,171		201		4,054		072						11,110
administrative		2,550				22								2,572
Total expenses		16,924		385		8,422		1,158						26,889
Income from operations Equity in net income		7,547		(1)		7,937		664						16,147
of unconsolidated		<i>5</i> 1												<i>E</i> 1
partnership Interest income		51 78												51 78
Interest expense		(1,411)				(2,037)		(104)		(6,758)	,	2,188		(8,122)
Income (loss) before														
minority interests Minority interests		6,265 (429)		(1)		5,900		560		(6,758)		2,188 56		8,154 (373)(GG)
Net income (loss)	\$	5,836	\$	(1)	\$	5,900	\$	560	\$	(6,758)	\$ 2	2,244	\$	7,781
Pro forma earnings	Ф	0.10											Ф	0.17
per share basic(HH)	\$	0.19											\$	0.17
Pro forma earnings per share	\$	0.19											\$	0.17

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diluted(HH)

Pro forma weighted average common shares outstanding

basic(HH) 31,129,613 46,252,113

Pro forma weighted average common shares outstanding

diluted(HH) 34,148,820 49,271,320

See accompanying notes to pro forma consolidated balance sheet and statements of income.

BIOMED REALTY TRUST, INC.

PRO FORMA CONSOLIDATED STATEMENT OF INCOME For the Year Ended December 31, 2004

(Unaudited)

(In thousands, except per share data)

	Historical BioMed	First Quarter	Lyme	Other	Other		Third and Fourth Quarter	Pro Forma BioMed				
	Realty	2005		_	Financing	This	2004	Realty				
Trust, Inc. Acquisitions Quisitions Trust, Inc. (AA) (BB) (CC) (DD) (EE) (FF)												
Revenues: Rental Tenant recoveries Other income	\$ 19,432 9,222		\$ 46,406 13,955 1,378	\$ 5,513 1,490	\$	\$	\$ 38,937 16,216	\$ 111,696 41,142 1,378				
Total revenues	28,654	1,667	61,739	7,003			55,153	154,216				
Expenses: Rental operations Real estate taxes Depreciation and amortization General and administrative	10,030 1,589 7,853 3,130	244 497 803	5,011 9,919 15,725 86	586 1,131 2,465			17,222 3,317 15,961 7,141	33,093 16,453 42,807 10,357				
Total expenses	22,602	1,544	30,741	4,182			43,641	102,710				
Income from operations Equity in net loss of unconsolidated partnership Interest income	6,052 (11) 190		30,998	2,821	(27,022)	0.751	(33) 306	51,506 (44) 496				
Interest expense	(1,180))	(8,110)	(422)	(27,032)	8,751	(830)	(28,823)				
Income (loss) before minority interests Minority interests	5,051 (269)	123	22,888	2,399	(27,032)	8,751 (778)	10,955	23,135 (1,047)(GG)				
Net income (loss)	\$ 4,782	\$ 123	\$ 22,888	\$ 2,399	\$ (27,032)	\$ 7,973	\$ 10,955	\$ 22,088				
Pro forma earnings per share	\$ 0.15							\$ 0.48				

basic(HH)

Pro forma

earnings per share

diluted(HH) \$ 0.15 \$ 0.48

Pro forma

weighted average common shares outstanding

basic(HH) 30,965,178 46,087,678

Pro forma

weighted average common shares outstanding

diluted(HH) 33,767,575 48,890,075

See accompanying notes to pro forma consolidated balance sheet and statements of income.

BIOMED REALTY TRUST, INC.

NOTES TO PRO FORMA CONSOLIDATED BALANCE SHEET AND STATEMENTS OF INCOME

(Unaudited)

(Tabular amounts in thousands)

1. Adjustments to the Pro Forma Consolidated Balance Sheet

Presentation

The accompanying unaudited pro forma consolidated balance sheet of the Company reflects adjustments for completed acquisitions and the Company s public offering of common shares and related transactions as if all of the following occurred on March 31, 2005:

The acquisition of the Lyme Portfolio for approximately \$531,000,000, including closing costs and an advisory fee to Raymond James & Associates, Inc. of \$1,375,000, which occurred on May 31, 2005. In addition to cash paid and financed by borrowings discussed below, consideration also included the assumption of \$137,517,000 of mortgage notes payable (including premium of \$6,313,000);

