Cole Credit Property Trust II Inc Form 8-K/A December 23, 2005

incorporation or organization)

### UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 FORM 8-K/A AMENDMENT NO. 1 CURRENT REPORT

### PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): October 20, 2005 Cole Credit Property Trust II, Inc.

(Exact Name of Registrant as Specified in Its Charter)

333-121094

Maryland (1933 Act)
(State or other jurisdiction of (Commission File N

**20-1676382** (I.R.S. Employer

(Commission File Number) (I.R.S. Employer Identification No.)

2555 East Camelback Road, Suite 400, Phoenix, Arizona 85016

(Address of principal executive offices)

(Zip Code)

(602) 778-8700

(Registrant s telephone number, including area code)

None

(Former name or former address, if changed since 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:

- 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))

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, Cole Credit Property Trust II, Inc. (which may be referred to as the Registrant, the Company, we, our, and us) hereby amends the following Currer Reports on Form 8-K to provide the required financial information:

- (i) Current Report on Form 8-K filed on October 25, 2005 to provide the required financial information relating to our acquisition of a single-tenant retail building located in Alliance, Ohio (the RA Alliance Property ), as described in such Current Report;
- (ii) Current Report on Form 8-K filed on October 31, 2005 to provide the required financial information relating to our acquisition of a single-tenant retail building located in Glendale, Arizona (the LZ Glendale Property ), as described in such Current Report;

(iii)

Current Report on Form 8-K filed on November 7, 2005 to provide the required financial information relating to our acquisitions of two single-tenant retail buildings located in St. Louis, Missouri and a single-tenant retail building located in Florissant, Missouri (collectively, the WG SL Properties ), as described in such Current Report;

- (iv) Current Report on Form 8-K filed on November 29, 2005 to provide the required financial information relating to our acquisitions of a single-tenant retail building located in Olivette, Missouri (the WG Olivette Property ) and a single-tenant retail building located in Columbia, Missouri (the WG Columbia Property ), as described in such Current Report;
- (v) Current Report on Form 8-K filed on December 6, 2005 to provide the required financial information relating to our acquisitions of a single-tenant retail building located in Enterprise, Alabama (the LO Enterprise Property ) and a single-tenant retail building located in Alpharetta, Georgia (the CV Alpharetta Property ), as described in such Current Report; and
- (vi) Current Report on Form 8-K filed on December 13, 2005 to provide the required financial information relating to our acquisitions of a single-tenant retail building located in Richland Hills, Texas (the CV RH Property ) and a single-tenant commercial building located in Rockford, Illinois (the FE Rockford Property ), as described in such Current Report.

After reasonable inquiry, we are not aware of any material factors relating to the properties discussed above that would cause the reported financial information relating to it not to be necessarily indicative of future operating results.

# TABLE OF CONTENTS

<u>Item 9.01. Financial Statements and Exhibits SIGNATURE</u>

None.

### Item 9.01. Financial Statements and Exhibits.

(a) Financial Statements of Businesses Acquired.
Summary Financial Data.
(b) Pro Forma Financial Information.
Pro Forma Condensed Consolidated Statement of Operations for the Nine Months Ended September 30, 2005 (Unaudited).
Pro Forma Condensed Consolidated Balance Sheet as of September 30, 2005 (Unaudited).
Notes to Pro Forma Condensed Consolidated Financial Statements.
(c) Shell Company Transactions.
None.
(d) Exhibits.

### **Summary Financial Data**

#### **Rite Aid Corporation**

RA Alliance Property

On October 20, 2005, we acquired an approximately 11,325 square foot single-tenant retail building on an approximately 1.79 acre site located in Alliance, Ohio (the RA Alliance Property ), which was constructed in 1996. The RA Alliance Property is 100% leased to RA Ohio, a wholly-owned subsidiary of Rite Aid Corporation (Rite Aid), which guarantees the lease. The RA Alliance Property is subject to a net lease pursuant to which the tenant is required to pay substantially all operating expenses and capital expenditures in addition to base rent.

The purchase price of the RA Alliance Property was approximately \$2.1 million, exclusive of closing costs. The acquisition was funded by net proceeds from the Company s ongoing public offering.

In evaluating the RA Alliance Property as a potential acquisition and determining the appropriate amount of consideration to be paid for our interest in the RA Alliance Property, a variety of factors were considered, including our consideration of a property condition report; unit-level store performance; property location, visibility and access; age of the property, physical condition and curb appeal; neighboring property uses; local market conditions, including vacancy rates; area demographics, including trade area population and average household income; neighborhood growth patterns and economic conditions; and the presence of demand generators. After reasonable inquiry, the Company is not aware of any material factors relating to the RA Alliance Property, other than those discussed above, that would cause the reported financial information not to be necessarily indicative of future operating results. Because the RA Alliance Property is 100% leased to a single tenant on a long-term basis under a net lease that transfers substantially all of the operating costs to the tenant, we believe that the financial condition and results of operations of the lease guarantor, Rite Aid, are more relevant to investors than the financial statements of the property acquired. As a result, pursuant to guidance provided by the Securities and Exchange Commission (SEC), we have not provided audited financial statements of the property acquired.

