BioMed Realty Trust Inc Form 8-K December 06, 2005

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 8-K CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 Date of Report (Date of earliest event reported): September 30, 2005 BioMed Realty Trust, Inc.

(Exact name of registrant as specified in its charter)

Maryland 1-32261 20-1142292

(State or Other Jurisdiction of Incorporation)

(Commission File No.)

(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))

TABLE OF CONTENTS

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

EXHIBIT 23.1

Item 8.01 Other Events

Since May 31, 2005, BioMed Realty Trust, Inc. (BioMed), through its operating partnership subsidiary, BioMed Realty, L.P. (the Operating Partnership), has announced the acquisition of four properties, and is under contract to acquire a fifth property. BioMed is including the combined financial statements of two of the properties, located on Uniqema Boulevard in New Castle, Delaware, and certain unaudited pro forma consolidated financial statements of BioMed in this Current Report on Form 8-K to satisfy the requirements of Rule 3-14 and Article 11 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 unaudited pro forma financial data presented should not be considered as a projection of future results.

On August 25, 2005, BioMed, through the Operating Partnership, completed the acquisition of a property located on Kaiser Drive in Fremont, California for approximately \$9.5 million in cash. The property, located near the company s Ardentech Court and Dumbarton Circle properties, is currently under redevelopment.

On September 19, 2005, BioMed, through the Operating Partnership, completed the acquisition of a property on Faraday Avenue in the Carlsbad submarket of San Diego, California for approximately \$8.5 million in cash. The Faraday Avenue property was acquired in a sale-leaseback transaction from Isis Pharmaceuticals, Inc. (Isis). Isis will leaseback the property pursuant to a 15-year, triple-net lease.

Table of Contents

On September 30, 2005, BioMed, through the Operating Partnership, completed the acquisition of a property located at 1000 Uniqema Boulevard in New Castle, Delaware for approximately \$15.5 million in cash. In addition, on August 10, 2005, the Operating Partnership entered into a purchase agreement to acquire a property located at 900 Uniqema Boulevard in New Castle, Delaware for approximately \$4.7 million, including the assumption of approximately \$1.8 million of debt. BioMed expects to complete the acquisition of 900 Uniqema following approval of the assumption by the lender of the existing mortgage loan on the property.

On October 28, 2005, BioMed, through the Operating Partnership, completed the acquisition of a property located in the Bridge Business Center on George Patterson Boulevard in Bristol, Pennsylvania for approximately \$14.9 million in cash.

Item 9.01 Financial Statements and Exhibits.

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

Uniqema Properties:

Independent Auditors Report

Combined Statements of Revenues and Certain Expenses for the nine months ended September 30, 2005 (unaudited) and year ended December 31, 2004

Notes to Combined Statements of Revenues and Certain Expenses

(b) Unaudited Pro Forma Consolidated Financial Statements.

Pro Forma Consolidated Balance Sheet as of September 30, 2005 Pro Forma Consolidated Statement of Income for the nine months ended September 30, 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
23.1	Consent of KPMG LLP, independent auditors.

Table of Contents

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: December 5, 2005 BIOMED REALTY TRUST, INC.

By: /s/ GARY A. KREITZER

Name: Gary A. Kreitzer

Title: Executive Vice President

Table of Contents

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 Uniquema Properties (the Properties) 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 Properties 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 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 statements of revenues and certain expenses. It is not intended to be a complete presentation of the Uniqema Properties 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 Unique Properties 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 December 6, 2005

UNIQEMA PROPERTIES COMBINED STATEMENTS OF REVENUES AND CERTAIN EXPENSES (In thousands)

	Nine E Septe (Un:	Year Ended December 31, 2004		
Revenues:				
Rental	\$	1,406	\$	1,875
Tenant recoveries		64		83
Total revenues		1,470		1,958
Certain expenses:				
Rental operations		29		33
Real estate taxes		44		59
Total certain expenses		73		92
Income from operations		1,397		1,866
Interest expense		(119)		(167)
Revenues in excess of certain expenses	\$	1,278	\$	1,699

See accompanying notes to combined statements of revenues and certain expenses.