Borrowings of \$100,000,000 on a senior unsecured term loan, \$250,000,000 on a senior secured term loan, and approximately \$55,572,000 on our senior unsecured revolving credit facility. This debt was incurred to partially fund the acquisition of the Lyme Portfolio;

The acquisition of Fresh Pond Research Park for \$20,756,000, which occurred on April 5, 2005;

The acquisition of Coolidge Avenue for \$10,833,000, which occurred on April 5, 2005;

The acquisition of Phoenixville for \$13,206,000, which occurred on April 5, 2005;

The acquisition of Nancy Ridge for \$12,800,000, which occurred on April 21, 2005. Consideration paid for this acquisition also included the assumption of \$7,870,000 of a mortgage note payable (including premium of \$869,000). In addition a \$1,177,000 deposit for loan impounds was made by the Company;

The acquisition of Dumbarton Circle for \$6,320,000, excluding \$2,640,000 paid into escrow for tenant construction allowance, which occurred on May 27, 2005;

Public offering of 15,122,500 common shares at \$22.50 per share, with net proceeds of \$324,444,000;

Repayment of the \$100,000,000 senior unsecured term loan and approximately \$132,097,000 of debt outstanding on the Company s senior unsecured revolving credit facility using proceeds from the offering. In the opinion of the Company s management, all material adjustments necessary to reflect the effects of the preceding transactions have been made. The unaudited pro forma consolidated balance sheet is presented for illustrative purposes only and is not necessarily indicative of what the actual financial position would have been had the common share offering and other transactions described above occurred on March 31, 2005, nor does it purport to represent the future financial position of the Company.

Adjustments

The adjustments to the pro forma consolidated balance sheet as of March 31, 2005 are as follows:

(A) Reflects the acquisition of the Lyme Portfolio from a third party on May 31, 2005 for approximately \$531,000,000, including closing costs, consisting of cash payments of \$399,796,000 (see Note C for discussion of funding) and the assumption of mortgage notes payable in the amount of \$137,517,000 (including premium of \$6,313,000):

Rental properties, net	\$ 486,540
Intangible assets, net(1)	66,972
Acquired debt premium(2)	(6,313)
Assumed lease obligation, net(1)	(16,199)
Net assets acquired	\$ 531,000

- (1) A portion of the purchase price has been allocated to identified intangible assets (liabilities) for (i) above-market and below-market leases in the amounts of \$3,252,000 and \$16,199,000, respectively, which are amortized to rental income over the remaining non-cancelable term of the respective leases, and (ii) the value of in-place leases and management agreements in the amount of \$63,720,000 which are amortized to depreciation and amortization expense over the remaining non-cancelable terms of the respective leases and management agreements.
- (2) Debt premiums are recorded upon assumption of the notes at the time of acquisition to account for above-market interest rates. Amortization of these premiums is recorded as a reduction to interest expense over the remaining terms of the respective mortgages.
- (B) Reflects the acquisition of five other properties from third parties subsequent to March 31, 2005 for approximately \$67,732,000, including loan impounds of \$1,177,000 for the Nancy Ridge loan assumption, closing costs and payment of deferred loan costs of \$83,000. Consideration paid consisted of cash payments of \$60,814,000 (financed by borrowings on the existing unsecured line of credit of \$57,025,000 and cash on hand of \$3,789,000), the assumption of mortgage notes payable in the amount of \$7,870,000 (including \$869,000 of debt premium) for the Nancy Ridge acquisition:

