WASHINGTON REAL ESTATE INVESTMENT TRUST Form 8-K/A November 07, 2006

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K/A1

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) August 25, 2006

WASHINGTON REAL ESTATE INVESTMENT TRUST

(Exact name of registrant as specified in its charter)

Maryland (State or other jurisdiction

1-6622 (Commission File Number) 53-0261100 IRS Employer

of incorporation)

Identification Number)

6110 Executive Boulevard, Suite 800, Rockville, Maryland
(Address of principal executive offices)

Registrant s telephone number, including area code (301) 984- 9400

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

ITEM 2.01 COMPLETION OF ACQUISITION OR DISPOSITION OF ASSETS

The undersigned registrant, in order to provide the financial statements required to be included in the Current Report on Form 8-K filed August 30, 2006 in connection with the acquisition of certain assets and the borrowing under the lines of credit to pay for the acquisitions of West Gude Office Park, The Ridges and The Crescent (Matan Portfolio) and 15005 Shady Grove Road hereby amends the following items, as set forth in the pages attached hereto.

Item 9.01 FINANCIAL STATEMENTS AND EXHIBITS

(a) Financial Statements of Businesses Acquired

- 1. The Matan Portfolio Audited Historical Summary of Gross Income and Direct Operating Expenses for the year ended December 31, 2005 and unaudited Historical Summary of Gross Income and Direct Operating Expenses for the six months ended June 30, 2006.
- 15005 Shady Grove Road- Audited Historical Summary of Gross Income and Direct Operating Expenses for the year ended December 31, 2005 and unaudited Historical Summary of Gross Income and Direct Operating Expenses for the six months ended June 30, 2006.

In acquiring the properties listed above, Washington Real Estate Investment Trust (WRIT) evaluated among other things, sources of revenue (including but not limited to, competition in the rental market, comparative rents and occupancy rates) and expenses (including but not limited to, utility rates, ad valorem tax rates, maintenance expenses and anticipated capital expenditures). The results of the interim period are not necessarily indicative of the results to be obtained for the full fiscal year. However, after reasonable inquiry, management is not aware of any material factors affecting these properties that would cause the reported financial information not to be indicative of their future operating results.

(b) Pro Forma Financial Information

The following pro forma financial statements for the property acquisitions listed above (as defined in Regulation S-X) are filed as an exhibit hereto:

- 1. WRIT Unaudited Pro Forma Condensed Consolidated Balance Sheet as of June 30, 2006.
- 2. WRIT Unaudited Pro Forma Condensed Consolidated Statements of Operations for the year ended December 31, 2005 and the six months ended June 30, 2006.

(d) Exhibits

23. Consent of Independent Public Accounting Firm

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.

WASHINGTON REAL ESTATE INVESTMENT TRUST (Registrant)

By: /s/ Laura M. Franklin
(Signature)
Laura M. Franklin
Senior Vice President Accounting,
Administration and Corporate Secretary

November 7, 2006 (Date)

REPORT OF INDEPENDENT ACCOUNTANTS

To the Board of Trustees of

Washington Real Estate Investment Trust

We have audited the accompanying Historical Summary of Gross Income and Direct Operating Expenses of the Matan Portfolio (Historical Summary) for the year ended December 31, 2005. This Historical Summary is the responsibility of the property s management. Our responsibility is to express an opinion on the Historical Summary 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 Historical Summary is free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the Historical Summary. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the Historical Summary. We believe that our audit provides a reasonable basis for our opinion.

The accompanying Historical Summary was prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission as described in Note 2, and is not intended to be a complete presentation of the Matan Portfolio s revenues and expenses.

In our opinion, the Historical Summary referred to above presents fairly, in all material respects, the gross income and direct operating expenses described in Note 2 of the Matan Portfolio for the year ended December 31, 2005, in conformity with accounting principles generally accepted in the United States of America.

ARGY, WILTSE & ROBINSON, P.C.