UNIQEMA PROPERTIES

NOTES TO COMBINED STATEMENTS OF REVENUES AND CERTAIN EXPENSES Nine Months Ended September 30, 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 two life science properties in New Castle County, Delaware (collectively, the Properties). The Properties are leased to one tenant.

On August 10, 2005, BioMed Realty Trust, Inc. (the Company), through its operating partnership subsidiary, BioMed Realty, L.P. (the Operating Partnership), entered into definitive purchase and sale agreements to purchase the Properties. The total purchase price was approximately \$20.2 million plus closing costs. The Operating Partnership will fund the transaction with the assumption of \$1.8 million in debt and \$18.4 million in cash. The Company completed the acquisition of one of the properties on September 30, 2005. The completion of the acquisition of the remaining property is probable. The Properties included in the accompanying combined statements of revenues and certain expenses have been combined for all periods presented as these entities were under common ownership by EDIS Development Group, LLC.

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 Properties for the nine months ended September 30, 2005 (unaudited) or for the year ended December 31, 2004 due to the exclusion of depreciation and amortization and other costs not directly related to the proposed future operations of the Properties, which may not be comparable to the proposed future operation of the Properties.

(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 nine months ended September 30, 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 Properties lease laboratory and office space under lease agreements with the tenant. All leases are accounted for as operating leases. The leases include provisions under which the tenant reimburses for costs of common area expenses, real estate taxes and insurance costs. Revenue related to these reimbursed costs is recognized in the period the applicable costs are incurred and billed to the tenant pursuant to the lease agreements. The leases contain renewal options at various times and rental rates.

UNIQEMA PROPERTIES

NOTES TO COMBINED STATEMENTS OF REVENUES AND CERTAIN EXPENSES (Continued)

Minimum rents to be received from the tenant under operating leases, which terms range from 10 to 15 years, in effect at December 31, 2004, are as follows:

Year	
2005	\$ 1,818
2006	1,948
2007	1,971
2008	1,971
2009	1,971
Thereafter	4,199
	\$ 13,878

(4) Certain Expenses

Certain expenses include only those costs expected to be comparable to the proposed future operations of the Properties. Repairs and maintenance expense are charged to operations as incurred. Costs such as depreciation and amortization and other costs not directly related to the proposed future operations of the Properties are excluded from the combined statements of revenues and certain expenses.

In connection with the acquisition of the Properties, the Company will assume a mortgage note amounting to \$1.9 million as of December 31, 2004. The mortgage note is secured by one of the Properties and bears interest at a fixed rate of 8.61%. The mortgage requires monthly payments of principal and interest and matures in April 2015.

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

Year	
2005	\$ 117
2006	128
2007	140
2008	152
2009	166
Thereafter	1,191
	\$ 1,894

(5) Concentration of Credit Risk

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

BIOMED REALTY TRUST, INC. PRO FORMA CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

The unaudited pro forma consolidated financial statements of BioMed Realty Trust, Inc. (the Company) as of September 30, 2005, and for the nine months ended September 30, 2005 and the year ended December 31, 2004, are presented as if the related transactions had occurred on September 30, 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 financial statements of the Company and the notes thereto, included in the Company s Form 10-K for the year ended December 31, 2004, and its Form 10-Q for the quarterly period ended September 30, 2005 filed with the Securities and Exchange Commission. Adjustments have been made to give effect to the operating properties contributed and acquired in connection with and following the Company s initial public offering in 2004.