Rite Aid currently files its financial statements in reports filed with the SEC, and the following summary financial data regarding Rite Aid are taken from its previously filed public reports:

	For the Six Months			
	Ended	For	the Fiscal Year En	ded
	8/27/2005	2/26/2005	2/28/2004	3/1/2003
			(in thousands)	
<b>Consolidated Statements of</b>				
Operations				
Revenues	\$8,353,959	\$16,816,439	\$16,600,449	\$15,791,278
Operating Income (Loss)	\$ 43,567	\$ 134,007	\$ 34,584	\$ (154,482)
Net Income (Loss)	\$ 31,853	\$ 302,478	\$ 83,379	\$ (112,542)
	As of the Six			
	Months Ended	As	of the Fiscal Year E	Ended
	8/27/2005	2/26/2005	2/28/2004	3/1/2003
			(in thousands)	
<b>Consolidated Balance Sheets</b>				
Total Assets	\$5,705,883	\$5,932,583	\$6,245,634	\$6,132,766
Long-term Debt	\$2,564,882	\$3,311,336	\$3,891,666	\$3,862,628
Stockholders Equity (Deficit)	\$ 349,412	\$ 322,934	\$ (8,277)	\$ (129,938)
For more detailed financial information available with the SEC at http://www.		please refer to its fin	ancial statements, w	hich are publicly

F available with the SEC at <a href="http://www.sec.gov">http://www.sec.gov</a>.

#### Walgreen Co.

WG SL Properties

On November 2, 2005, we acquired the following properties (collectively, the WG SL Properties ): (i) an approximately 15,120 square foot single-tenant retail building on an approximately 2.11 acre site located in St. Louis, Missouri, constructed in 2001, (ii) an approximately 15,120 square foot single-tenant retail building on an approximately 2.13 acre site located in St. Louis, Missouri, constructed in 2001, and (iii) an approximately 15,120 square foot single-tenant retail building on an approximately 1.82 acre site located in Florissant, Missouri, constructed in 2001. The WG SL Properties are 100% leased to Walgreen Co. (Walgreens) subject to separate net leases pursuant to which the tenant is required to pay substantially all operating expenses and capital expenditures in addition to base rent.

The aggregate purchase price of the WG SL Properties was approximately \$16.4 million, exclusive of closing costs. The acquisition was funded by net proceeds from the Company s ongoing public offering and an approximately \$13.1 million loan from Wachovia Bank, National Association (the Lender ) secured by the WG SL Properties. WG Olivette Property

On November 22, 2005, we acquired an approximately 15,030 square foot single-tenant retail building on an approximately 2.40 acre site located in Olivette, Missouri (the WG Olivette Property ), constructed in 2001. The WG Olivette Property is 100% leased to Walgreens subject to a net lease pursuant to which the tenant is required to pay substantially all operating expenses and capital expenditures in addition to base rent.

The purchase price of the WG Olivette Property was approximately \$7.8 million, exclusive of closing costs. The acquisition was funded by net proceeds from the Company s ongoing public offering and an approximately \$5.4 million loan from the Lender secured by the WG Olivette Property.

### WG Columbia Property

On November 22, 2005, we acquired an approximately 13,970 square foot single-tenant retail building on an approximately 1.03 acre site located in Columbia, Missouri (the WG Columbia Property ), constructed in 2002. The WG Columbia Property is 100% leased to Walgreens subject to a net lease pursuant to which the tenant is required to pay substantially all operating expenses and capital expenditures in addition to base rent.

The purchase price of the WG Columbia Property was approximately \$6.3 million, exclusive of closing costs. The acquisition was funded by net proceeds from the Company s ongoing public offering and an approximately \$4.5 million loan from the Lender secured by the WG Columbia Property.

In evaluating the WG SL Properties, the WG Olivette Property, and the WG Columbia Property as potential acquisitions and determining the appropriate amount of consideration to be paid for our interests therein, a variety of factors were considered, including our consideration of property condition reports; unit-level store performance; property locations, visibility and access; age of the properties, physical condition and curb appeal; neighboring property uses; local market conditions, including vacancy rates; area demographics, including trade area population and average household income; neighborhood growth patterns and economic conditions; and the presence of demand generators. After reasonable inquiry, the Company is not aware of any material factors relating to the WG SL Properties, the WG Olivette Property and the WG Columbia Property, other than those discussed above, that would cause the reported financial information not to be necessarily indicative of future operating results.

Because the WG SL Properties, the WG Olivette Property, and the WG Columbia Property are each 100% leased to a single tenant on a long-term basis under a net lease that transfers substantially all of the operating costs to the tenant, we believe that the financial condition and results of operations of the lessee, Walgreens, are more relevant to investors than the financial statements of each property acquired. As a result, pursuant to guidance provided by the SEC, we have not provided audited financial statements of each property acquired.

# **Table of Contents**

Walgreens currently files its financial statements in reports filed with the SEC, and the following summary financial data regarding Walgreens has been taken from its previously filed public reports:

	For the Fiscal Year Ended				
	8/31/2005	8/31/2004	8/31/2003		
		(in millions)			
<b>Consolidated Statements of Operations</b>					
Revenues	\$42,201.6	\$37,508.2	\$32,505.4		
Operating Income	\$ 2,455.6	\$ 2,159.7	\$ 1,871.7		
Net Income	\$ 1,559.5	\$ 1,349.8	\$ 1,165.1		
	As of	the Fiscal Year End	led		
	8/31/2005	8/31/2004	8/31/2003		
		(in millions)			
<b>Consolidated Balance Sheets</b>					
Total Assets	\$14,608.8	\$13,342.1	\$11,656.8		
Long-term Debt	\$ 12.0	\$ 12.4	\$ 9.4		
Stockholders Equity	\$ 8,889.7	\$ 8,139.7	\$ 7,117.8		
For more detailed financial information regarding Walgreens, ple publicly available with the SEC at <a href="http://www.sec.gov">http://www.sec.gov</a> .	ease refer to its fina	ancial statements, wh	nich are		