Fresh			Nancy		
Pond	Coolidge	Phoenixville	Ridge	Dumbarton	Total
\$ 20,928	\$ 9,533	\$ 11,657	\$ 12,133	\$ 5,562	\$59,813
			1,177		1,177
				2,640	2,640
2,491	1,300	1,585	1,536	758	7,670
18		117		97	232
			(869)		(869)
(18)		(117)		(97)	(232)
(2,663)		(36)			(2,699)
	Pond \$ 20,928 2,491 18 (18)	Pond Coolidge \$ 20,928 \$ 9,533 2,491 1,300 18 (18)	Pond Coolidge Phoenixville \$ 20,928 \$ 9,533 \$ 11,657 2,491 1,300 1,585 18 117 (18) (117)	Pond Coolidge Phoenixville Ridge \$ 20,928 \$ 9,533 \$ 11,657 \$ 12,133 1,177 2,491 1,300 1,585 1,536 18 117 (869) (18) (117) (869)	Pond Coolidge Phoenixville Ridge Dumbarton \$ 20,928 \$ 9,533 \$ 11,657 \$ 12,133 \$ 5,562 1,177 1,177 2,640 2,491 1,300 1,585 1,536 758 18 117 (869) 97 (18) (117) (97)

Net assets acquired	\$ 20,756	\$ 10,833	\$ 13,206	\$ 13,977	\$ 8,960	\$67,732
Acquisition date	April 5, 2005	April 5, 2005	April 5, 2005	April 21, 2005	May 27, 2005	

- (1) A portion of the purchase price has been allocated to identified intangible liabilities for below-market leases in the amount of \$2,699,000, which are amortized to rental income over the remaining non-cancelable term of the respective leases, and the value of in-place leases and management agreements in the amount of \$7,670,000 which are amortized to depreciation and amortization expense over the remaining non-cancelable term of the respective leases and management agreements.
- (2) Premiums are recorded upon assumption of mortgages at the time of acquisition to account for above-market interest rates. Amortization of these premiums is recorded as a reduction to interest expense over the remaining term of the respective notes.

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(C) To fund the acquisitions, the Company incurred the following indebtedness:

	Principal Amount	Loan Fees
\$250.0 million senior unsecured revolving credit facility(1)	\$ 112,597	\$ 1,863
\$100.0 million senior unsecured term loan	100,000	1,050
\$250.0 million senior secured term loan	250,000	2,863
Total	\$ 462,597	\$ 5,776

(1) Consists of \$55,572 for the Lyme Portfolio and \$57,025 for the other subsequent acquisitions.

(D) Sale of 15,122,500 shares of common stock (including exercise of underwriters—overallotment option) for \$22.50 per share in the offering:

Proceeds from the offering		\$ 340,256
Less costs associated with the offering (including underwriters	discount of \$15,312)	(15,812)
Net cash proceeds		\$ 324,444

Repayment of certain indebtedness upon completion of the offering:

		cipal/Total Cash
	Pa	ayments
(E) \$250.0 million senior unsecured revolving credit facility	\$	132,097
(F) \$100.0 million senior unsecured term loan		100,000
Total	\$	232,097

(G) Write-off of unamortized loan fees upon repayment of certain indebtedness and pro forma amortization adjustments:

	Writeoff of
	Unamortized
	Loan Fees
\$100.0 million unsecured line of credit (replaced)	\$ 901
\$100.0 million senior unsecured term loan	1,050
Total	\$ 1,951

2. Pro Forma Consolidated Statements of Income

The adjustments to the pro forma consolidated statements of income for the three months ended March 31, 2005 and for the year ended December 31, 2004 are as follows:

Adjustments (AA) through (HH) inclusive relate to the pro forma adjustments made to give effect to the acquired properties in accordance with Regulation S-X Rule 11-2 and Rule 3-14. Specifically, in accordance with Rule 3-14(a)(1) audited financial statements of properties acquired should exclude items not comparable to the proposed future operations of the properties including corporate expenses. Prior to the acquisition, the properties were either self-managed or managed by third party management companies. Following the acquisitions, the properties will continue to be managed internally by us or managed by third-party managers under new management contracts. In accordance with Rule 3-14, the related management fee revenues and expenses have either been included or excluded from the historical audited Rule 3-14 financial statements. For properties that will be managed internally by us, the property management revenues and costs are excluded in the historical financial statements of the acquired properties. For properties that will be managed by third-parties, property management revenues and expenses are included in the historical financial statements of the acquired properties. Pro forma revenue and expense adjustments were made for properties that will be managed internally by us.