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 contribution and acquisition of properties along with their related financing transactions had all occurred on the dates specified; 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 September 30, 2005

(Unaudited) (In thousands)

	Historical BioMed Realty		Pr	niqema operties	В	Bridge Business	Pro Forma BioMed Realty		
	1	Trust, Inc.	Ac	quisition (A)	•	Center (B)	Trust, Inc.		
ASSETS				(12)		(2)			
Investment in real estate, net	\$	1,072,427	\$	3,758	\$	13,112	\$	1,089,297	
Investment in unconsolidated partnership		2,492						2,492	
Cash and cash equivalents		74,495		(2,155)		(14,900)		57,440	
Restricted cash		5,866						5,866	
Accounts receivable, net		5,819						5,819	
Accrued straight-line rents, net		7,166						7,166	
Acquired above market leases, net		7,437						7,437	
Deferred leasing costs, net		138,008		445		1,788		140,241	
Deferred loan costs, net		5,196						5,196	
Prepaid expenses		5,216						5,216	
Other assets		6,359						6,359	
Total assets	\$	1,330,481	\$	2,048	\$		\$	1,332,529	
LIABILITIES AND STOCKHOLDERS									
EQUITY									
Mortgage notes payable, net	\$	248,004	\$	2,048	\$		\$	250,052	
Secured term loan		250,000						250,000	
Unsecured line of credit									
Unsecured term loan									
Security deposits		6,222						6,222	
Dividends and distributions payable		13,367						13,367	
Accounts payable and accrued expenses		25,234						25,234	
Acquired lease obligations, net		30,822						30,822	
Total liabilities		573,649		2,048				575,697	
Minority interests		21,278						21,278	
Stockholders equity:									
Common stock		466						466	
Additional paid-in capital		760,834						760,834	
Deferred compensation		(4,066)						(4,066)	
Accumulated other comprehensive income		3,802						3,802	
Dividends in excess of earnings		(25,482)						(25,482)	
Total stockholders equity		735,554						735,554	

Total liabilities and stockholders equity \$ 1,330,481 \$ 2,048 \$ \$ 1,332,529

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 Nine Months Ended September 30, 2005 (Unaudited)

(In thousands, except share data)

	B	istorical bioMed Realty ust, Inc.	S	First, Second, and Third Quarter 2005 Acquisitions (AA)		niqema operties quisition (BB)	Other ies Financing ion Transaction			econd uarter 2005 ffering (DD)	I	o Forma BioMed Realty rust, Inc.
Revenues:	Ф	(2.021	ф	14 150	ф	1 406	ф		ф		Ф	70.270
Rental	\$	62,821	\$	14,152	\$	1,406	\$		\$		\$	78,379
Tenant recoveries		28,035		4,714		64						32,813
Other income		3,508		485								3,993
Total revenues		94,364		19,351		1,470						115,185
		- ,		, , , ,		,						-,
Expenses:												
Rental operations		22,879		2,149		29						25,057
Real estate taxes		7,836		2,983		44						10,863
Depreciation and												
amortization		26,832		5,107		585						32,524
General and												
administrative		9,001		22								9,023
Total expenses		66,548		10,261		658						77,467
r		,-		-, -								, ,
Income from												
operations		27,816		9,090		812						37,718
Equity in net income												
of unconsolidated												
partnership		91										91
Interest income		987										987
Interest expense		(15,645)		(2,141)		(112)		(11,262)		4,509		(24,651)
In a ann a (1 a \ 1 £ -												
Income (loss) before		12 240		(0.40		700		(11.2(2)		4.500		14145
minority interests		13,249		6,949		700		(11,262)		4,509		14,145
Minority interest in												
consolidated		210										210/EE
partnership		219										219(FF)
Minority interests in		(001)								1.50		(020) (PP)
operating partnership		(991)								152		(839)(FF)
Net income(loss)	\$	12,477	\$	6,949	\$	700	\$	(11,262)	\$	4,661	\$	13,525

Pro forma earnings per share basic(GG)	\$ 0.34	\$ 0.29	9
Pro forma earnings per share diluted(GG)	\$ 0.34	\$ 0.29	9
Pro forma weighted average common shares outstanding basic(GG)	36,406,068	46,289,940	C
Pro forma weighted average common shares outstanding diluted(GG)	39,545,665	49,446,732	2

