GOVERNMENT PROPERTIES TRUST INC

Form 8-K/A December 01, 2004

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 earlies	t event reported)	September 21, 2004					
GOVERNM	MENT PROPERTIES TRUST, INC						
(Exact name of reg	istrant as specified in i	ts charter)					
Maryland	1-31962	20-0611663					
(State or other jurisdiction of incorporation)	(Commission File Number)	(IRS Employer Identification No.)					
10250 Regency Circ	ele, Suite 100, Omaha, Neb	raska 68114					
(Address of prin	cipal executive offices)	(Zip Code)					
Registrant's telephone number,	including area code	(402) 391-0010					
	None						
(Former name or forme	er address, if changed sind	ce last report)					
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:							
[] Written communications purs 230.425)	want to Rule 425 under the	e Securities Act (17 CFR					
[] Soliciting material pursuan (17 CFR 240.14a-12)	t to Rule 14a-12 under the	e Exchange Act					
[] Pre-commencement communicat Act (17 CFR 240.14d-2(b))	ions pursuant to Rule 14d	-2(b) under the Exchange					
[] Pre-commencement communicat Act (17 CFR 240.13e-4(c))	ions pursuant to Rule 13e	-4(c) under the Exchange					
Pursuant to the requirements of Registrant hereby amends the fo other portions of its current R filed on September 21, 2004, to pro forma financial information	ellowing items, financial a deports on Form 8-K dated a deports include the historical f	statement, exhibits or September 21, 2004, as inancial statements and					

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	2004
(C)	Exhibits
(D)	SIGNATURE

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ITEM 2.01 ACQUISITION OF ASSETS

On September 15, 2004, Government Properties Trust, Inc. (the Company) completed its previously announced acquisition of the Hollings Judicial Center Annex (HJCA) in Charleston, S.C. for approximately \$19.0 million. The purchase price was determined through arms-length negotiations between the Company and Charleston Courthouse Associates, LLC, an unrelated party with an address at 85-91 Broad Street, Charleston, South Carolina. The Company funded the purchase price with cash on hand.

The HJCA property is over 61,000 gross square feet and was constructed and placed into service in August 1999. The property is fully leased by the federal government under a modified gross lease which expires in July 2019. The federal government has two 10-year renewal options.

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ITEM 9.01 FINANCIAL STATEMENTS, PRO FORMA FINANCIAL INFORMATION, AND EXHIBITS

GOVERNMENT PROPERTIES TRUST, INC.

CHARLESTON COURTHOUSE ASSOCIATES, LLC -- CHARLESTON, SOUTH CAROLINA STATEMENTS OF REVENUE AND CERTAIN EXPENSES

FOR THE SIX MONTHS ENDED JUNE 30, 2004 (UNAUDITED) AND

FOR THE YEAR ENDED DECEMBER 31, 2003

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Trustees of Government Properties Trust, Inc.

We have audited the accompanying Statement of Revenue and Certain Expenses of Charleston Courthouse Associates, LLC (the Property) for the year ended December 31, 2003. This Statement of Revenue and Certain Expenses is the responsibility of the Property's management. Our responsibility is to express an opinion on the Statement of Revenue and Certain Expenses 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 the Statement of Revenue and Certain Expenses is free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures made in the Statement of Revenue and Certain Expenses. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the Statement of Revenue and Certain Expenses. We believe that our audit provides a reasonable basis for our opinion.

The accompanying Statement of Revenue and Certain Expenses was prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission for inclusion in Government Properties Trust, Inc.'s Current Report on Form 8-K as described in Note 2, and is not intended to be a complete presentation of the Property's revenue and expenses.

In our opinion, the Statement of Revenue and Certain Expenses referred to above presents fairly, in all material respects, the revenue and certain expenses described in Note 2 for the year ended December 31, 2003 in conformity with U.S. generally accepted accounting principles.

