# PUBLIC STORAGE INC /CA Form 10-K March 01, 2007

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-K

[X]	Annual Report Pursuant to Section Act of 1934	n 13 or 15(d	d) of the	Securities	Exchange
	For the fiscal year ended December	31, 2006.			
or					
[ ]	Transition Report Pursuant to S Exchange Act of 1934	Section 13	or 15(d)	of the Secu	ırities
	For the transition period from		to		
	Commission Fil	Le Number: 1	-8389		
	PUBLIC ST (Exact name of Registrant	TORAGE, INC.		charter)	
	California			3551121	
	State or other jurisdiction of incorporation or organization)				
	701 Western Avenue, Gler				
	(Address of principal ex				
	(818) (Registrant's telephone r	244-8080 number, incl	uding are	ea code)	
	Securities registered pursua	ant to Secti	on 12(b)	of the Act:	

Name of on whi

New York

New York

New York

New York

New York

New York

Preferred Stock, Series A \$.01	par value
	1/1,000 of a Share of 7.125% Cumulative
Preferred Stock, Series B \$.01	par value
Depositary Shares Each Representing	1/1,000 of a Share of 6.600% Cumulative
Preferred Stock, Series C \$.01	par value
Depositary Shares Each Representing	1/1,000 of a Share of 6.180% Cumulative
Preferred Stock, Series D \$.01	par value
Depositary Shares Each Representing	1/1,000 of a Share of 6.750% Cumulative
Preferred Stock, Series E \$.01	par value
Depositary Shares Each Representing	1/1,000 of a Share of 6.450% Cumulative
Preferred Stock, Series F \$.01	par value
Depositary Shares Each Representing	1/1,000 of a Share of 7.000% Cumulative
Preferred Stock, Series G \$.01	par value
Depositary Shares Each Representing	1/1,000 of a Share of 6.950% Cumulative
Preferred Stock, Series H \$.01	par value
Depositary Shares Each Representing	1/1,000 of a Share of 7.250% Cumulative
Preferred Stock, Series I \$.01	par value
Depositary Shares Each Representing	1/1,000 of a Share of 7.250% Cumulative
Preferred Stock, Series K \$.01	par value
Depositary Shares Each Representing	1/1,000 of a Share of 6.750% Cumulative
Preferred Stock, Series L \$.01	par value
Depositary Shares Each Representing	1/1,000 of a Share of 6.625% Cumulative
Preferred Stock, Series M \$.01	par value
Depositary Shares Each Representing	1/1,000 of a Share of Equity Stock, Series A,
\$.01 par value	
Common Stock, \$.10 par value	

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Securities registered pursuant to Section 12(g) of the Act: None (Title of class)

Indicate by check mark if the  $\mbox{registrant}$  is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act.

Yes [X] No [ ]

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Exchange Act.

Yes [ ] No [X]

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes [X] No [ ]

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. [X]

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

Yes [ ] No [X]

New York

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer or a non-accelerated filer (as defined in Rule 12b-2 of the Exchange Act).

Large Accelerated Filer [X] Accelerated Filer [ ] Non-accelerated Filer [ ]

The aggregate market value of the voting and non-voting common stock held by non-affiliates of the Registrant as of June 30, 2006:

Common Stock, \$0.10 Par Value - \$6,207,100,000 (computed on the basis of \$75.90 per share which was the reported closing sale price of the Company's Common Stock on the New York Stock Exchange on June 30, 2006.

Depositary Shares Each Representing 1/1,000 of a Share of Equity Stock, Series A, \$.01 Par Value - \$198,175,000 (computed on the basis of \$26.70 per share which was the reported closing sale price of the Depositary Shares each Representing 1/1,000 of a Share of Equity Stock, Series A on the New York Stock Exchange on June 30, 2006.

As of February 26, 2007, the number of outstanding shares of Common Stock, \$.10 par value, was 170,388,218 shares and the number of outstanding Depositary Shares Each Representing 1/1,000 of a Share of Equity Stock, Series A, \$.01 par value, was 8,744,193 (representing 8,744.193 shares of Equity Stock, Series A)

#### DOCUMENTS INCORPORATED BY REFERENCE

Portions of the definitive proxy statement to be filed in connection with the Annual Meeting of Shareholders to be held in 2007 are incorporated by reference into Part III of this Annual Report on Form 10-K.