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 share data)

First, Second,

	Historical	and				7DI • 1 1	Pro Forma		
	BioMed	Third	Uniqema Other		Second	Third and Fourth	BioMed		
	Realty Trust, Inc.		-	Financing Fransactions (CC)	Quarter 2005 Offering (DD)	Quarter 2004 Acquisitions (EE)	Realty Trust, Inc.		
Revenues: Rental Tenant recoveries Other income	\$ 19,432 9,222	\$ 54,223 15,812 1,378	\$ 1,875 83	\$	\$	\$ 38,937 16,216	\$ 114,467 41,333 1,378		
Total revenues	28,654	71,413	1,958			55,153	157,178		
Expenses: Rental operations Real estate taxes Depreciation and amortization General and administrative	10,030 1,589 7,853 3,130	5,854 11,643 19,172 86	33 59 714			17,222 3,317 15,961 7,141	33,139 16,608 43,700 10,357		
Total expenses	22,602	36,755	806			43,641	103,804		
Income from operations Equity in net loss of unconsolidated	6,052	34,658	1,152			11,512	53,374		
partnership Interest income Interest expense	(11) 190 (1,180)	(8,533)	(141)	(27,032)	8,751	(33) 306 (830)	(44) 496 (28,965)		
Income (loss) before minority interests Minority interest in consolidated	5,051	26,125	1,011	(27,032)	8,751	10,955	24,861		
partnership Minority interests in operating	145 (414)				(1,057)	178	323(FF) (1,471)(FF)		

partnership

Net income (loss)	\$	4,782	\$ 26,125	\$ 1,011	\$ (27,032)	\$ 7,694	\$ 11,133	\$	23,713
Pro forma earnings per share basic(GG)	\$	0.15						\$	0.51
Pro forma earnings per share diluted(GG)	\$	0.15						\$	0.51
Pro forma weighted average common shares outstanding basic(GG)	30,9	965,178						46	,087,678
Pro forma weighted average common shares outstanding diluted(GG)	33,7	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 and probable acquisitions as if all of the following occurred on September 30, 2005:

The acquisition of the Uniquema Properties for \$20,200,000, which included the 1000 Uniquema property acquisition that occurred on September 30, 2005, and the 900 Uniquema property acquisition that is probable to occur; and

The acquisition of the Bridge Business Center property for \$14,900,000, which occurred on October 28, 2005 and was under redevelopment at the time of acquisition, for the nine months ended September 30, 2005 and for the year ended December 31, 2004.

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 acquisitions described above occurred on September 30, 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 September 30, 2005 are as follows:

(A) On August 10, 2005, the Company, through its operating partnership subsidiary, BioMed Realty, L.P. (the Operating Partnership), entered into a definitive purchase and sale agreement to purchase the Uniqema Properties. The total purchase price was approximately \$20,200,000 plus closing costs. The Operating Partnership will fund the transaction with the assumption of \$1,800,000 in debt (including premium in the amount of \$248,000) and \$18,400,000 in cash on hand. The Company completed the acquisition of one of the properties on September 30, 2005. The completion of the remaining property acquisition is probable:

	900	Uniqema	1000	Uniqema	
		(3)		(4)	Total
Investment in real estate, net	\$	3,758	\$	14,241	\$ 17,999
Intangible assets, net(1)		445		2,004	2,449
Acquired debt premium(2)		(248)			(248)
Net assets acquired	\$	3,955	\$	16,245	\$ 20,200

- (1) A portion of the purchase price has been allocated to identified intangible assets for the value of in-place leases in the amount of \$2,449,000 which are amortized to depreciation and amortization expense over the remaining non-cancelable terms of the respective leases.
- (2) Debt premiums are recorded upon assumption of the note at the time of acquisition to account for above-market interest rates.

Amortization of this premium is recorded as a reduction to interest expense over the remaining term of the respective mortgage.