ERNST & YOUNG LLP

Chicago, Illinois August 31, 2004

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CHARLESTON COURTHOUSE ASSOCIATES, LLC -- CHARLESTON, SOUTH CAROLINA

STATEMENTS OF REVENUE AND CERTAIN EXPENSES

	SIX MONTHS ENDED JUNE 30, 2004 (UNAUDITED)	DECEMBER 31,		
REVENUE				
Rental income Tenant reimbursements	\$ 839,304 3,940	\$ 1,678,608 7,880		
	843,244	1,686,488		
CERTAIN EXPENSES				
Real estate taxes	91,440	182,880		
Insurance	14,633	29,266		
	106,073	212,146		
Revenue in excess of certain expenses	\$ 737 , 171	\$ 1,474,342		

See accompanying notes.

CHARLESTON COURTHOUSE ASSOCIATES, LLC -- CHARLESTON, SOUTH CAROLINA

NOTES TO STATEMENTS OF REVENUE AND CERTAIN EXPENSES

1. DESCRIPTION OF THE PROPERTY

The Charleston Courthouse Associates, LLC - Charleston, South Carolina (the Property), located at 85-91 Broad Street, Charleston, South Carolina is an office building that is 100% leased to the Federal Government pursuant to a lease expiring in 2019. The Federal Government has two 10-year renewal options at a base rate of no less than the current base rate.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The accompanying statement of revenue and certain expenses for the year ended December 31, 2003 was prepared for purposes of complying with the rules and regulations of the Securities and Exchange Commission. The accompanying financial statement is not representative of the actual operations of the Property for the periods presented nor indicative of future operations as certain expenses, primarily depreciation, amortization and interest expense, which may not be comparable to the expenses expected to be incurred by the Company in future operations of Property, have been excluded.

In preparation of the statement of revenue and certain expenses in conformity with U.S. generally accepted accounting principles, management makes estimates and assumptions that affect the reported amounts of revenue and expenses during the reporting period. Actual results could differ from these estimates.

Rental income is recorded when due from the tenant under the term of the lease. The current lease requires monthly rental payments totaling \$139,884 through the term of the respective lease. The lease also contains provisions to recover real estate taxes at an amount in excess of the tenant's base year amount, as defined. Such revenue is included in tenant reimbursements in the statement of revenue and certain expenses.

3. INTERIM PERIOD (UNAUDITED)

The unaudited statement of revenue and certain expenses for the six months ended June 30, 2004, has been prepared for purposes of complying with the rules and regulations of the Securities and Exchange Commission. In the opinion of management, all adjustments considered necessary for a fair presentation have been included. Operating results for the six months ended June 30, 2004 are not necessarily indicative of the results that may be expected for the year ending December 31, 2004.

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PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEET (UNAUDITED)

On January 27, 2004, the Company completed its initial public offering (the Offering) and sold approximately 19.7 million common shares and received approximately \$177.0 million in net proceeds. The Company used a portion of the proceeds to repay outstanding lines of credit and mortgage debt on previously owned properties and intends to use the majority of the remaining proceeds to acquire additional properties.

Since the Offering and through September 30, 2004, the Company completed its previously announced acquisitions of the following properties:

PROPERTY	LOCATION	ACQU
Bureau of Public Debt (Mineral Wells Property)	. Pittsburgh, PA . Lenexa, KS . Baton Rouge, LA	\$
		Ċ

The Company funded the above acquisitions with cash on hand. On July 30, 2004, the Company received \$21.0 million and \$8.0 million from mortgage notes payable related to its Pittsburgh FBI and Lenexa Properties, respectively. The net effect of the Offering, 2004 Acquisitions and additional mortgage notes payable are reflected in the Company's consolidated historical balance sheet at September 30, 2004.

Subsequent to September 30, 2004, the Company completed the following acquisitions:

PROPERTY	LOCATION	ACQUISI
Food & Drug Administration (College Park Property) Citizens and Immigration Services (Pittsburgh USCIS Property Bureau of Public Debt (Parkersburg Property)	College Park, MD Pittsburgh, PA Parkersburg, WV	\$ 21 10 20
		 \$ 52 =====

In addition, on October 13, 2004, the Company completed the sale of the Federal Express building in Harahan, LA (Harahan Property) for approximately \$4.6 million in cash.