#### **CVS Corporation**

CV Alpharetta Property

On December 1, 2005, we acquired an approximately 10,125 square foot single-tenant retail building on an approximately 1.19 acre site located in Alpharetta, Georgia (the CV Alpharetta Property ), constructed in 1998. The CV Alpharetta Property is 100% leased to Mayfield CVS, Inc., which is a wholly-owned subsidiary of CVS Corporation (CVS), which guarantees the lease. The CV Alpharetta Property is subject to a net lease pursuant to which the tenant is required to pay substantially all operating expenses and capital expenditures in addition to base rent

The purchase price of the CV Alpharetta Property was approximately \$3.1 million, exclusive of closing costs. The acquisition was funded by net proceeds from the Company s ongoing public offering and an approximately \$2.5 million loan from the Lender secured by the CV Alpharetta Property.

# CV RH Property

On December 8, 2005, we acquired an approximately 10,908 square foot single-tenant retail building on an approximately 1.41 acre site located in Richland Hills, Texas (the CV RH Property ), constructed in 1997. The CV RH Property is 100% leased to CVS EGL Grapevine N Richland Hills Texas, LP, which is a wholly-owned subsidiary of CVS, which guarantees the lease. The CV RH Property is subject to a net lease pursuant to which the tenant is required to pay substantially all operating expenses and capital expenditures in addition to base rent. The purchase price of the CV RH Property was approximately \$3.7 million, exclusive of closing costs. The acquisition was funded by net proceeds from the Company s ongoing public offering and an approximately \$2.9 million loan from the Lender secured by the CV RH Property.

In evaluating the CV Alpharetta Property and the CV RH Property as potential acquisitions and determining the appropriate amount of consideration to be paid for our interests therein, a variety of factors were considered, including our consideration of property condition reports; unit-level store performance; property locations, visibility and access; age of the properties, physical condition and curb appeal; neighboring property uses; local market conditions, including vacancy rates; area demographics, including trade area population and average household income; neighborhood growth patterns and economic conditions; and the presence of demand generators. After reasonable inquiry, the Company is not aware of any material factors relating to the CV Alpharetta Property and the CV RH Property, other than those discussed above, that would cause the reported financial information not to be necessarily indicative of future operating results.

Because the CV Alpharetta Property and the CV RH Property are each 100% leased to a single tenant on a long-term basis under a net lease that transfers substantially all of the operating costs to the tenant, we believe that the financial condition and results of operations of the lease guarantor, CVS, are more relevant to investors than the financial statements of each property acquired. As a result, pursuant to guidance provided by the SEC, we have not provided audited financial statements of each property acquired.

# **Table of Contents**

CVS currently files its financial statements in reports filed with the SEC, and the following summary financial data regarding CVS are taken from its previously filed public reports:

	For the Nine Months				
	Ended	For	the Fiscal Year E	nded	
	10/1/2005	1/1/2005	1/3/2004 (In millions)	12/28/2002	
<b>Consolidated Statements of Operations</b>					
Revenues	\$ 27,274.2	\$30,594.3	\$26,588.0	\$24,181.5	
Operating Income	\$ 1,416.4	\$ 1,454.7	\$ 1,423.6	\$ 1,206.2	
Net Income	\$ 807.8	\$ 918.8	\$ 847.3	\$ 716.6	
	As of the				
	Nine				
	Months				
	Ended	As of	of the Fiscal Year Ended		
	10/1/2005	1/1/2005	1/3/2004	12/28/2002	
			(In millions)		
<b>Consolidated Balance Sheets</b>					
Total Assets	\$15,225.9	\$14,546.8	\$10,543.1	\$9,645.3	
Long-term Debt	\$ 1,627.9	\$ 1,925.9	\$ 753.1	\$1,076.3	
Stockholders Equity	\$ 7,955.6	\$ 6,987.2	\$ 6,021.8	\$5,197.0	
For more detailed financial information regar	ding CVS please ret	fer to its financial	statements which a	re publicly	

For more detailed financial information regarding CVS, please refer to its financial statements, which are publicly available with the SEC at <a href="http://www.sec.gov">http://www.sec.gov</a>.

#### Lowe s Companies, Inc.

LO Enterprise Property

On December 1, 2005, we acquired an approximately 95,173 square foot single-tenant retail building on an approximately 16.7 acre site located in Enterprise, Alabama (the LO Enterprise Property ), which was constructed in 1995. The LO Enterprise Property is 100% leased to Lowe s Home Centers, Inc., which is a wholly-owned subsidiary of Lowe s Companies, Inc. ( Lowe s ), which guarantees the lease. The LO Enterprise Property is subject to a net lease pursuant to which the tenant is required to pay substantially all operating expenses and capital expenditures in addition to base rent.

The purchase price of the LO Enterprise Property was approximately \$7.5 million, exclusive of closing costs. The acquisition was funded by net proceeds from the Company s ongoing public offering and an approximately \$6.0 million loan from the Lender secured by the LO Enterprise Property.