- (3) Amount is included in the Uniqema Properties Acquisition as this property is probable to be acquired subsequent to September 30, 2005.
- (4) Amount is included in the Historical **BioMed Realty** Trust, Inc. as this property was purchased on September 30, 2005 and was included in the Company s Form 10-Q for the quarterly period ended September 30, 2005 filed with the Securities and Exchange Commission.

(B) Reflects the acquisition of a property from a third party subsequent to September 30, 2005 for approximately \$14,900,000, including closing costs. The purchase price was paid with cash on hand:

	Bridge Bu	Bridge Business Center		
		(1)		
Investment in real estate, net Intangible assets, net(2) Net assets acquired	\$	13,112 1,788		
Net assets acquired	\$	14,900		

Acquisition date October 28, 2005

- (1) The Bridge Business Center property was under redevelopment on the date of acquisition, for the nine months ended September 30, 2005 and for the year ended December 31, 2004.
- (2) A portion of the purchase price has been allocated to identified intangible assets for the value of in-place leases in the amount of \$1,788,000 which are amortized to depreciation and amortization expense over the remaining non-cancelable terms of the respective leases.

2. Pro Forma Consolidated Statements of Income

The adjustments to the pro forma consolidated statements of income for the nine months ended September 30, 2005 and for the year ended December 31, 2004 are as follows:

Adjustments (AA) through (GG) 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 acquisition, the properties will be managed internally by the Company 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 the Company, 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 the Company. (AA) Reflects the acquisitions of Waples for approximately \$5,300,000, which occurred on March 1, 2005; Bridgeview II for approximately \$16,200,000, which occurred on March 16, 2005; Graphics Drive for \$7,800,000, which occurred on March 17, 2005; Coolidge Avenue for \$10,833,000, which occurred on April 5, 2005; Fresh Pond Research Park for \$20,756,000, which occurred on April 5, 2005; Phoenixville for \$13,206,000, which occurred on April 5, 2005; Nancy Ridge for \$12,800,000 (consideration also included the assumption of \$7,870,000 of a mortgage note payable (including premium of \$869,000), and, in addition, a \$1,177,000 deposit for loan impounds was made by the Company), which occurred on April 21, 2005; Dumbarton Circle for \$6,320,000, excluding \$2,640,000 paid into escrow for tenant construction allowance, which occurred on May 27, 2005; the Lyme Portfolio for approximately \$531,000,000, including closing costs and an advisory fee to Raymond James & Associates, Inc. of \$1,375,000 (consideration also included the assumption of \$137,517,000 of mortgage notes payable (including premium of \$6,313,000)), which occurred on May 31, 2005; Kaiser Drive for \$9,500,000, which occurred on August 25, 2005; and Faraday Avenue for \$8,500,000, which occurred on September 19, 2005.

For the Nine Months Ended September 30, 2005

Adjustments Resulting from

	Kaiser			Prior		Purchasing the		Pro Forma	
	Drive (7)	Avenue (8)	Acq	quisitions (9)	Pro	operties	Adjustment		
Revenues:									
Rental(1)	\$	\$	\$	12,750	\$	1,402	\$	14,152	
Tenant recoveries(2)				3,404		1,310		4,714	
Other income				485				485	
Total revenues				16,639		2,712		19,351	
Expenses:									
Rental operations(3)				2,000		149		2,149	
Real estate taxes(4)				1,729		1,254		2,983	
Depreciation and amortization(5)						5,107		5,107	
General and administrative				22				22	
Total expenses				3,751		6,510		10,261	
Income from operations				12,888		(3,789)		9,090	
Interest expense(6)				(2,333)		192		(2,141)	
Net income (loss) before minority	ф	Φ.	Φ.	10.555	ф	(2.606)	Φ.	6.046	
interest	\$	\$	\$	10,555	\$	(3,606)	\$	6,949	