McLean, Virginia

September 8, 2006

MATAN PORTFOLIO

HISTORICAL SUMMARY OF GROSS INCOME AND DIRECT OPERATING EXPENSES

YEAR ENDED DECEMBER 31, 2005 AND THE SIX MONTHS

ENDED JUNE 30, 2006 (UNAUDITED)

	2005	2006 (Unaudited)
Gross income:		(= ,
Base rents	\$ 8,523,636	\$ 4,415,522
Expense recoveries	1,063,535	685,673
Total gross income	9,587,171	5,101,195
Direct operating expenses:		
Real estate taxes	841,335	419,294
Utilities	1,030,244	530,072
Contract services	743,658	396,612
Insurance	76,996	37,908
Repairs, maintenance and supplies	261,036	119,082
Other expenses	202,216	84,979
Total direct operating expenses	3,155,485	1,587,947
Gross income in excess of direct operating expenses	\$ 6,431,686	\$ 3,513,248

The accompanying notes are an integral part of this historical summary.

MATAN PORTFOLIO

NOTES TO THE HISTORICAL SUMMARY OF GROSS INCOME AND

DIRECT OPERATING EXPENSES

YEAR ENDED DECEMBER 31, 2005 AND THE SIX MONTHS

ENDED JUNE 30, 2006 (UNAUDITED)

NOTE 1 - NATURE OF BUSINESS

The Matan Portfolio consists of seven buildings located in Montgomery County, MD containing a total of 442,467 square feet in three locations: (1) four buildings located in West Gude Office Park (289,491 SF), (2) The Ridges (104,025 SF), a building located in The Ridges Office Park, and (3) The Crescent (48,951 SF), two buildings located in the Quince Orchard Office Park. The operations of the Matan Portfolio consist of leasing offices to a variety of different tenants.

NOTE 2 - BASIS OF PRESENTATION

Washington Real Estate Investment Trust purchased the Matan Portfolio in August, 2006. The Historical Summary has been prepared for the purpose of complying with Regulation S-X, Rule 3-14 of the Securities and Exchange Commission (SEC), which requires certain information with respect to real estate operations acquired to be included with certain filings with the SEC. This Historical Summary includes the historical gross income and direct operating expenses of the Matan Portfolio, exclusive of the following expenses which may not be comparable to the proposed future operations:

- (a) Interest expense on existing mortgages and borrowings
- (b) Depreciation of property and equipment
- (c) Management and leasing fees
- (d) Certain corporate and administrative expenses
- (e) Provisions for income taxes

The Historical Summaries of these seven buildings are presented on a combined basis as they were part of an office portfolio purchased from one seller at the same time.

NOTE 3 - USE OF ESTIMATES

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions regarding revenues and expenses. Such estimates primarily relate to unsettled transactions and events as of the date of the financial statements. Accordingly, upon settlement, actual results could differ from estimated amounts.

NOTE 4 - DESCRIPTION OF LEASING ARRANGEMENTS

All leases are classified as operating leases and expire at various dates through 2016. The following is a schedule by years of future minimum rents receivable on non-cancelable operating leases in effect as of December 31, 2005:

2006	\$ 8,638,000
2007	7,429,000
2008	6,759,000
2009	6,214,000
2010	5,936,000
Thereafter	16,530,000
	\$ 51,506,000

During the year ended December 31, 2005, three tenants accounted for approximately 59% of the total base rents.

NOTE 5 - INTERIM UNAUDITED FINANCIAL INFORMATION

The Historical Summary for the six months ended June 30, 2006 is unaudited; however, in the opinion of management, all adjustments (consisting solely of normal, recurring adjustments) necessary for the fair presentation of the Historical Summary for the interim period have been included. The results of the interim period are not necessarily indicative of the results to be obtained for a full fiscal year.

REPORT OF INDEPENDENT ACCOUNTANTS

To the Board of Trustees of

Washington Real Estate Investment Trust

We have audited the accompanying Historical Summary of Gross Income and Direct Operating Expenses of 15005 Shady Grove Road (Historical Summary) for the year ended December 31, 2005. This Historical Summary is the responsibility of the property s management. Our responsibility is to express an opinion on the Historical Summary 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 Historical Summary is free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the Historical Summary. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the Historical Summary. We believe that our audit provides a reasonable basis for our opinion.