Total expenses

Net income (loss)

(AA) Reflects the first quarter 2005 acquisitions for the period from January 1, 2005 through date of acquisition:

	Waples	he Thre	nths Er	Adjus Res fr Purc	arch 31, 2 stments ulting com chasing roperty	2005 Pro Forma Adjustment	
Revenues:		6 · · · · ·	1		1 3	110,500000	
Rental(1)	\$	\$ 271	\$ 31	\$	13	\$	315
Tenant recoveries(2)		34	10		25		69
Other income							
Total revenues		305	41		38		384
Expenses:							
Rental operations	8	11	44				63
Real estate taxes(3)	6	25	25		65		121
Depreciation and amortization(4)					201		201

36

269

\$

69

(28)

For the Year Ended December 31, 2004

\$

266

(228)

Adjustments

\$

385

(1)

						Res	ulting rom		
		Rri	dgeview			Purchasing			Pro orma
	Waples	DII	II	Gra	phics	the P	he Property A		ustment
Revenues:	, upies			Oru	Pines		Горого	1149	
Rental(1)	\$	\$	1,292	\$	56	\$	60	\$	1,408
Tenant recoveries(2)			164		14		81		259
Other income									
Total revenues			1,456		70		141		1,667
Expenses:									
Rental operations	48		53		143				244
Real estate taxes(3)	36		118		116		227		497
Depreciation and amortization(4)							803		803
Total expenses	84		171		259		1,030		1,544

14

\$

\$ (14)

Net income (loss) \$ (84) \$ 1,285 \$ (189) \$ (889) \$ 123

- (1) The pro forma adjustment to rental revenue is directly attributable to the acquisition of the property and consists of amounts related to above and below market leases, which are being amortized over the remaining non-cancelable term of the respective contracts in accordance with SFAS 141.
- (2) The pro forma adjustment to tenant recoveries includes amounts to be received from tenants related to the pro forma adjustment to real estate taxes expense.
- (3) The pro forma adjustment to real estate taxes expense relates to the increase in property taxes due to the acquisition of the property by the Company that may result in a reassessment by the taxing authorities based on the purchase price of the property.
- (4) The pro forma adjustment to depreciation and amortization is due to depreciation of the acquired buildings and improvements using the straight-line method and an estimated life of 40 years. In addition, the value of in-place leases (exclusive of the value of above and below market leases) and the value of management agreements are amortized to depreciation and amortization expense over the remaining non-cancelable term of the respective leases and management agreements.

(BB) Reflects the acquisition of the Lyme Portfolio:

	For the Thre Historical Revenue and	Adjı Re	hs Ended M ustments sulting from	arch 3	
	Certain	Pur	chasing	1	Pro Forma
	Expenses		Property		justment
Revenues:	Ф. 11.052	Φ.	601	Φ.	11.054
Rental(1) Tenant recoveries(2)	\$ 11,273	\$	601	\$	11,874
Tenant recoveries(2) Other income	3,140 318		1,027		4,167 318
Other meonic	310				310
Total revenues	14,731		1,628		16,359
Expenses:					
Rental operations(3)	1,758		109		1,867
Real estate taxes(4)	1,529		950		2,479
Depreciation and amortization(5)	22		4,054		4,054
Other	22				22
Total expenses	3,309		5,113		8,422
Income from operations	11,422		(3,485)		7,937
Interest expense(6)	(2,203)		166		(2,037)
Net income (loss)	\$ 9,219	\$	(3,319)	\$	5,900
	For the X	Zear En	ided Decem	her 31	. 2004
	Historical	001 01	, 200 .		
	Revenue	•	ustments esulting		
	and		from		
	Certain		rchasing		o Forma
Davanuas	Expenses	the	Property	Adj	justment
Revenues: Rental(1)	\$ 44,123	\$	2,283	\$	46,406
Tenant recoveries(2)	9,198	Ψ	4,757	Ψ	13,955
Other income	1,378				1,378
Total revenues	54,699		7,040		61,739
Expenses:					
Rental operations(3)	4,683		328		5,011
Real estate taxes(4)	5,344		4,575		9,919
Depreciation and amortization(5)	•		15,725		15,725
Other	86				86
Table of Contents					45