In evaluating the LO Enterprise Property as a potential acquisition and determining the appropriate amount of consideration to be paid for our interest in the LO Enterprise Property, a variety of factors were considered, including our consideration of a property condition report; unit-level store performance; property location, visibility and access; age of the property, physical condition and curb appeal; neighboring property uses; local market conditions, including vacancy rates; area demographics, including trade area population and average household income; neighborhood growth patterns and economic conditions; and the presence of demand generators. After reasonable inquiry, the Company is not aware of any material factors relating to the LO Enterprise Property, other than those discussed above, that would cause the reported financial information not to be necessarily indicative of future operating results. Because the LO Enterprise Property is 100% leased to a single tenant on a long-term basis under a net lease that transfers substantially all of the operating costs to the tenant, we believe that the financial condition and results of operations of the lease guarantor, Lowe s, are more relevant to investors than the financial statements of the property acquired. As a result, pursuant to guidance provided by the SEC, we have not provided audited financial statements of the property acquired. After reasonable inquiry, the Company is not aware of any material factors relating to the LO Enterprise Property, other than those discussed above, that would cause the reported financial information not to be necessarily indicative of future operating results.

Lowe s currently files its financial statements in reports filed with the SEC, and the following summary financial data regarding Lowe s are taken from its previously filed public reports:

	For the Nine Months Ended	For t	he Fiscal Year E	nded
	10/28/2005	1/28/2005	1/30/2004 (In millions)	1/31/2003
<b>Consolidated Statements of Operations</b>			,	
Revenues	\$ 32,435	\$36,464	\$30,838	\$26,112
Operating Income	\$ 3,377	\$ 3,536	\$ 2,944	\$ 2,372
Net Income	\$ 2,077	\$ 2,176	\$ 1,844	\$ 1,491
	As of the Nine Months Ended	A c of	the Fiscal Year l	Endod
	10/28/2005	1/28/2005	1/30/2004	1/31/2003
	10/20/2003	1/20/2003	(In millions)	1/31/2003
Consolidated Balance Sheets Total Assets	\$ 25,109	\$21,209	\$18,751	\$16,109

Long-term Debt	\$ 3,749	\$ 3,060	\$ 3,678	\$ 3,736
Stockholders Equity	\$ 13,601	\$11,535	\$10,216	\$ 8,302

For more detailed financial information regarding Lowe s please refer to its financial statements, which are publicly available with the SEC at <a href="http://www.sec.gov">http://www.sec.gov</a>.

#### Fed Ex Ground Packaging System, Inc.

FDX Rockford Property

On December 9, 2005, we acquired an approximately 68,455 square foot single-tenant commercial building on an approximately 8.55 acre site located in Rockford, Illinois (the FE Rockford Property ), which was constructed in 1994. The FE Rockford Property is 100% leased to FedEx Ground Package System, Inc. (FDX Ground), which is a wholly-owned subsidiary of FedEx Corporation (FDX). The FE Rockford Property is subject to a net lease pursuant to which the tenant is required to pay substantially all operating expenses and capital expenditures in addition to base rent.

The purchase price of the FE Rockford Property was approximately \$6.2 million, exclusive of closing costs. The acquisition was funded by net proceeds from the Company s ongoing public offering and an approximately \$4.9 million loan from the Lender secured by the FE Rockford Property.

In evaluating the FE Rockford Property as a potential acquisition and determining the appropriate amount of consideration to be paid for our interest in the FE Rockford Property, a variety of factors were considered, including our consideration of a property condition report; property location, visibility and access; age of the property, physical condition and curb appeal; neighboring property uses; local market conditions, including vacancy rates; area demographics, including trade area population and average household income; neighborhood growth patterns and economic conditions; and the presence of demand generators. After reasonable inquiry, the Company is not aware of any material factors relating to the FE Rockford Property, other than those discussed above, that would cause the reported financial information not to be necessarily indicative of future operating results.

FDX Ground specializes in small-package shipping, with 100% coverage to every business address in the United States, Canada and Puerto Rico. FDX has a Standard & Poor s credit rating of BBB and the company s stock is publicly traded on the New York Stock Exchange under the ticker symbol FDX.

Because the FE Rockford Property is 100% leased to a single tenant on a long-term basis under a net lease that transfers substantially all of the operating costs to the tenant, we believe that the financial condition and results of operations of the lessee, FDX Ground, are more relevant to investors than the financial statements of each property acquired. As a result, pursuant to guidance provided by the SEC, we have not provided audited financial statements of the property acquired.

FDX currently files its financial statements in reports filed with the SEC, which include separate, limited financial information for its FDX Ground segment, which includes its subsidiary, FedEx Ground Package System, Inc. The following financial data and other information regarding the FDX Ground segment are taken from FDX s previously filed public reports:

	As of	f or for the					
	Thr	ee Months					
		Ended		As of or for the Fiscal Year Ended			
	8/	8/31/2005		5/31/2004	5/31/2003		
				(In			
				millions)			
Revenues	\$	1,219	\$4,680	\$3,910	\$3,581		
Operating Income	\$	148	\$ 604	\$ 522	\$ 494		
Total Assets			\$2,776	\$2,248	\$1,846		

For more detailed financial information regarding FDX Ground, please refer to the financial statements of its parent FDX, which are publicly available with the SEC at <a href="http://www.sec.gov">http://www.sec.gov</a>.