The accompanying Historical Summary was prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission as described in Note 2, and is not intended to be a complete presentation of 15005 Shady Grove Road s revenues and expenses.

In our opinion, the Historical Summary referred to above presents fairly, in all material respects, the gross income and direct operating expenses described in Note 2 of 15005 Shady Grove Road for the year ended December 31, 2005, in conformity with accounting principles generally accepted in the United States of America.

ARGY, WILTSE & ROBINSON, P.C.

McLean, Virginia

September 8, 2006

15005 SHADY GROVE ROAD

HISTORICAL SUMMARY OF GROSS INCOME AND DIRECT OPERATING EXPENSES

YEAR ENDED DECEMBER 31, 2005 AND THE SIX MONTHS

ENDED JUNE 30, 2006 (UNAUDITED)

2006

	2005	(Unaudited)
Gross income:		
Base rents	\$ 1,822,029	\$ 924,801
Expense recoveries	43,413	31,444
Total gross income	1,865,442	956,245
Direct operating expenses:		
Real estate taxes	103,499	52,469
Utilities	200,648	92,349
Contract services	96,515	46,697
Insurance	4,117	2,116
Repairs, maintenance and supplies	32,306	13,131
Other expenses	41,508	16,209
Total direct operating expenses	478,593	222,971
		ŕ
Gross income in excess of direct operating expenses	\$ 1,386,849	\$ 733,274

The accompanying notes are an integral part of this historical summary.

15005 SHADY GROVE ROAD

NOTES TO THE HISTORICAL SUMMARY OF GROSS INCOME AND

DIRECT OPERATING EXPENSES

YEAR ENDED DECEMBER 31, 2005 AND THE SIX MONTHS

ENDED JUNE 30, 2006 (UNAUDITED)

NOTE 1 - NATURE OF BUSINESS

15005 Shady Grove Road is medical office building, consisting of 52,300 square feet, in Rockville, Maryland. The operations of 15005 Shady Grove Road consist of leasing offices primarily to medical related tenants.

NOTE 2 - BASIS OF PRESENTATION

Washington Real Estate Investment Trust purchased 15005 Shady Grove Road in July, 2006. The Historical Summary has been prepared for the purpose of complying with Regulation S-X, Rule 3-14 of the Securities and Exchange Commission (SEC), which requires certain information with respect to real estate operations acquired to be included with certain filings with the SEC. This Historical Summary includes the historical gross income and direct operating expenses of 15005 Shady Grove Road, exclusive of the following expenses which may not be comparable to the proposed future operations:

- (a) Interest expense on existing mortgages and borrowings
- (b) Depreciation of property and equipment
- (c) Management and leasing fees
- (d) Certain corporate and administrative expenses
- (e) Provisions for income taxes

NOTE 3 - USE OF ESTIMATES

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions regarding revenues and expenses. Such estimates primarily relate to unsettled transactions and events as of the date of the financial statements. Accordingly, upon settlement, actual results could differ from estimated amounts.

NOTE 4 - DESCRIPTION OF LEASING ARRANGEMENTS

All leases are classified as operating leases and expire at various dates through 2015. The following is a schedule by years of future minimum rents receivable on non-cancelable operating leases in effect as of December 31, 2005:

2006	\$ 1,769,000
2007	1,767,000
2008	1,718,000
2009	1,769,000

2010	1,822,000
Thereafter	4,188,000
	\$ 13,033,000

During the year ended December 31, 2005, two tenants accounted for approximately 30% of the total base rents.

NOTE 5 - INTERIM UNAUDITED FINANCIAL INFORMATION

The Historical Summary for the six months ended June 30, 2006 is unaudited; however, in the opinion of management, all adjustments (consisting solely of normal, recurring adjustments) necessary for the fair presentation of the Historical Summary for the interim period have been included. The results of the interim period are not necessarily indicative of the results to be obtained for a full fiscal year.