Total expenses	10,113	20,628	30,741
Income from operations Interest expense(6)	44,586 (8,711)	(13,588) 601	30,998 (8,110)
Net income (loss)	\$ 35,875 \$	(12,987) \$	22,888

- (1) The pro forma adjustment to rental revenue is directly attributable to the acquisition of the property and consists of amounts related to above and below market leases, which are being amortized over the remaining non-cancelable term of the respective contracts in accordance with SFAS 141.
- (2) The pro forma tenant recovery revenue adjustment is based upon an assignment of pre-existing management agreements with certain tenants, as contractually entered into with the execution of the purchase and sale agreement. Also includes, amounts to be received from tenants related to the pro forma adjustment to real estate taxes expense.
- (3) The pro forma adjustment to rental operations expense includes amounts related to expenses associated with self-managed properties.
- (4) The pro forma adjustment to real estate taxes expense relates to the increase in property taxes due to the acquisition of the property by the Company that may result in a reassessment by the taxing authorities based on the purchase price of the property.
- (5) The pro forma adjustment to depreciation and amortization is due to depreciation of the acquired buildings and improvements using the straight-line method and an estimated life of 40 years. In addition, the value of in-place leases (exclusive of the value of above and below market leases) and the value of management agreements are amortized to depreciation and amortization expense over the remaining non-cancelable term of the respective leases and management agreements.

- (6) The pro forma adjustment to interest expense is due to the amortization of debt premiums that were recorded upon assumption of the mortgage notes to account for above-market interest rates. This adjustment reduces interest expense over the remaining terms of the respective mortgages using the effective interest method. Also includes amortization of deferred loan fees, including loan assumption fees, incurred in obtaining long-term financing, which are capitalized and amortized to interest expense over the terms of the related loans using the effective-interest method.
 - (CC) Reflects the acquisition of five other properties from third parties subsequent to March 31, 2005:

For the Three Months Ended March 31, 2005

Adjustments Resulting from

			Б. 1			N	ancy				chasing		Pro orma
	C11-1-	_	Fresh	DI		ъ		D			the	A .1.	4
D	Coolidg	e	Pond	Pno	enixville	K	idge	Dur	nbarton	Pro	perties	Aaj	ustment
Revenues:	Φ 044	đ	200	Ф	107	ф	255	ф		Ф	117	Φ	1 202
Rental(1)	\$ 244	\$		\$	187	\$	355	\$		\$	117	\$	1,292
Tenant recoveries(2)	51		92		42		35				143		363
Other income							16		151				167
Total revenues	295		481		229		406		151		260		1,822
Expenses:													
Rental operations(3)	33		28		81		20		17		25		204
Real estate taxes(4)	18		64		31		15		16		138		282
Depreciation and													
amortization(5)											672		672
Total expenses	51		92		112		35		33		835		1,158
10th empenses	0.1										000		1,100
Income from operations	244		389		117		371		118		(575)		664
Interest expense(6)							(130)				26		(104)
Net income (loss) before													
minority interest	\$ 244	\$	389	\$	117	\$	241	\$	118	\$	(549)	\$	560

For the Year Ended December 31, 2004

Adjustments Resulting from

	Coo	olidge	Fresh Pond		Nancy Phoenixville Ridge Dumbarton				Purchasing the Properties		Pro Forma Adjustment		
Revenues: Rental(1)	\$	927	•	1,512	\$	615	\$ 1,419	\$	596	\$	444	\$	5,513
Tenant recoveries(2)	Ψ	153	Ψ	336	Ψ	112	112	Ψ	184	Ψ	593	Ψ	1,490

Other income

Total revenues	1	,080,	1,848	727	1,531	780	1,037	7,003
Expenses:								
Rental operations(3)		79	84	186	49	102	86	586
Real estate taxes(4)		74	256	126	60	100	515	1,131
Depreciation and amortization(5)							2,465	2,465
Total expenses		153	340	312	109	202	3,066	4,182
Income from operations Interest expense(6)		927	1,508	415	1,422 (513)	578	(2,029) 91	2,821 (422)
Net income (loss) before minority interest	\$	927	\$ 1,508	\$ 415	\$ 909	\$ 578	\$ (1,938)	\$ 2,399