#### **Table of Contents**

#### LZ Glendale Property

On October 25, 2005, we acquired a 23,000 square foot single-tenant retail building on an approximately 3.18 acre site in Glendale, Arizona, (the LZ Glendale Property ) through a sale leaseback transaction. The purchase price of the LZ Glendale Property was approximately \$5.7 million, exclusive of closing costs. The acquisition was funded by net proceeds from the Company s ongoing public offering and an approximately \$4.6 million loan from the Lender secured by the LZ Glendale Property.

In our Current Report on Form 8-K that we filed on October 31, 2005, regarding the acquisition of the LZ Glendale Property we indicated we would file financial statements related to the acquisition by an amendment to the Form 8-K. We have since determined that as the LZ Glendale Property had no operating history prior to October 25, 2005, we are not required to file such statements.

# Cole Credit Property Trust II, Inc. Pro Forma Condensed Consolidated Balance Sheet As of September 30, 2005 (Unaudited)

The following unaudited Pro Forma Condensed Consolidated Balance Sheet is presented as if we had acquired the RA Alliance Property, WG SL Properties, WG Olivette Property, WG Columbia Property, CV Alpharetta Property, CV RH Property, LO Enterprise Property, FE Rockford Property and LZ Glendale Property on September 30, 2005. Pursuant to a Registration Statement on Form S-11 under the Securities Act of 1933, as amended, the Company is offering for sale to the public on a best efforts basis a minimum of 250,000 and a maximum of 45,000,000 shares of its common stock at a price of \$10.00 per share, subject to certain discounts (the Offering ). On September 23, 2005, the Company issued the initial shares under the Offering and commenced its principal operations. Prior to such date, the Company was considered a development stage company and did not have any operations.

This Pro Forma Condensed Consolidated Balance Sheet should be read in conjunction with the historical financial statements and notes thereto as filed in our quarterly report on Form 10-Q for the nine months ended September 30, 2005. The Pro Forma Condensed Consolidated Balance Sheet is unaudited and is not necessarily indicative of what the actual financial position would have been had we completed the above transactions on September 30, 2005, nor does it purport to represent our future financial position.

m . .

		eptember 30, 2005 s Reported		Total Prior Acquisitions Pro Forma Adjustments	]	Total Current cquisitions Pro Forma djustments		Pro Forma September 30, 2005
ASSETS		(a)		<b>(b)</b>		(c)		
Real estate assets, at cost:								
Land	\$	934,094	\$	4,264,284	\$	18,655,930	\$	23,854,308
Buildings and improvements, less accumulated depreciation of \$2,466 at	•	, , , , , ,	,	,,_,,,_,,	_		,	
September 30, 2005		2,046,509		21,026,730		34,293,254		57,366,493
Intangible lease assets, less accumulated								
amortization of \$1,037 at September 30, 2005		368,299		3,232,795		6,880,679		10,481,773
Total real estate assets		3,348,902		28,523,809		59,829,863		91,702,574
Cash Restricted Cash		4,772,471 1,363,506		(2,995,195)		(1,777,276)		1,363,506
Prepaid expenses and other assets		1,303,300						1,303,300
Deferred financing costs, less accumulated		107,504						107,504
amortization of \$227 at September 30, 2005		46,202		134,386		435,216		615,804
Total assets	\$	9,638,665	\$	25,663,000	\$	58,487,803	\$	93,789,468
LIABILITIES AND STOCKHOLDERS EQUITY								
Mortgage notes payable	\$	2,607,000	\$	25,663,000	\$	43,861,405	\$	72,131,405
Accounts payable and accrued expenses		14,678						14,678

Due to affiliates Escrowed investor proceeds liability	80,438 1,363,506			80,438 1,363,506
Total liabilities Stockholders equity: Preferred stock, \$.01 par value, 10,000,000 shares authorized, none issued and outstanding at September 30, 2005 Common stock, \$.01 par value, 90,000,000 share authorized, 620,216 issued and	4,065,622	25,663,000	43,861,405	73,590,027
outstanding at September 30, 2005	6,202		16,252( <b>d</b> )	22,454
Capital in excess of par value Accumulated deficit	5,596,384 (29,543)		14,610,146( <b>d</b> )	20,206,530 (29,543)
Total stockholders equity	5,573,043		14,626,398	20,199,441
Total liabilities and stockholders equity	\$ 9,638,665 \$	25,663,000	\$ 58,487,803	\$ 93,789,468

# Cole Credit Property Trust II, Inc. Pro Forma Condensed Consolidated Statement of Operations For the Nine Months Ended September 30, 2005 (Unaudited)

The following unaudited Pro Forma Condensed Consolidated Statement of Operations is presented as if we had acquired the RA Alliance Property, WG SL Properties, WG Olivette Property, WG Columbia Property, CV Alpharetta Property, CV RH Property, LO Enterprise Property, FE Rockford Property and LZ Glendale Property on January 1, 2005. The Company was considered a development stage company and did not have any operations prior to September 23, 2005, and as a result, a Pro Forma Condensed Consolidated Statement of Operations for the year ended December 31, 2004 has not been presented.

This Pro Forma Condensed Consolidated Statement of Operations should be read in conjunction with the historical financial statements and notes thereto as filed in our quarterly report on Form 10-Q for the nine months ended September 30, 2005. The Pro Forma Condensed Consolidated Statement of Operations is unaudited and is not necessarily indicative of what the actual results of operation would have been had we completed the above transactions on January 1, 2005, nor does it purport to represent our future operations.