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PART I

ITEM 1. Business

FORWARD LOOKING STATEMENTS

All statements in this document, other than statements of historical fact, are forward-looking statements which may be identified by the use of the words "expects," "believes," "anticipates," "should," "estimates" and similar expressions. These forward-looking statements involve known and unknown risks and uncertainties, which may cause Public Storage's actual results and performance to be materially different from those expressed or implied in the forward-looking statements. Factors and risks that may impact future results and performance are described in Item 1A, "Risk Factors". These risks include, but are not limited to, the following: risks related to the merger with Shurgard including difficulties that may be encountered in integrating Public Storage and Shurgard, loss of personnel as a result of the merger, and the impact of the merger on occupancy and rental rates, the inability to realize or delays in realizing expected results from the merger, unanticipated operating costs resulting from the merger, and risks associated with international operations; changes in general economic conditions and in the markets in which Public Storage operates; the impact of competition from new and existing storage and commercial facilities and other storage alternatives, which could impact rents and occupancy levels at our facilities; difficulties in Public Storage's ability

to evaluate, finance and integrate acquired and developed properties into its existing operations and to fill up those properties, which could adversely affect our profitability; the impact of the regulatory environment as well as national, state, and local laws and regulations including, without limitation, those governing Real Estate Investment Trusts, which could increase our expenses and reduce cash available for distribution; consumers' failure to accept the containerized storage concept; difficulties in raising capital at reasonable rates, which would impede our ability to grow; delays in the development process; economic uncertainty due to the impact of war or terrorism. We disclaim any obligation to update publicly or otherwise revise any forward-looking statements, whether as a result of new information, new estimates, or other factors, events or circumstances after the date of this document, except where expressly required by law.

# GENERAL

Public Storage, Inc. (the "Company" or "we" or "our") is an equity real estate investment trust ("REIT") organized as a corporation under the laws of California on July 10, 1980. We are a fully integrated, self-administered and self-managed REIT that acquires, develops, owns and operates self-storage facilities. We are the largest owner and operator of self-storage space in the United States. Our common stock is traded on the New York Stock Exchange under the symbol "PSA". On August 22, 2006, the Company merged with Shurgard Storage Centers, Inc., ("Shurgard"), a REIT which had an interest in 487 self-storage facilities located in the United States ("U.S.") and had an interest in 160 self-storage facilities in Europe. See Note 3 to our consolidated financial statements included elsewhere in this report for further discussion of our merger with Shurgard.

At December 31, 2006, we had direct and indirect equity interests in 2,003 self-storage facilities located in 38 states within the U.S. operating under the "Public Storage" name containing approximately 125 million net rentable square feet of space, and 166 self-storage facilities located in seven Western European countries which operate under the "Shurgard Storage Centers" name containing approximately 8.7 million net rentable square feet of space. We also have direct and indirect equity interests in approximately 20 million net rentable square feet of commercial space located in 11 states in the U.S. operated under the "PS Business Parks" and Public Storage, Inc. brands.

We currently operate within three reportable segments: self-storage - Domestic operations, self-storage - European operations and domestic ancillary operations. These segments are organized generally based upon their operating characteristics. The self-storage - Domestic segment comprises the direct ownership, development, and operation of traditional storage facilities in the U.S., and the ownership of equity interests in entities that own storage properties in the U.S. The self-storage - European segment comprises the direct ownership, development, and operation of storage facilities in Europe that we acquired in the merger with Shurgard. The ancillary operations segment includes

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the following sources of operating income: (i) containerized storage, (ii) commercial property operations, which reflects our interest in the ownership, operation, and management of commercial properties (iii) the reinsurance of policies against losses to goods stored by tenants in our self-storage facilities, (iv) sale of merchandise at our self-storage facilities, (v) truck rentals at our self-storage facilities and (vi) management of facilities owned by third-party owners and facilities owned by entities in which we have an interest, but are not consolidated. The vast majority of the commercial property operations are conducted through PS Business Parks, Inc. ("PSB"), and to a much

lesser extent the Company and certain of its unconsolidated subsidiaries own commercial space, managed by PSB, within facilities that combine storage and commercial space for rent. See Note 15 to our consolidated financial statements for further discussion of our reportable segments.