For the Year Ended December 31, 2004

Adjustments Resulting from

					II OIII			Pro
				Prior	Pu	rchasing the]	Forma
	Kaiser (7)	Faraday (8)	Acc	quisitions (9)	Pr	operties	Ad	justment
Revenues:								
Rental(1)	\$	\$	\$	50,540	\$	3,683	\$	54,223
Tenant recoveries(2)				10,273		5,539		15,812
Other income				1,378				1,378
Total revenues				62,191		9,222		71,413
Expenses:								
Rental operations(3)				5,427		427		5,854
Real estate taxes(4)				6,230		5,413		11,643
Depreciation and amortization(5)						19,172		19,172
General and administrative				86				86
Total expenses				11,743		25,012		36,755
Income from operations				50,448		(15,790)		34,658
Interest expense(6)				(9,224)		691		(8,533)
interest expense(0)				(9,224)		091		(6,555)
Net income (loss) before minority								
interest	\$	\$	\$	41,224	\$	(15,099)	\$	26,125

- (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.
- (7) The Kaiser Drive property was under redevelopment on the date of acquisition, for the nine months ended September 30, 2005 and for the year ended December 31, 2004.
- (8) The Faraday
 Avenue property
 was acquired in a
 sale-leaseback
 transaction from
 Isis

Pharmaceuticals, Inc. The pro forma adjustment column includes rental income, tenant recoveries, rental operations, real estate taxes, and depreciation.

(9) The pro forma adjustment for prior 2005 acquisitions include Waples, Bridgeview II, Graphics Drive, Coolidge Avenue, Fresh Pond, Phoenixville, Nancy Ridge, Dumbarton Circle, and the Lyme Portfolio for the time period of January 1, 2005 through date of acquisition, and for the year ended December 31,

2004.

(BB) Reflects the acquisition of the Uniqema Properties:

	For the Nine	ember 30,	, 2005	
	Historical	Adjustments		
	Revenue	Resulting		
	and	from		
			P	ro
	Certain	Purchasing the	Forma	
	Expenses	Properties	Adjus	stment
Revenues:				
Rental	\$ 1,406	\$	\$	1,406
Tenant recoveries	64			64
Other income				
Total revenues	1,470			1,470

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Expenses: Rental operations Real estate taxes Depreciation and amortization(1) Other	29 44	5	85	29 44 585
Total expenses	73	5	85	658
Income from operations Interest expense(2) Net income (loss)	1,397 (119) \$ 1,278	·	85) 7 78) \$	812 (112) 700

	For the Y Historical Revenue and		Year Ended Decemb Adjustments Resulting from		004 Pro
	Certain	Purchasing the Properties			orma
	Expenses			Adj	ustment
Revenues:					
Rental	\$ 1,875	\$		\$	1,875
Tenant recoveries	83				83
Total revenues	1,958				1,958
Expenses:					
Rental operations	33				33
Real estate taxes	59				59
Depreciation and amortization(1) Other			714		714
Total expenses	92		714		806
Income from operations	1,866		(714)		1,152
Interest expense(2)	(167)		26		(141)
Net income (loss)	\$ 1,699	\$	(688)	\$	1,011

(1) 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 is amortized to depreciation and amortization

expense over the remaining non-cancelable term of the respective leases.

(2) The pro forma adjustment to interest expense is due to the amortization of debt premium that was recorded upon assumption of a mortgage note to account for above-market interest rate. This adjustment reduces interest expense over the remaining term of the respective mortgage using the effective interest method.

(CC) Reflects the interest expense as a result of debt incurred in connection with various acquisitions.

			Interes For the	st Expense(3)	
	Principal	Interest	Nine Months Ended September	For the Year Ended December 31,	
	Amount	Rate	30, 2005	2004	
\$250.0 million senior unsecured revolving credit facility(1) \$100.0 million senior unsecured term	\$ 112,597	4.46%	\$ 2,092	\$ 5,022	
loan(1)	100,000	4.46%	1,858	4,460	
\$250.0 million senior secured term loan(2)	250,000	6.407%	6,674	16,018	
Amortization of loan fees			638	1,532	
	\$ 462,597		\$ 11,262	\$ 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 points 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%.