	F	or the Nine	Total Prior		<b>Total Current</b>	rent Pro For	
		onths Ended ptember 30,	Acquisitions		Acquisitions	For the Nine	
		2005		Pro Forma	Pro Forma		lonths Ended eptember 30,
	A	s Reported (a)	A	Adjustments (e)	Adjustments (f)		2005
REVENUE:		()		(-)			
Rental income EXPENSES:	\$	2,761	\$	2,017,633	\$3,107,636 ( <b>g</b> )	\$	5,128,030
Depreciation and amortization		3,504		646,522	1,102,236 ( <b>h</b> )		1,752,262
Interest expense		1,864		1,154,454	1,685,088 (i)		2,841,406
Asset management fee				58,477	110,006 ( <b>j</b> )		168,483
Property management fee				40,408	62,153 ( <b>k</b> )		102,561
General and administrative							
expenses		26,936		459			27,395
Total operating expenses		32,304		1,900,320	2,959,483		4,892,107
NET INCOME (LOSS)	\$	(29,543)	\$	117,313	\$ 148,153	\$	235,923
WEIGHTED AVERAGE NUMBER OF COMMON SHARES OUTSTANDING Basic and Diluted		34,822			1,625,155 ( <b>d</b> )		1,659,977
NET INCOME (LOSS) PER COMMON SHARE Basic and Diluted	\$	(0.85)				\$	0.14

# Cole Credit Property Trust II, Inc. Notes to Pro Forma Condensed Consolidated Financial Statements September 30, 2005 (Unaudited)

- a. Reflects the Company s historical balance sheet as of September 30, 2005, and the historical operations of the Company for the nine months ended September 30, 2005. On September 23, 2005, the Company issued the initial shares under the Offering and commenced its principal operations. Prior to such date, the Company was considered a development stage company and did not have any operations.
- b. Reflects preliminary purchase price allocations relating to the acquisition of a single-tenant retail building 100% leased to Walgreens, located in Brainerd, Minnesota (the WG Brainerd Property ), which was previously reported in a Current Report, as amended, on Form 8-K/A filed on December 16, 2005, and the acquisition of a single-tenant research and development building 100% leased to LDM Technologies, Inc., located in Auburn Hills, Michigan (the PT Auburn Hills Property ), which was previously reported in a Current Report on Form 8-K filed on December 20, 2005.

The acquisition of a single-tenant retail building 100% leased to Tractor Supply Company, located in Parkersburg, West Virginia (the TS Parkersburg Property), which was previously reported in a Current Report, as amended, on Form 8-K/A filed on December 9, 2005, is not included in the Pro Forma adjustments as the property was acquired before September 30, 2005 and is included in the amounts as reported by the Company.

c. Reflects the preliminary purchase price allocations relating to the acquisition of the RA Alliance Property, WG SL Properties, WG Olivette Property, WG Columbia Property, CV Alpharetta Property, CV RH Property, LO Enterprise Property, FE Rockford Property and LZ Glendale Property (collectively the Pro Forma Properties ) as if they had been acquired on September 30, 2005.

The Company s preliminary purchase price allocations are in accordance with Statement of Financial Accounting Standards No. 141, *Business Combinations*. The preliminary purchase price allocations by property are as follows:

Property	Land	Buildings and Improvements	Intangible Lease Assets	Total
RA Alliance	Land	improvements	Assets	Total
Property	\$ 431,879	\$ 1,442,340	\$ 276,243	\$ 2,150,462
WG SL Properties	5,446,651	9,374,900	1,860,997	16,682,548
WG Olivette				
Property	3,076,687	3,794,102	1,122,738	7,993,527
WG Columbia				
Property	2,349,209	3,342,515	724,331	6,416,055
CV Alpharetta				
Property	1,214,170	1,666,426	281,404	3,162,000
CV RH Property	1,141,450	2,276,738	315,013	3,733,201
LO Enterprise				
Property	1,011,873	5,779,932	817,745	7,609,550
FE Rockford				
Property	1,468,781	3,648,647	1,141,735	6,259,163
LZ Glendale				
Property	2,515,230	2,967,654	340,473	5,823,357

Total \$18,655,930 \$34,293,254 \$6,880,679 \$59,829,863

d. Reflects the additional 1,625,155 shares of common stock required to be issued by the Company subsequent to September 30, 2005 in order to fund the acquisition of the Pro Forma Properties. The shares are assumed to be issued at \$10.00 per share less commissions, dealer manager fees and organizational costs of \$0.70, \$0.15 and \$0.15 per share, respectively. The weighted average shares required to be issued was calculated assuming all of the shares were issued on January 1, 2005.

- e. Reflects the Pro Forma results of operations for the acquisition of the TS Parkersburg Property, the WG Brainerd Property and the PT Auburn Hills Property for the nine months ended September 30, 2005.
- f. Reflects the Pro Forma results of operations of the Pro Forma Properties for the nine months ended September 30, 2005.
- g. Represents the straight line rental revenues for the Pro Forma Properties in accordance with their respective lease agreements.
- h. Represents depreciation and amortization expense for the Pro Forma Properties. All assets are depreciated on a straight line basis. The estimated useful lives of our assets by class are generally as follows:

Building and improvements 40 years
Property acquisition costs 40 years
Tenant improvements Lease term
Intangible lease assets Lease term

#### **Table of Contents**

i. Represents interest expense associated with the debt incurred to finance the acquisition of the WG SL Properties, WG Olivette Property, WG Columbia Property, CV Alpharetta Property, CV RH Property, LO Enterprise Property, FE Rockford Property and LZ Glendale Property. The respective loan terms are as follows:
Fixed Rate Tranches