We also have a 44% ownership interest in PSB, which, as of December 31, 2006, owned and operated commercial properties containing approximately 18.7 million net rentable square feet of commercial space. PS Business Parks, Inc. is a publicly traded REIT whose common stock trades on the American Stock Exchange under the symbol "PSB."

We have elected to be taxed as a REIT under the Internal Revenue Code of 1986, as amended. To the extent that we continue to qualify as a REIT, we will not be subject to tax, with certain limited exceptions, on the taxable income that is distributed to our shareholders.

We have reported annually to the Securities and Exchange Commission ("SEC") on Form 10-K, which includes financial statements certified by independent public accountants. We have also reported quarterly to the SEC on Form 10-Q, which included unaudited financial statements with such filings. We expect to continue such reporting.

Our website is www.publicstorage.com, and we make available free of charge on our website our reports on Forms 10-K, 10-Q, and 8-K, and all amendments to those reports as soon as reasonably practicable after the reports and amendments are electronically filed with or furnished to the SEC.

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#### MANAGEMENT

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Ronald L. Havner, Jr. (49) has been Vice Chairman, Chief Executive Officer and a director of the Company since November 7, 2002 and President since July 1, 2005. Mr. Havner joined Public Storage, Inc. in 1986 and has held a variety of positions, including Chairman of the Board of Directors for the Company's affiliate, PS Business Parks, Inc., a position he has held since March 1998.

B. Wayne Hughes (73) is Chairman of the Board of Directors, a position he has held since 1991. Mr. Hughes established the Public Storage organization in 1972 and has managed the Company through several market cycles.

Our executive management team and their years of experience with the Company are as follows: John Reyes (46), Senior Vice President - Chief Financial Officer, 16 years; John S. Baumann (46), Senior Vice President - Chief Legal Officer, who joined the Company in June 2003; John E. Graul (55), Senior Vice President and President, Self-Storage Operations, who joined the Company in February 2004; Candace N. Krol (45), Senior Vice President of Human Resources, who joined the Company in September 2005 and David F. Doll (48), Senior Vice President and President, Real Estate Group, who joined the Company in February 2005.

Our senior management has a significant ownership position in the Company with executive officers, directors and their families owning approximately 45.6 million shares or 27% of the common stock as of February 28, 2007.

INVESTMENT OBJECTIVE

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Our primary objective is to increase the intrinsic value of the Company through internal growth (by increasing net income, funds from operations and cash available for distribution) and acquisitions of additional real estate investments and development of real estate facilities. We believe that our access to capital, geographic diversification and operating efficiencies resulting from our size will enhance our ability to achieve this objective.

#### COMPETITION

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Competition in the market areas in which we operate is significant and affects the occupancy levels, rental rates and operating expenses of our facilities. Development of new self-storage facilities has intensified the competition among storage operators in many market areas in which we operate.

In seeking investments, we compete with a wide variety of institutions and other investors. The increase in the amount of funds available for real estate investments has increased competition for ownership interests in facilities and may reduce yields on acquisitions.

We believe that the significant operating and financial experience of our executive officers and directors, combined with the Company's conservative capital structure, national investment scope, geographic diversity, economies of scale and the "Public Storage" brand name, should enable us to compete effectively with other entities.

In recent years consolidation has occurred in the fragmented self-storage industry. In addition to the Company, there are other publicly traded REITs and numerous private regional and local operators operating in the self-storage industry. We believe that we are well positioned to capitalize on this consolidation trend due to our demonstrated access to capital and national presence.