The accompanying unaudited Pro Forma Condensed Consolidated Balance Sheet of the Company is presented as if the College Park Property, Pittsburgh USCIS Property and Parkersburg Property had been acquired and the Harahan Property had been sold on September 30, 2004. This Pro Forma Condensed Consolidated Balance Sheet should be read in conjunction with the Company's historical consolidated financial statements and notes thereto as filed on Form 10-K for the year ended December 31, 2003 and on Form 10-Q for the nine months ended September 30, 2004. In management's opinion, all adjustments necessary to reflect the acquisitions of the College Park Property, Pittsburgh USCIS Property and Parkersburg Property and the sale of the Harahan Property have been made. The following Pro Forma Condensed Consolidated Balance Sheet is not necessarily indicative of what the actual financial position would have been assuming the above transactions had been consummated at September 30, 2004, nor does it purport to represent the future financial position of the Company.

SEPTEMBER 30, 2004 (UNAUDITED)

	HISTORICAL (A)		COLLEGE PARK (B)								PARKERSBURG (D)
ASSETS											
Real estate at cost, net of accumulated depreciation Cash and cash equivalents Restricted cash escrows Restricted cash for	\$ 101,692,784 105,934,854 692,570		21,392,480 (4,131,645)		10,476,321 (10,263,804)		20,197,4 (2,520,9				
letter of credit	17,426,515 752,719 680,122 740,694		 175,872		266,885 		(17,426,5				
Real estate deposits	1,950,000		(1,000,000)		(250,000)		(250,0				
Property held for sale Other assets	4,271,071 1,260,776		213,293		91 , 077						
Total assets		\$	16,650,000	\$	320,479	\$					
LIABILITIES AND STOCKHOLDERS'EQUITY Liabilities: Accounts payable and accrued expenses Dividend payable	3,103,875 53,192,447			\$	320,479 	\$					
Total liabilities	205,183 (3,656,423 188,043,599 (9,825,301)	16,650,000		320,479						
Total stockholders' equity	174,767,058										
Total liabilities and stockholders' equity	\$ 235,402,105	\$	16,650,000	\$	320,479	\$					

See accompanying notes.

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NOTES TO PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEET (UNAUDITED)

(A) Represents the historical consolidated balance sheet of the Company as of

September 30, 2004.

- (B) Represents the acquisition of the College Park Property on October 5, 2004. In connection with the acquisition of the College Park Property the Company assumed certain assets and a mortgage loan in the amount of \$16,650,000. The remaining purchase was funded with cash. The mortgage loan bears interest at a fixed rate of 6.75% with principal and interest due monthly through November 2026. The College Park Property was completed in September 2004 and totals approximately 79,000 rentable square feet. Approximately 64,000 square feet is occupied by the United States Food & Drug Administration. The remaining space, totaling 15,000 rentable square feet, is vacant. Under terms of the acquisition agreement, the Company will pay an additional amount of \$1.2 million should a lease be executed for the vacant space within 6 months of the date of acquisition.
- (C) Represents the acquisition of the Pittsburgh USCIS Property on October 26, 2004. The Pittsburgh USCIS Property was acquired with cash and the assumption of certain assets and liabilities. The Pittsburgh USCIS Property, completed in March 2004, totals approximately 33,000 rentable square feet and is 100% occupied by the United States Citizenship and Immigration Services.
- (D) Represents the acquisition of the Parkersburg Property on November 1, 2004. In connection with the acquisition of the Parkersburg Property a letter of credit was drawn upon. The remaining purchase was funded with cash. The Parkersburg Property, completed in September 2004, totals approximately 81,000 rentable square feet and is 100% occupied by the Bureau of Public Debt.
- (E) Represents the sale of the Harahan Property on October 13, 2004. The Buyer assumed the mortgage notes payable in the amount of \$3,136,070.

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PRO FORMA CONSOLIDATED STATEMENT OF OPERATIONS (UNAUDITED)

The accompanying unaudited Pro Forma Consolidated Statements of Operations for the nine months period ended September 30, 2004 and for the year ended December 31, 2003 of the Company is presented as if the Charleston Fed Court Property, Pittsburgh FBI Property, Lenexa Property, Mineral Wells Property and other properties acquired in 2003 (the "2003 Acquired Properties), collectively the "Acquired Properties", had been acquired on January 1, 2003. These Pro Forma Consolidated Statements of Operations should be read in conjunction with the Company's historical consolidated financial statements and notes thereto as filed on Form 10-K for the year ended December 31, 2003 and on Form 10-Q for the nine months ended September 30, 2004. In management's opinion, all adjustments necessary to reflect the above acquisitions have been made.