UNAUDITED PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEET AND

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

The pro forma balance sheet as of June 30, 2006 presents consolidated financial information as if the acquisitions had taken place on June 30, 2006. The pro forma statements of operations for the year ended December 31, 2005, and the six months ended June 30, 2006, present the pro forma results of operations as if the acquisitions had taken place as of the beginning of the respective reporting periods. Both the balance sheets and statements of operations illustrate the operating results of 15005 Shady Grove Road and The Matan Portfolio (the Properties) as well as the operating results of a substantial majority of the properties previously acquired during 2006 (the Prior Properties) necessary to develop the proforma results for the registrant. Explanations or details of the proforma adjustments are in the notes to each of the financial statements.

WRIT purchased the following properties during 2006:

Acquisition Date April 11, 2006	Property Name Alexandria Professional Center
April 13, 2006	9707 Medical Center Drive
April 29, 2006	15001 Shady Grove Road
May 16, 2006	Randolph Shopping Center
May 16, 2006	Montrose Shopping Center
June 22, 2006	Plumtree Medical Center
July 12, 2006	15005 Shady Grove Road
August 25, 2006	The Matan Portfolio

The unaudited consolidated pro forma financial information is not necessarily indicative of what WRIT s actual results of operations or financial position would have been had these transactions been consummated on the dates indicated, nor does it purport to represent WRIT s results of operations or financial position for any future period. The results of operations for the periods ended December 31, 2005 and June 30, 2006 are not necessarily indicative of the operating results for these periods.

The unaudited consolidated pro forma financial information should be read in conjunction with WRIT s Form 8-K filed with the Securities and Exchange Commission (SEC) on August 30, 2006, announcing the acquisition; WRIT s Form 8-K filed with the SEC on May 19, 2006 and amended on June 7, 2006 and July 31, 2006 presenting the pro forma results for the Prior Properties listed above; the consolidated financial statements and notes thereto included in WRIT s Annual Report on Form 10-K for the year ended December 31, 2005; WRIT s Quarterly Report on Form 10-Q for the six months ended June 30, 2006; and the Historical Summary of Gross Income and Direct Operating Expenses and Notes included elsewhere in this Form 8-K/A1. In management s opinion, all adjustments necessary to reflect these acquisitions and related transactions have been made.

UNAUDITED PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEET

JUNE 30, 2006

(In thousands)

		150	005 Shady	Matan	Total All	
	Registrant		Grove Road	Portfolio	Properties	Pro Forma
Assets						
Land	\$ 266,329	\$	4,186	\$ 17,699	\$ 21,885(1)	\$ 288,214
Income producing property	1,155,280		17,840	72,052	89,892(1)	1,245,172
Accumulated depreciation	(262,150)					(262,150)
Net income producing property	1,159,459		22,026	89,751	111,777	1,271,236
Development in progress	90,612					90,612
Total investment in real estate, net	1,250,071		22,026	89,751	111,777	1,361,848
Investment in real estate sold or held for sale, net	3,244		,	02,100	,,,,,	3,244
Cash and cash equivalents	13,970		(1,614)	(10,167)	(11,781)(2)	2,189
Restricted cash	2,540					2,540
Rents and other receivables, net of allowance for doubtful						
accounts	29,047					29,047
Prepaid expenses and other assets	44,892		599	3,939	4,538(2)	49,430
Other assets related to properties sold or held for sale	31					31
Total assets	\$ 1,343,795	\$	21,011	\$ 83,523	\$ 104,534	\$ 1,448,329
Liabilities						
Notes payable	\$ 618,662	\$		\$	\$	\$ 618,662
Mortgage notes payable	178,834		8,805	57,269	66,074(2)	244,908
Lines of credit/short-term note payable	19,000		12,000	25,000	37,000(2)	56,000
Accounts payable and other liabilities	54,082		5	259	356(2)	54,438
			2	90	(1)	
					(2)	
Advance rents	6,279		98	303	401(2)	6,680
Tenant security deposits	8,445		101	602	703(2)	9,148
Other liabilities related to properties sold or held for sale	184					184
Total liabilities	885,486		21,011	83,523	104,534	990,020
Minority interest	1,699					1,699
Shareholders Equity						
Shares of beneficial interest; \$.01 par value	450					450
Additional paid-in capital	498,577					498,577
Distributions in excess of net income	(42,417)					(42,417)
Total Shareholders Equity	456,610					456,610
Total Liabilities and Shareholders Equity	\$ 1,343,795	\$	21,011	\$ 83,523	\$ 104,534	\$ 1,448,329