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#### BUSINESS ATTRIBUTES

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We believe that the Company possesses several primary business attributes that permit us to compete effectively:

COMPREHENSIVE DISTRIBUTION SYSTEM AND NATIONAL TELEPHONE RESERVATION SYSTEM: Our facilities are part of a comprehensive distribution system encompassing standardized procedures, integrated reporting and information networks and centralized marketing. During 2004, we implemented an upgraded information system platform, which has enabled us to more quickly adapt our pricing and marketing efforts to changing market conditions. This distribution system, among other benefits, is designed to maximize revenue and occupancy levels through automated pricing.

A significant component of our distribution system is our national telephone reservation center, which provides added customer service and helps to maximize utilization of available self-storage space. Customers calling either the toll-free telephone referral system, (800) 44-STORE, or a storage facility, are directed to the national reservation system. A representative discusses with the customer space requirements, price and location preferences and also informs the customer of other products and services provided by the Company and its subsidiaries. We believe that the national telephone reservation system enhances our ability to market storage space.

ECONOMIES OF SCALE: We are the largest provider of self-storage space in the industry. As of December 31, 2006, we operated 2,169 storage facilities in which we had an interest and managed 29 self-storage facilities for third parties. These facilities are in markets within 38 states in the U.S. and seven Western European countries. At December 31, 2006, we had over 1,102,000 spaces rented. The size and scope of our operations have enabled us to achieve a high level of profit margins and low level of administrative costs relative to revenues.

Our size in many markets has enabled us to market efficiently using television as a media source. We believe the high cost of television makes it impractical for our competitors to use this form of media without the high concentration of facilities in markets.

BRAND NAME RECOGNITION: Our operations are conducted under the "Public Storage" brand name, which we believe is the most recognized and established name in the self-storage industry in the U.S. Our storage operations within the U.S. are conducted in 38 states, giving us national recognition and prominence. We focus our operations within those states in the major metropolitan markets. This concentration establishes us as one of the largest providers of self-storage space in virtually all markets that we operate in and enables us to use a variety of promotional activities, such as television advertising as well as targeted discounting and referrals which are generally not economically viable for most of our competitors.

The self-storage industry in Europe is still relatively new as compared to the U.S. Customer awareness of the product in Europe is emerging. All of our facilities in Europe are operating under the "Shurgard" brand name. While competition in Europe has been increasing, we believe we are the single largest self-storage operators in Europe as of December 31, 2006.

RETAIL OPERATIONS: Through a taxable REIT subsidiary, we sell retail items associated with the storage business and rent trucks at our storage facilities. In order to supplement and strengthen the existing self-storage business by further meeting the needs of storage customers, we continue to expand our retail activities.

In addition, full-service retail stores have been retrofitted to some existing storage facility rental offices or "built-in" as part of the development of new storage facilities, both in high traffic, high visibility locations. The strategic objective of these retail stores is to provide a retail environment to (i) rent spaces for the attached storage facility, (ii) rent spaces for the other Public Storage facilities in adjacent neighborhoods, (iii) sell locks, boxes and packing materials and (iv) rent trucks and other moving equipment.

TENANT INSURANCE PROGRAM: Through a taxable REIT subsidiary, PS Insurance Company Ltd. ("PSIC"), we reinsure policies issued to our tenants

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against lost or damaged goods stored by tenants in our storage facilities. This subsidiary receives the premiums and bears the risks associated with the re-insurance. We believe that this insurance operation further supplements and strengthens the existing self-storage business and provides an additional source of earnings for the Company.

GROWTH AND INVESTMENT STRATEGIES

Our growth strategies consist of: (i) improving the operating performance of our existing self-storage properties, (ii) acquiring interests in properties that are owned or operated by others, (iii) expanding and repackaging existing real estate facilities, (iv) developing properties in selected markets and (v) participating in the growth of commercial facilities owned primarily by PSB. These strategies are described as follows:

IMPROVE THE OPERATING PERFORMANCE OF EXISTING PROPERTIES: We seek to increase the net cash flow generated by our existing self-storage properties by a) regularly evaluating our call volume, reservation activity, and move-in/move-out rates for each of our properties relative to our marketing activities, b) evaluating market supply and demand factors and, based upon these analyses, adjusting our marketing activities and rental rates, c) attempting to maximize revenues through evaluating the appropriate balance between occupancy, rental rates, and promotional discounting and d) controlling expense levels. We believe that our property management personnel and systems, combined with the national telephone reservation system, will continue to enhance our ability to meet these goals.