November 11,   WG SL Properties   \$10,660,000   5.48%   2015   WG Olivette Property   5,386,432   5.15%   July 11, 2008   WG Columbia	Property	Loan Amount	Interest Rate	Maturity
WG Olivette Property         5,386,432         5.15%         July 11, 2008           WG Columbia         4,493,973         5.15%         July 11, 2008           CV Alpharetta         December 11,           Property         2,015,000         5.52%         2010           December 11,         December 11,         December 11,           CV RH Property         4,859,000         5.52%         2010           December 11,         December 11,         Property         3,998,000         5.61%         2010           November 11,         LZ Glendale Property         3,415,000         5.76%         2010           Variable Rate Tranches         Variable Rate Tranches         Elibor plus         Maturity           Property         Libor plus         March 1,         Property         465,000         2%         2006           CV Alpharetta         Elibor plus         March 1,         Property         549,000         2%         2006           LO Enterprise         Libor plus         March 1,         Property         549,000         2%         2006           LO Enterprise         Libor plus         March 1,         Property         1,121,000         2%         2006           LO Enterprise         Libor plus				November 11,
WG Columbia         Property         4,493,973         5.15%         July 11, 2008 December 11, 2008 December 11, 2010 December 2010 December 2010 December 2010 December	WG SL Properties	\$10,660,000	5.48%	2015
Property CV Alpharetta         4,493,973 (December 11, Property)         5.15% (December 11, Property)         July 11, 2008 (December 11, Property)         2,015,000 (December 11, Property)         5.52% (December 11, Property)         2010 (December 11, Property)         2,379,000 (December 11, Property)         5.52% (December 11, Property)         2010 (December 11, Property)         December 11, Property (December 11, Property)         3,998,000 (December 11, Property)         5.61% (December 11, Property)         2010 (December 11, Property)         November 11, Property         November 11, Property         2010 (December 11, Property)         November 11, Property         Elibor plus (December 11, Property)         February 2, Property (December 11, Property)         Propert	WG Olivette Property	5,386,432	5.15%	July 11, 2008
CV Alpharetta         December 11,           Property         2,015,000         5.52%         2010           December 11,         December 11,         CV RH Property         2,379,000         5.52%         2010           LO Enterprise         0         December 11,         December 11,         December 11,           Property         3,998,000         5.51%         2010         December 11,           LZ Glendale Property         3,415,000         5.76%         2010           November 11,         LZ Glendale Property         3,415,000         5.76%         2010           Variable Rate Tranches         Libor plus         Maturity         February 2,         Eebruary 2,         Eebruary 2,         Eebruary 2,         Eebruary 2,         2006         CV Alpharetta         Libor plus         March 1,         Eebruary 2,         2006         Eibor plus         March 1,         Eroperty         549,000         2%         2006         Eibor plus         March 1,         Eroperty         1,121,000         2%         2006         Eibor plus         March 10,         Eroperty         2006         Libor plus         March 10,         Eroperty         2006         Libor plus         March 10,         Eroperty         Eibor plus         March 10,         Eroperty	WG Columbia			
Property         2,015,000         5.52%         2010           CV RH Property         2,379,000         5.52%         2010           LO Enterprise         December 11,           Property         4,859,000         5.52%         2010           December 11,           FE Rockford Property         3,998,000         5.61%         2010           November 11,         LZ Glendale Property         3,415,000         5.76%         2010           Variable Rate Tranches         Libor plus         February 2,         February 2,           WG SL Properties         \$2,460,000         2%         2006           CV Alpharetta         Libor plus         March 1,           Property         465,000         2%         2006           CV RH Property         549,000         2%         2006           LO Enterprise         Libor plus         March 1,           Property         1,121,000         2%         2006           Libor plus         March 10,         2006           Libor plus         March 10,         2006           Libor plus         January 25,	Property	4,493,973	5.15%	July 11, 2008
Property         2,015,000         5.52%         2010           CV RH Property         2,379,000         5.52%         2010           LO Enterprise         December 11,           Property         4,859,000         5.52%         2010           December 11,           FE Rockford Property         3,998,000         5.61%         2010           November 11,         LZ Glendale Property         3,415,000         5.76%         2010           Variable Rate Tranches         Libor plus         February 2,         2010           WG SL Properties         \$2,460,000         2%         2006           CV Alpharetta         Libor plus         March 1,           Property         465,000         2%         2006           LO Enterprise         549,000         2%         2006           LO Enterprise         Libor plus         March 1,           Property         1,121,000         2%         2006           Libor plus         March 10,           FE Rockford Property         922,000         2%         2006           Libor plus         January 25,	CV Alpharetta			December 11,