- (1) The pro forma adjustment to rental revenue is directly attributable to the acquisition of the property and consists of amounts related to above and below market leases, which are being amortized over the remaining non-cancelable term of the respective contracts in accordance with SFAS 141.
- (2) The pro forma tenant recovery revenue adjustment is based upon an assignment of pre-existing management agreements with certain tenants, as contractually entered into with the execution of the purchase and sale agreement. Also includes, amounts to be received from tenants related to the pro forma adjustment to real estate taxes expense.
- (3) The pro forma adjustment to rental operations expense includes amounts related to expenses associated with self-managed properties.

- (4) The pro forma adjustment to real estate taxes expense relates to the increase in property taxes due to the acquisition of the property by the Company that may result in a reassessment by the taxing authorities based on the purchase price of the property.
- (5) The pro forma adjustment to depreciation and amortization is due to depreciation of the acquired buildings and improvements using the straight-line method and an estimated life of 40 years. In addition, the value of in-place leases (exclusive of the value of above and below market leases) and the value of management agreements are amortized to depreciation and amortization expense over the remaining non-cancelable term of the respective leases and management agreements.
- (6) The pro forma adjustment to interest expense is due to the amortization of debt premiums that were recorded upon assumption of the mortgage notes to account for above-market interest rates. This adjustment reduces interest expense over the remaining terms of the respective mortgages using the effective interest method. Also includes amortization of deferred loan fees, including loan assumption fees, incurred in obtaining long-term financing, which are capitalized and amortized to interest expense over the terms of the related loans using the effective-interest method.
 - (DD) Reflects the interest expense as a result of debt incurred in connection with the acquisitions.

			Inte	erest Ex	pense	
			For the			
			Three			
	Amount \$ 112,597		Months For the Yo Ended Ended March			
		Interest	31,	December 31,		
	Amount	Rate	2005		2004	
\$250.0 million senior unsecured revolving credit						
facility(1)	\$ 112,597	4.46%	\$ 1,255	\$	5,022	
\$100.0 million senior unsecured term loan(1)	100,000	4.46%	1,115		4,460	
\$250.0 million senior secured term loan(2)	250,000	6.407%	4,004		16,018	
Amortization of loan fees			384		1,532	
	\$ 462,597		\$ 6,758	\$	27,032	

- (1) Borrowings under the line of credit and \$100,000,000 senior unsecured term loan bear interest at a rate of LIBOR plus a margin, which can vary between 120 basis points and 200 basis points depending on the overall leverage of the Company. A margin of 135 basis was assumed based upon the pro forma leverage of the Company. If LIBOR increased or decreased by 0.125%, the estimated interest expense could increase or decrease by approximately \$266,000 annually.
- (2) The \$250,000,000 senior secured term loan bears interest at LIBOR plus a spread of 225 basis points. The Company has entered into an interest-rate swap for a notional amount of \$250,000,000 which the Company believes will be fully effective in hedging changes in the floating rate of the secured term loan and fixing the overall interest rate at 6.407%.

(EE) Reflects the net decrease in interest expense as a result of the repayment of certain debt with the proceeds of the offering. The following outlines the loans paid off upon completion of the offering and the corresponding

interest expense that was eliminated.

				Inte	erest Ex	pense
				For		
				the		
				Three		
				Months	For	the Year
				Ended]	Ended
				March		
	Debt		Interest	31,	December 31,	
		Repaid	Rate	2005	2004	
\$250.0 million senior unsecured revolving credit						
facility(1)	\$	132,097	4.46%	\$ 1,473	\$	5,892
\$100.0 million senior unsecured term loan		100,000	4.46%	1,115		4,460
Write-off of unamortized loan fees				(400)	·	(1,601)
	\$	232,097		\$ 2,188	\$	8,751

⁽¹⁾ Includes the historical line of credit balance that was also repaid in connection with the offering.