In connection with the merger with Shurgard, we acquired 487 self-storage facilities located in the United States. Substantially all of these facilities are located in the same markets that we currently operate in. We believe that the merger will provide us with additional economies of scale with respect to certain operating costs that will ultimately improve operating margins. In addition, on August 31, 2006, the average occupancy level of the 487 self-storage facilities was approximately 84.4% as compared to our existing portfolio's 89.7%. We believe that we will be able to increase the average occupancy level of the acquired portfolio to those experienced by our own. These potential benefits will take time to develop and there can be no assurance that we will be able to such benefits.

ACQUIRE PROPERTIES OWNED OR OPERATED BY OTHERS: We believe our presence in and knowledge of substantially all of the major markets in the United States enhances our ability to identify attractive acquisition opportunities and capitalize on the overall fragmentation in the self-storage industry. We maintain local market information on rates, occupancy and competition in each of the markets in which we operate.

EXPAND AND REPACKAGE EXISTING REAL ESTATE FACILITIES: We have a substantial number of facilities that were developed and constructed 20 or more years ago based upon local competitive and demographic conditions in place at that time. Since such conditions may have changed, there are opportunities to expand and further invest into our existing self-storage locations, either by improving their visual and structural appeal, or by expanding these facilities at a per square foot cost that is typically less than the cost incurred in developing a new location. In addition, there are opportunities to convert existing vacant space previously used by our containerized storage facilities into traditional self-storage space. At December 31, 2006, we have identified 48 such projects to expand or repackage our existing facilities in the United States, for an aggregate cost of approximately \$187.6 million, which will add an aggregate of approximately 2,256,000 net rentable square feet. Completion of these projects is subject to contingencies, including obtaining governmental agency approvals. We continue to evaluate our existing real estate portfolio to identify additional expansion and repackaging opportunities.

DEVELOP PROPERTIES IN SELECTED MARKET: Since 1995, the Company and its joint venture partnerships (described below in "Financing of the Company's Growth Strategies") have opened a total of 151 facilities in the United States. During 2006, these facilities contributed significantly to the growth in our earnings as they continued to gain occupancy and grow their revenues. We expect that these facilities will continue to provide growth to our earnings into 2007. As of December 31, 2006, we have no new self-storage facilities in the

development "pipeline" in the U.S. As of December 31, 2006, our development "pipeline" in Europe is comprised of eight new self-storage facilities with an

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aggregate estimated cost of approximately \$78.5 million, and an aggregate of 389,000 net rentable square feet. In 2005 and 2006, our rate of development of new self-storage facilities has declined due to increases in construction cost, increases in competition with retail, condominium, and apartment operators for quality self-storage sites in urban locations, and more difficult zoning and permitting requirements. However, we will continue to seek favorable sites and markets for development.

PARTICIPATE IN THE GROWTH OF COMMERCIAL FACILITIES PRIMARILY THROUGH OUR OWNERSHIP IN PS BUSINESS PARKS, INC.: We own a 44% common equity interest in PSB and its operating partnership (PS Business Parks Inc. and the related operating partnership are hereinafter referred to collectively as "PSB") which, December 31, 2006, consisted of 5,418,273 shares of common stock and 7,305,355 limited partnership units in the Operating Partnership. The limited partnership units are convertible at our option, subject to certain conditions, on a one-for-one basis into PSB common stock. At December 31, 2006, PSB owned and operated approximately 18.7 million net rentable square feet of commercial space located in eight states.

ACQUIRE ADDITIONAL PARTNERSHIPS INTERESTS IN AFFILIATED ENTITIES: The acquisition of interests in facilities that we have an ownership interest in and operate has historically comprised a significant component of our growth. However, the pool of such available acquisitions has continued to decrease as we have acquired such remaining interests over the years. The potential remaining acquisition opportunities principally include the remaining 78% that we do not own in the 22 properties owned by the "Other Investments" described in Note 6 to the consolidated financial statements for the year ended December 31, 2006 as well as the "Other Consolidated Partnerships" and Shurgard Joint Ventures described in Note 11 to the consolidated financial statements for the year ended December 31, 2006. Accordingly, we do not expect such acquisitions to comprise a significant component of our growth going forward.