UNAUDITED PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEET

JUNE 30, 2006

(In thousands)

NOTES TO PRO FORMA BALANCE SHEET

Note 1: WRIT accounted for the acquisitions using the purchase method of accounting. WRIT allocated the purchase price to the related physical assets (land, building and tenant improvements) and in-place leases (tenant origination costs, leasing commissions, and net lease intangible assets/liabilities) based on their fair values, in accordance with SFAS No. 141, Business Combinations.

	15005 Sh	ady Grove Road	Mata	n Portfolio
Purchase price	\$	22,500	\$	92,540
Acquisition costs		123		372
Total purchase price	\$	22,623	\$	92,912
Amounts allocated to investment in real estate:				
Amount allocated to building	\$	17,495	\$	69,958
Amount allocated to land		4,186		17,699
Amount allocated to tenant origination costs		345		2,094
	\$	22,026	\$	89,751
Amounts allocated to investment in real estate:				
Amount allocated to leasing commissions		237		714
Amount allocated to net lease intangible asset		362		2,537
Amount allocated to net intangible lease liability		(2)		(90)
	\$	597	\$	3,161
Total	\$	22,623	\$	92,912

Note 2: Adjustments to the Pro Forma Condensed Consolidated Balance Sheet represent draws on the line, cash paid and deposits applied at closing, and the assumption of certain assets and liabilities, including real estate and personal property taxes and security deposits.

	15005 8	Shady Grove Road	Mata	an Portfolio
Funding of purchase price:				
Lines of credit	\$	(12,000)	\$	(25,000)
Assumed mortgages		(8,805)		(57,269)
Cash and cash equivalents		(1,614)		(10,167)
Prepaid expenses and other assets				688
		(22,419)		(91,748)
Other assets and liabilities assumed:				
Accounts payable and other liabilities		(5)		(259)
Advance rents		(98)		(303)
Tenant security deposits		(101)		(602)

\$ (22,623) \$ (92,912)

Acquisition related borrowings on our credit facilities totaled \$37.0 million, \$25.0 million in August 2006 to fund the acquisition of the Matan Portfolio and \$12.0 million in July 2006 to fund the acquisition of 15005 Shady Grove Road. In addition we assumed mortgages of \$57.3 million for the Matan Portfolio and \$8.8 million for 15005 Shady Grove Road. Advances under our credit facilities bear interest at LIBOR plus a spread based on the credit rating of our publicly issued debt. All outstanding advances are due and payable upon maturity in July 2007. These borrowings were paid in full in September 2006 using a portion of the proceeds from the September 2006 issuance of \$100.0 million senior convertible notes.

UNAUDITED PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS

FOR THE SIX MONTHS ENDED JUNE 30, 2006

(In thousands, except per share amounts)