(FF) Reflects the third and fourth quarter 2004 acquisitions for the period from January 1, 2004 through the date of acquisition:

	For the Year Ended December 31, 2004							
	Historical Revenue and Certain Expenses through the Date	Resu	justments alting from rchasing	D _{re} .	o Forma			
	of	1 u	Tenasing	Pro Forma Adjustment				
	Acquisition	the	Property					
Revenues:								
Rental(1)	\$ 38,863	\$	74	\$	38,937			
Tenant recoveries(2)	16,003		213		16,216			
Other income								
Total revenues	54,866		287		55,153			
Expenses:								
Rental operations(3)	17,002		220		17,222			
Real estate taxes	3,317				3,317			
Depreciation and amortization(4)			15,961		15,961			
General and administrative(5)			7,141		7,141			
Total expenses	20,319		23,322		43,641			
Income from operations	34,547		(23,035)		11,512			
Equity in net loss of unconsolidated	(22)				(22)			
partnership	(33)				(33)			
Interest income	306		1.006		306			
Interest expense(6)	(2,716)		1,886		(830)			
Net income (loss) before minority interest	\$ 32,104	\$	(21,149)	\$	10,955			

- (1) The pro forma adjustment to rental revenue is directly attributable to the acquisition of the property and consists of amounts related to above and below market leases, which are being amortized over the remaining non-cancelable term of the respective contracts in accordance with SFAS 141.
- (2) The pro forma tenant recovery revenue adjustment is based upon an assignment of pre-existing management agreements with certain tenants, as contractually entered into with the execution of the purchase and sale agreement. Also includes, amounts to be received from tenants related to the pro forma adjustment to real estate taxes expense.

(3)

The pro forma adjustment to rental operations expense includes amounts related to expenses associated with self-managed properties.

- (4) The pro forma adjustment to depreciation and amortization is due to depreciation of the acquired buildings and improvements using the straight-line method and an estimated life of 40 years. In addition, the value of in-place leases (exclusive of the value of above and below market leases) and the value of management agreements are amortized to depreciation and amortization expense over the remaining non-cancelable term of the respective leases and management agreements.
- (5) The pro forma adjustment to general and administrative expenses is due to additional expenses as a result of the acquisitions in 2004.
- (6) The pro forma adjustment to interest expense is due to the amortization of debt premiums that were recorded upon assumption of the mortgage notes to account for above-market interest rates. This adjustment reduces interest expense over the remaining terms of the respective mortgages using the effective interest method. Also includes amortization of deferred loan fees, including loan assumption fees, incurred in obtaining long-term financing, which are capitalized and amortized to interest expense over the terms of the related loans using the effective-interest method.

(GG) Allocate minority interest in net income:

	M H Ma	or the Three Ionths Ended arch 31, 2005	For the Year Ended December 31, 2004		
Total income before allocation to minority interest	\$	8,154	\$	23,135	
Minority interest in loss of King of Prussia		109		323	
Adjusted income before allocation to minority interest of operating partnership Weighted average percentage allocable to minority interest of operating	\$	8,263	\$	23,458	
partnership(1)		5.84%		5.84%	
	\$	(482)	\$	(1,370)	

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(1) The minority interest allocation varies due to the effects of historical weighted average shares outstanding during the periods.

(HH) The following is a reconciliation to net income:

	For the Three Months Ended March 31, 2005				For the Year Ended December 31, 2004			
	His	Historical Pro For			His	storical	Pro Forma	
Net income attributable to common shares		5,836	\$	7,781	\$	4,782	\$	22,088
Operating partnership unit share in earnings of minority interest(1)		538		482		414		1,370
Adjusted net income attributable to common shares	\$	6,374	\$	8,263	\$	5,196	\$	23,458
Weighted-average common shares outstanding:								
Basic(2)	31	,129,613	46	,252,113	30	,965,178	46	5,087,678
Diluted(2)	34	,148,820	49	,271,320	33	,767,575	48	3,890,075
Pro forma earnings per share basic	\$	0.19	\$	0.17	\$	0.15	\$	0.48
Pro forma earnings per share diluted	\$	0.19	\$	0.17	\$	0.15	\$	0.48

⁽¹⁾ Does not include minority interest in the loss for the limited partner s interest in the King of Prussia property of \$109,000, \$109,000, \$145,000 and \$323,000, respectively.

(2) Pro forma shares include 15,122,500 shares due to the offering.