CV RH Property         2,379,000         5.52%         2010           LO Enterprise         4,859,000         5.52%         2010           Property         3,998,000         5.61%         2010           November 11,         LZ Glendale Property         3,415,000         5.76%         2010           Variable Rate Tranches         Variable Rate Tranches         Libor plus         February 2,           Property         \$2,460,000         2%         2006           CV Alpharetta         Libor plus         March 1,           Property         465,000         2%         2006           CV RH Property         549,000         2%         2006           LO Enterprise         Libor plus         March 1,           Property         1,121,000         2%         2006           Libor plus         March 1,           Property         1,121,000         2%         2006           Libor plus         March 10,         Elbor plus         March 10,           FE Rockford Property         922,000         2%         2006           Libor plus         January 25,         2006	Property	2,015,000	5.52%	2010
December 11,				December 11,
December 11,	CV RH Property	2,379,000	5.52%	2010
Property         4,859,000         5.52%         2010           FE Rockford Property         3,998,000         5.61%         2010           November 11,         LZ Glendale Property         3,415,000         5.76%         2010           Variable Rate Tranches           Property         Loan Amount Liber Rate Libor plus February 2,           WG SL Properties         \$2,460,000         2%         2006           CV Alpharetta Property         Libor plus March 1,         March 8,           CV RH Property Froperty         549,000         2%         2006           LO Enterprise Libor plus March 1,         Property         1,121,000         2%         2006           Libor plus March 10,         FE Rockford Property         922,000         2%         2006           Libor plus January 25,	ž - <del>č</del>			December 11,
December 11, FE Rockford Property   3,998,000   5.61%   2010   November 11, LZ Glendale Property   3,415,000   5.76%   2010   Variable Rate Tranches      Property	•	4,859,000	5.52%	2010
November 11,   LZ Glendale Property   3,415,000   5.76%   2010				December 11,
LZ Glendale Property	FE Rockford Property	3,998,000	5.61%	2010
Property         Loan Amount         Interest Rate Libor plus February 2, Ebruary 2, Ebruar	1 2			November 11,
Property Loan Amount Interest Rate Maturity Libor plus February 2, WG SL Properties S2,460,000 Libor plus March 1, Property 465,000 Libor plus March 8, CV RH Property 549,000 LO Enterprise Property 1,121,000 FE Rockford Property 922,000 Libor plus March 10, Libor plus March 10, Libor plus March 10, Libor plus March 10, Libor plus January 25,	LZ Glendale Property	3,415,000	5.76%	2010
Libor plus   February 2,   2006   2%   2006   2006   2%   2%   2006   2%   2006   2%   2%   2006   2%   2%   2006   2%   2%   2006   2%   2%   2006   2%   2%   2006   2%   2%   2006   2%   2%   2%   2%   2%   2%   2%   2	Variable Rate Tranches			
Libor plus   February 2,   2006   2%   2006   2006   2%   2%   2006   2%   2006   2%   2%   2006   2%   2%   2006   2%   2%   2006   2%   2%   2006   2%   2%   2006   2%   2%   2006   2%   2%   2%   2%   2%   2%   2%   2	Property	Loan Amount	Interest Rate	Maturity
WG SL Properties       \$2,460,000       2%       2006         CV Alpharetta       Libor plus       March 1,         Property       465,000       2%       2006         Libor plus       March 8,         CV RH Property       549,000       2%       2006         LO Enterprise       Libor plus       March 1,         Property       1,121,000       2%       2006         Libor plus       March 10,         FE Rockford Property       922,000       2%       2006         Libor plus       January 25,			Libor plus	February 2,
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	WG SL Properties	\$2,460,000	•	•
Property         465,000         2%         2006           Libor plus         March 8,           CV RH Property         549,000         2%         2006           LO Enterprise         Libor plus         March 1,           Property         1,121,000         2%         2006           Libor plus         March 10,           FE Rockford Property         922,000         2%         2006           Libor plus         January 25,	•		Libor plus	March 1,
CV RH Property         549,000         2%         2006           LO Enterprise         Libor plus         March 1,           Property         1,121,000         2%         2006           Libor plus         March 10,           FE Rockford Property         922,000         2%         2006           Libor plus         January 25,	Property	465,000	2%	2006
$ \begin{array}{c ccccc} LO \ Enterprise & Libor \ plus & March \ 1, \\ Property & 1,121,000 & 2\% & 2006 \\ Libor \ plus & March \ 10, \\ FE \ Rockford \ Property & 922,000 & 2\% & 2006 \\ Libor \ plus & January \ 25, \\ \end{array} $			Libor plus	March 8,
Property         1,121,000         2%         2006           Libor plus         March 10,           FE Rockford Property         922,000         2%         2006           Libor plus         January 25,	CV RH Property	549,000	2%	2006
Property         1,121,000         2%         2006           Libor plus         March 10,           FE Rockford Property         922,000         2%         2006           Libor plus         January 25,	LO Enterprise		Libor plus	March 1,
FE Rockford Property 922,000 2% 2006 Libor plus January 25,	Property	1,121,000	2%	2006
Libor plus January 25,			Libor plus	March 10,
Libor plus January 25,	FE Rockford Property	922,000	2%	2006
LZ Glendale Property 1,138,000 2% 2006	, ·		Libor plus	January 25,
	LZ Glendale Property	1,138,000	2%	2006

The variable rate tranches generally have 90 days repayment terms. As such, the interest expense for the nine months ended as of September 30, 2005 includes only 90 days of interest expense relating to the variable rate tranches as they are scheduled to be paid down 90 days after the acquisition of the respective properties.

j. Reflects the annualized asset management fee of 0.25% (a monthly rate of 0.02083%) of each applicable property asset value payable to Cole Reit Advisors II, LLC, our Advisor.

k. Reflects the property management fee equal to 2% of gross revenues of each applicable property payable to an affiliate of our Advisor.

# **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 thereunto duly authorized.

COLE CREDIT PROPERTY TRUST II, INC.

Dated: December 22, 2005 By: /s/ Blair D. Koblenz

Blair D. Koblenz

Chief Financial Officer and Executive Vice President