9707 Medical Center Dr

	Registi	rant	Professional 15 Center Sh		& 15001 Shady	1 Randolph		Montrose Shopping		Center				Matan Portfolio		Total All Properties		D _r .	o Forma	
Revenue	Registi	anı		(1)	GIU	ve Road (,,,,	circi (1)	CCI	1001 (7)		(1)		Roau		or trono		oper ties	110	o i oi ina
Real estate rental																				
revenue	\$ 103,	683	\$	917	\$	1,013	\$	457	\$	531	\$	350	9	\$ 956	\$	5,136	\$	9,360	\$ 1	113,267
				3		(50)		134		60		(39)		(29)		(296)		(217)(1),(6)		
				66		106				70		54				145		441(2),(6)		
Expenses																				
Real estate expenses	30,	998		367		316		107		134		39		223		1,588		2,774		34,017
				26		20		15		13		10		31		130		245(3),(6)		
Depreciation and amortization	24,	893		224		365		231		308		120		341		1,077		2,666(4),(6)		27,559
General and administrative	7,	931																		7,931
	63,	822		617		701		353		455		169		595		2,795		5,685		69,507
	39.	861		369		368		238		206		196		332		2,190		3,899		43,760
Other income (expense) Interest expense Other income from	(21,	926)		(389)		(594)		(338)		(659)		(131))	(579)		(2,388)		(5,078)(5),(6)		(27,004)
property settlement																				
Other income		345																		345
	(21,	581)		(389)		(594)		(338)		(659)		(131))	(579)		(2,388)		(5,078)		(26,659)
Income from continuing operations Discontinued operations	18,	280		(20)		(226)		(100)		(453)		65		(247)		(198)		(1,179)		17,101
Income (Loss) from operations of property disposed/held for sale Gain on disposal		71																		71 0
Net Income	\$ 18,	351	\$	(20)	\$	(226)	\$	(100)	\$	(453)	\$	65	9	\$ (247)	\$	(198)		(1,179)	\$	17,172

Per share information based on the weighted average of shares outstanding

Shares basic	42,454	4	42,45
Shares diluted	42,620	4	42,62
Income from			
continuing operations			
per share basic	\$ 0.43	\$	0.40
Income from			
continuing operations			
per share diluted	\$ 0.43	\$	0.40
Net income per share			
basic	\$ 0.43	\$	0.40
Net income per share			
diluted	\$ 0.43	\$	0.40

NOTES TO PRO FORMA STATEMENT OF OPERATIONS

- (1) Represents amortization of the net intangible lease liability based on the average remaining life of the acquired leases.
- (2) Represents straight-line revenue adjustment.
- (3) Represents property management costs incurred by the properties
- (4) Represents depreciation over 30 years, based upon the portion of the purchase price allocated to building and improvements, plus amortization of tenant origination costs and FAS 141 leasing commissions over the average remaining life of the acquired leases.
- (5) Represents interest expense on the line of credit borrowings, used to fund the acquisitions See Note 3 to the Balance Sheet and interest on assumed mortgages.
- (6) The table below illustrates the pro forma adjustments for each property including six properties acquired in April, May and June 2006. The proforma amounts for these properties for the quarter ended March 31, 2006 are set forth in the Form 8-K/A2 filed with the SEC on July 31, 2006 (in thousands):

0707 Madical

		9/0/ Medical Center Dr &																						
	Matan Portfolio										S	15005 Shady Grove Road		Alexandria ¹³ Professional Center		Shady Grove Road	Randolph Shopping Center		Montrose Shopping Center		Plumtree Medical Center		ŗ	Γotal
(1) Amortization of lease																								
intangibles, net	\$	(296)	\$	(29)	\$	3	\$	(50)	\$	134	\$	60	\$	(39)	\$	(217)								
(2) Straight line rent																								
adjustment	\$	145			\$	66	\$	106			\$	70	\$	54	\$	441								
(3) Property management																								
costs	\$	130	\$	31	\$	26	\$	20	\$	15	\$	13	\$	10	\$	245								
(4) Depreciation and																								
amortization	\$	1,077	\$	341	\$	224	\$	365	\$	231	\$	308	\$	120	\$	2,666								
(5) Interest expense	\$	2,388	\$	579	\$	389	\$	594	\$	338	\$	659	\$	131	\$	5,078								
*																								

⁽⁷⁾ Represents adjustments for 1/1/06 through the date of acquisition.