The unaudited Pro Forma Consolidated Statements of Operations are not necessarily indicative of what the actual results of operations would have been for the nine month period ended September 30, 2004 or for the year ended December 31, 2003 assuming the above transactions had been consummated at January 1, 2003, nor does it purport to represent the future results of operations of the Company.

The accompanying unaudited Pro Forma Consolidated Statements of Operations do not include the results of operations for the Baton Rouge Property, College Park Property, Pittsburgh USCIS Property and the Parkersburg Property as these properties began operations within the last nine months and therefore pro forma financial information pursuant to Article 11 of Regulation S-X is not applicable.

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GOVERNMENT PROPERTIES TRUST, INC. PRO FORMA CONSOLIDATED STATEMENT OF OPERATIONS FOR THE YEAR ENDED DECEMBER 31, 2003 (UNAUDITED)

	HISTORICAL (A)				
Revenue Rental income	\$	2,812,476	\$	573 , 843	\$
Tenant reimbursements	,			·	·
Total revenue		2,812,476		573 , 843	
Property operations		623,147		66,657	
Real estate taxes Depreciation and amortization		238,201 764,090		14,692	
General and administrative		440,668			
Total expenses		2,066,106		81,349	
Operating income (loss)		746 370		492,494	
Other income		21,635		192 , 191	
Interest expense					
Expense Amortization of deferred financing fees		(1,188,048) (9,230)		 	
Income (loss) from continuing operations	\$	(429,273)	\$	•	
Earnings (loss) per share from continuing	====		===		==
operations (basic and diluted)	\$ ====	(0.51)			
Weighted average shares outstanding (basic and diluted)		836,133			
	===:				
	FEI	HARLESTON D COURT (B))3 ACQUIRED DPERTIES (B)	_
Revenue					
Rental income Tenant reimbursements		1,678,608 7,880		1,183,253	\$
Total revenue		1,686,488		1,183,253	_
Property operations		29,266		278,385	
Real estate taxes		182,880		110,039	
Depreciation and amortization					
Total expenses		212,146		388,424	_
Operating income (loss)		1,474,342		794 , 829	-

Expense			
Amortization of deferred financing fees			
Income (loss) from continuing operations	\$	1,474,342	\$ 794 , 829
Earnings (loss) per share from continuing operations (basic and diluted)			
Weighted average shares outstanding (basic and diluted)			

See accompanying notes.

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GOVERNMENT PROPERTIES TRUST, INC. PRO FORMA CONSOLIDATED STATEMENT OF OPERATIONS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2004 (UNAUDITED)

	HISTORICAL (A)		CHARLESTON FED COURT (B)		
Revenue Rental income Tenant reimbursements	\$	5,060,076 205,851		1,189,034 5,910	
Cotal revenue		5,265,927		1,194,944	
xpenses Property operations		1,126,570 578,428 1,436,990 3,026,211		20,748 129,851 	
otal expenses		6,168,199		150,599	
perating income (loss)ther incomenterest expense		(902,272) 1,238,417		1,044,345	
Expense from issuance of warrant		(1,426,521) (2,097,900) (170,085)		 	
ncome (loss) from continuing operations		(3,358,361)	\$	1,044,345	
oss per share from continuing operations (basic and diluted)	\$	(0.18)			
eighted average shares outstanding (basic and diluted)	====	18,585,837 			
	L	ENEXA (B)	ADJUST	-	

D -----

evenue				
Rental income	\$	540,071	\$	
Tenant reimbursements		24,198		
otal revenue		564,269		
xpenses				
Property operations		93,638		
Real estate taxes		69 , 922		
Depreciation and amortization				916 , 959
General and administrative		_ _ _		
otal expenses		163,560		916,959
perating income (loss)		400,709		(916,959)
ther income				
Expense				(885,240)
Expense from issuance of warrant				
Amortization of deferred financing fees				(58, 352)
ncome (loss) from continuing operations		400,709	\$	(1,860,551)
oss per share from continuing operations (basic	=====		====	
and diluted)				
eighted average shares outstanding (basic and				
diluted)				2,106,665
			====	

See accompanying notes.