(3) The pro forma adjustment to interest expense is for the time period January 1, 2005 through May 31, 2005, the date the debt was incurred, and for the year ended December 31, 2004.

(DD) Reflects the net decrease in interest expense as a result of the repayment of certain debt with the proceeds of a public offering of 13,150,000 common shares at \$22.50 per share, with net proceeds of \$282,061,000 that occurred on June 27, 2005. The following outlines the loans paid off upon completion of the offering and the corresponding interest expense that was eliminated.

					Intere	st Exper	ise(2)
				_	or the Nine		
				Months Ended September			the Year Ended
	Debt Repaid		Interest Rate	30, 2005		December 31, 2004	
\$250.0 million senior unsecured revolving credit facility(1) \$100.0 million senior unsecured term loan Write-off of unamortized loan fees	\$	132,097 100,000	4.46% 4.46%	\$	2,946 2,230 (667)	\$	5,892 4,460 (1,601)
White off of unamorated foun fees	\$	232,097		\$	4,509	\$	8,751

(1) Includes the historical line of credit balance that was also repaid in connection with the second quarter 2005

offering.

(2) The pro forma adjustment to interest expense is for the time period January 1, 2005 through May 31, 2005, the date the debt was incurred, and for the year ended December 31, 2004.

Table of Contents

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

	For the Y Historical	er 31, 2	2004		
	Revenue and Certain Expenses through the Date of	Adjustments Resulting from Purchasing		I	Pro Forma
_	Acquisition	the l	Property	Adj	justment
Revenues: Rental(1) Tenant recoveries(2) Other income	\$ 38,863 16,003	\$	74 213	\$	38,937 16,216
Total revenues	54,866		287		55,153
Expenses: Rental operations(3) Real estate taxes Depreciation and amortization(4) General and administrative(5)	17,002 3,317		220 15,961 7,141		17,222 3,317 15,961 7,141
Total expenses	20,319		23,322		43,641
Income from operations Equity in net loss of unconsolidated partnership Interest income Interest expense(6)	34,547 (33) 306 (2,716)		(23,035) 1,886		11,512 (33) 306 (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 properties 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 deferred and amortized to interest expense over the terms of the related loans using the effective-interest method.

(FF) Allocate minority interest in net income:

	For	the Nine			
		ths Ended tember 30, 2005	For the Year Ended December 31, 2004		
Total income before allocation to minority interest	\$	14,145	\$	24,861	
Minority interest in loss of King of Prussia		219		323	
Adjusted income before allocation to minority interest of operating partnership Weighted average percentage allocable to minority interest of	\$	14,364	\$	25,184	
operating partnership		5.84%		5.84%	
	\$	(839)	\$	(1,471)	

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

	For the Nine Months Ended September 30, 2005				For the Year Ended December 31, 2004			
	Historical		Pro Forma		Historical		Pro Forma	
Net income attributable to common								
shares	\$	12,477	\$	13,525	\$	4,782	\$	23,713
Operating partnership unit share in								
earnings of minority interest		991		839		414		1,471

Adjusted net income attributal common shares	ole to	\$	13,468	\$	14,364	\$	5,196	\$	25,184
Weighted-average common shoutstanding:	nares								
Basic(1)		36	5,406,068	46	5,289,940	30	,965,178	4	6,087,678
Diluted(1)		39	9,545,665	49	9,446,732	33	3,767,575	4	8,890,075
Pro forma earnings per share	basic	\$	0.34	\$	0.29	\$	0.15	\$	0.51
Pro forma earnings per share	diluted	\$	0.34	\$	0.29	\$	0.15	\$	0.51

(1) December 31, 2004 pro forma shares include 15,122,500 shares due to the second quarter 2005 offering.