POLICIES WITH RESPECT TO INVESTING ACTIVITIES: Following are our policies with respect to certain other investing strategies, each of which may be entered into without a vote of shareholders:

- Making loans to other entities: We have made loans in connection with the sale of properties, have made short-term loans to PSB in the last three years and may make loans to third parties as part of our investment objectives. However, we do not expect such items to be a significant part of our investing activities.
- Investing in the securities of other issuers for the purpose of exercising control: There have been two instances in the past six years where we invested in the securities of another publicly-held REIT, one which resulted in control of that REIT (the merger with Storage Trust, Inc. in 1999), and one that did not, resulting in the sale of these securities on the open market. We may engage in these activities in the future as a component of our real estate acquisition strategy. We also own partnership interests in various consolidated and unconsolidated partnerships. See "Investments in Real Estate and Real Estate Entities."
- O Underwriting securities of other issuers: We have not engaged in this activity in the last three years, and do not intend to in the future.

o Short-term investing: We have not engaged in investments in real estate or real estate entities on a short-term basis in the last three years with the exception of the aforementioned investments in the securities of other REITs. Instead, historically, we have acquired real estate assets and held them for an extended period of time. We do not anticipate any such short-term investments.

Repurchasing or reacquiring our common shares or other securities: The Board of Directors has authorized the repurchase from time to time of up to 25,000,000 shares of our common stock on the open market or in privately negotiated transactions. Cumulatively through February 28, 2007, we repurchased a total of 22,201,720 shares of common stock under this authorization. Cumulatively through February 28, 2007, we have called for redemption or repurchased \$2.5 billion of our senior preferred stock and \$165million of our preferred partnership units for cash, representing a refinancing of these securities into lower-coupon preferred securities. Any future repurchases of our common stock will depend primarily upon the attractiveness of repurchases compared to our other investment alternatives. Future redemptions or repurchases of our preferred securities, which will become available for redemption or repurchase on their respective call dates, will be dependent upon the spread between market rates and the coupon rates of these securities.

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#### FINANCING OF THE COMPANY'S GROWTH STRATEGIES

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OVERVIEW OF FINANCING STRATEGY: Over the past three years we have funded substantially all of the cash portion (represented by our acquisition cost less debt assumed, as described below) of our acquisitions, excluding the merger with Shurgard, for which we issued 0.82 shares of our common stock for each share of Shurgard common stock owned by Shurgard shareholders, with permanent capital (predominantly retained cash flow and the net proceeds from the issuance of preferred securities). We have elected to use preferred securities as a form of leverage despite the fact that the dividend rates of our preferred securities exceed the prevailing market interest rates on conventional debt, because of certain benefits described in "Management's Discussion and Analysis of Financial Condition and Results of Operations-Liquidity and Capital Resources." Our present intent is to continue to finance substantially all our growth with permanent capital.

BORROWINGS: We have in the past used our \$200 million revolving line of credit described below under "Borrowings" as temporary "bridge" financing, and repaid those amounts with permanent capital. In 2006, in connection with the merger with Shurgard, we assumed i) Shurgard's domestic and European notes payable and capital leases with a fair value on the date of acquisition of approximately \$1,396,777,000 of which \$67,275,000 was repaid following the merger and ii) Shurgard's line of credit totaling \$603,772,000, which was repaid following the merger. On December 27, 2006, we entered into a \$300 million unsecured short-term credit agreement with a commercial bank. Pursuant to the credit agreement, we borrowed \$300 million. On January 10, 2007, borrowings under this facility were repaid in full and at such time the credit facility was terminated. During 2004, we assumed long-term secured mortgage notes of \$94.7 million in connection with property acquisitions. Prior to 2004, we incurred long-term debt during the merger with Storage Trust in 1999 wherein we assumed \$100 million in senior unsecured notes. We were unable to prepay these debt balances either because of the nature of the loan terms or because it was not economically advantageous to do so. While it is not our present intention to

issue additional debt as a long-term financing strategy, we have broad powers to borrow in furtherance of our objectives without a vote of our shareholders. These powers are subject to a limitation on unsecured borrowings in our Bylaws described in "Limitations on Borrowings" below.