UNAUDITED PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS

FOR THE YEAR ENDED DECEMBER 31, 2005

(In thousands, except per share amounts)

9707 Medical Center Dr &

> 15001 Shady

	Registrant	Pro	exandria ofessiona Center			Shopping		Montrose Shopping Center		Plum Tree Medical Sha Center		Sha	15005 dy Grove Road		Matan Portfolio		Total All Properties		o Forma
Revenue	registrant		Center		ove Houd		circi		ciici	Č	CIICI		11044	101	tiono	•	operties) I OI III.
Real estate rental																			
revenue	\$ 190,046	\$	3,217	\$	3,138	\$	1,232	\$	1,557	\$	709	\$	1,865	\$ 9	9,553	\$	21,271	\$ 2	212,183
			12		125		162		306		83		(58)	\$	(592)		38(1),(6)		
			52		54				371		92				259		828(2),(6)		
Expenses																			
Real estate expenses	58,116		1,045		993		212		365		88		479		3,155		6,337		65,003
			85		58		42		45		20		51		249		550(3),(6)		
Depreciation and																			
amortization	47,161		808		1,181		823		615		252		684		3,086		7,449(4),(6)		54,610
General and																			
administrative	8,005																		8,005
	113,282		1,938		2,232		1,077		1,025		360		1,214	(5,490		14,336	1	27,618
	76,764		1,343		1,085		317		1,209		524		593	2	2,730		7,801		84,565
Other income (expense)																			
Interest expense	(37,743))	(1,084)		(1,542)		(689)		(1,338)		(779)		(991)	(4	4,474)		(10,897)(5),(6)	((48,640)
Other income from																			
property settlement	504																		504
Other income	918																		918
	(36,321))	(1,084)		(1,542)		(689)		(1,338)		(779)		(991)	(4	4,474)		(10,897)	((47,218)
Income from																			
continuing operations	40,443		259		(457)		(372)		(129)		(255)		(398)	(1,744)		(3,096)		37,347
Discontinued operations																			
Income (Loss) from operations of property	104																		104
disposed/held for sale Gain on disposal	184 37,011																		184 37,011
Net Income	\$ 77,638	\$	259	\$	(457)	\$	(372)	\$	(129)	\$	(255)	\$	(398)	\$ (1,744)		(3,096)	\$	74,542

Per share information based on the weighted average of shares

outstanding				
Shares basic	42,069		4:	2,069
Shares diluted	42,203		4	2,203
Income from				
continuing operations				
per share basic	\$ 0.96		\$	0.89
Income from				
continuing operations				
per share diluted	\$ 0.96	:	\$	0.88
Net income per share				
basic	\$ 1.85		\$	1.77
Net income per share				
diluted	\$ 1.84		\$	1.77

NOTES TO PRO FORMA STATEMENT OF OPERATIONS

- (1) Represents amortization of the net intangible lease liability based on the average remaining life of the acquired leases.
- (2) Represents straight-line revenue adjustment.
- (3) Represents property management costs incurred by the properties.
- (4) Represents depreciation over 30 years, based upon the portion of the purchase price allocated to building and improvements, plus amortization of tenant origination costs and FAS 141 leasing commissions over the average remaining life of the acquired leases.
- (5) Represents interest expense on the line of credit borrowings, used to fund the acquisitions See Note 3 to the Balance Sheet.
- (6) The table below illustrates the corporate pro forma adjustments for each property including six properties acquired in April, May and June 2006, The pro forma adjustments amounts for these properties were initially set forth in the Form 8-K/A2 filed with the SEC on July 31, 2006 (\$ in thousands):

	Matan Portfolio		15005 Shady Grove Road		Alexandria Professional		C	07 Medical enter Dr & l Shady Grov Road	e She	ndolph opping enter	Montrose Shopping Center		Plumtree Medical Center		Total	
(1) Amortization of lease																
intangibles, net	\$	(592)	\$	(58)	\$	12	\$	125	\$	162	\$	306	\$	83	\$	38
(2) Straight line rent																
adjustment	\$	259			\$	52	\$	54			\$	371	\$	92	\$	828
(3) Property management																
costs	\$	249	\$	51	\$	85	\$	58	\$	42	\$	45	\$	20	\$	550
(4) Depreciation and																
amortization	\$	3,086	\$	684	\$	808	\$	1,181	\$	823	\$	615	\$	252	\$	7,449
(5) Interest expense	\$	4,474	\$	991	\$	1,084	\$	1,542	\$	689	\$	1,338	\$	779	\$:	10,897