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NOTES TO PRO FORMA CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

- (A) Represents the historical consolidated statements of operations of the Company. The historical consolidated statement of operations for the year ended December 31, 2003 has been reclassified to reflect the Harahan Property as a discontinued operation.
- (B) Represents the historical operations for the Charleston Fed Court Property, the Mineral Wells Property, the Pittsburgh FBI Property, the Lenexa Property and the 2003 Acquired Properties prior to the Company's date of acquisition. Audited historical financial information for the Mineral Wells Property was included in the Company's registration statement related to the Offering. Audited and unaudited historical financial information for the Pittsburgh FBI Property and the Lenexa Property are included in report on Form 8-K/A filed on July 16, 2004. Audited and unaudited historical financial information for the Charleston Fed Court Property are included in this report on Form 8-K/A.
- (C) Represents pro forma adjustments related to the Company's ownership of the Acquired Properties prior to its date of acquisition:

ADJUSTMENTS FOR ENDED

NINE MONTHS ADJUSTMENTS FOR YEAR ENDED

	SEPTEMBER 30, 2004	DECEMBER 31, 2003
DEPRECIATION AND AMORTIZATION (1)		
Mineral Wells	\$ 24,222	\$ 145,332
Pittsburgh FBI	322,524	967 , 572
Lenexa	165,358	360 , 780
Charleston Fed Court	404,855	571 , 558
2003 Acquired Properties		312,653
Total depreciation and amortization		
expense	\$916,959	\$2,357,895
	======	========
INTEREST EXPENSE (2)		
Pittsburgh FBI	\$673 , 750	\$1,155,000
Lenexa	253,867	435,200
2003 Acquired Properties		458,444
Total interest expense	\$927 , 617	\$2,048,644
•	======	========
AMORTIZATION OF DEFERRED FINANCING FEES (2)		
Pittsburgh FBI	\$ 25,442	\$ 43,615
Lenexa	32,910	56,417
2003 Acquired Properties		5,115
•		
Total interest expense	\$ 58,352	\$ 105,147
-	======	========

⁽¹⁾ Represents estimated depreciation and amortization of the acquired properties based upon the preliminary purchase price allocations in accordance with our depreciation and amortization policy.

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(D) Represents pro forma adjustments related to the Company's Offering and the related effects on the Consolidated Statements of Operations as if the Offering had occurred on January 1, 2003:

	NI SEPT	STMENTS FOR INE MONTHS ENDED TEMBER 30, 2004	ADJUSTMENTS YEAR ENDE DECEMBER 3 2003	
INTEREST EXPENSE (1) Elimination of interest expense on debt repaid from Offering proceeds related to 2003 Acquired Properties	\$ 	(42,377)	\$	(150
WEIGHTED AVERAGE SHARES OUTSTANDING (2) Adjustment to reflect the total number of shares outstanding after the Offering		2,106,665		19 , 856

⁽²⁾ Represents estimated interest expense for the Pittsburgh FBI Property, the Lenexa Property and the individual 2003 Acquired Properties' mortgage debt, including stated interest rate and amortization of deferred loan fees.

(1) In connection with the Offering, the Company used a portion of the proceeds to repay lines of credit and mortgage debt outstanding on the 2003 Acquired Properties. This adjustment eliminates interest expense associated with the lines of credit and mortgage debt that was repaid.

(2) The adjustment increases the weighted average shares outstanding to 20,692,502, which is the total number of shares outstanding after the Offering and issuance of restricted share grants. These adjustments along with the net effect of the other pro forma adjustments have changed the pro forma earnings per share amounts.

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(C) Exhibits

The following exhibit is included in this Report:

Exhibit 23.1 Consent of Ernst & Young LLP

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SIGNATURE

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.

GOVERNMENT PROPERTIES TRUST, INC.

Date: December 1, 2004 By: /s/ Nancy D. Olson

Nancy D. Olson

Chief Financial Officer and Treasurer

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EXHIBIT INDEX

EXHIBIT NUMBER DESCRIPTION

23.1 Consent of Ernst & Young LLP

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