ISSUANCE OF SENIOR SECURITIES: We have in the last three years, and expect to continue, to issue additional series of preferred stock that are senior to our Common Stock and Equity Stock. At December 31, 2006, we had approximately \$2.9 billion of preferred stock outstanding, excluding two series that were called for redemption in December 2006 and subsequently redeemed on January 18, 2007 and February 20, 2007, respectively, and prior to issuing an additional \$500 million of preferred stock in January 2007. The preferred stock, which was issued in series, has general preference rights with respect to liquidation and quarterly distributions. We intend to continue to issue preferred securities without a vote of our common shareholders.

ISSUANCE OF SECURITIES IN EXCHANGE FOR PROPERTY: We have issued both common and preferred equity in exchange for real estate and other investments in the last three years. On October 12, 2004, we issued \$25 million in preferred units in conjunction with the acquisition of a self-storage business. Future issuances will be dependent upon market conditions at the time, including the market prices of our equity securities.

JOINT VENTURE FINANCING: We entered into two separate development joint venture partnerships since 1997 in order to provide development financing. The first development joint venture partnership was formed in 1997 and completed in 2001.

In November 1999, we formed PSAC Development Partners, L.P., (the "Consolidated Development Joint Venture") with a joint venture partner ("PSAC Storage Investors, LLC") whose partners include a third party institutional investor, owning approximately 35%, and Mr. Hughes, owning approximately 65%, to develop approximately \$100 million of storage facilities. The Consolidated Development Joint Venture completed construction on 22 storage facilities with a

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total cost of approximately \$108.6 million. On August 5, 2005 we acquired the third party institutional investor's partnership interest in PSAC Storage Investors, LLC for approximately \$41.4 million in cash, and on November 17, 2005 we acquired Mr. Hughes' interest for an aggregate of \$64.5 million in cash.

In January 2004, we entered into a joint venture partnership with an institutional investor for the purpose of acquiring up to \$125.0 million of existing self-storage properties in the United States from third parties (the "Acquisition Joint Venture"). The venture is funded entirely with equity consisting of 30% from the Company and 70% from the institutional  $\,$  investor. For a six-month period beginning 54 months after formation, we have the right to acquire our joint venture partner's interest based upon the market value of the properties. If we do not exercise our option, our joint venture partner can elect to purchase our interest in the properties during a six-month period commencing upon expiration of our six-month option period. If our joint venture partner fails to exercise its option, the partnership will be liquidated and the proceeds will be distributed to the partners according to the joint venture agreement. As of December 31, 2006, the Acquisition Joint Venture owned interests in a total of 12 self-storage facilities. See Note 9 to our consolidated financial statements at December 31, 2006 for further discussion of the accounting for the Acquisition Joint Venture. We do not expect the Acquisition Joint Venture to acquire any additional facilities.

We may continue to form additional joint ventures to facilitate the

funding of future developments or acquisitions.

Disposition of properties: We historically have disposed of self-storage facilities only because of condemnation proceedings, which compel us to sell. We do not presently expect to sell any significant number of self-storage facilities in the future, though there can be no assurance that we will not.

# INVESTMENTS IN REAL ESTATE AND REAL ESTATE ENTITIES

Investment Policies and Practices with respect to our investments: Following are our investment practices and policies which, though we do not anticipate any significant alteration, can be changed by the Board of Directors without a shareholder vote:

- Our investments primarily consist of direct ownership of self-storage properties (the nature of our self-storage properties is described in Item 2, "Properties"), as well as partial interests in entities that own self-storage properties, which are primarily located in the United States.
- o Our investments are acquired both for income and for capital gain.
- Our partial ownership interests primarily reflect general and limited partnership interests in entities that own self-storage facilities that are managed by us under the "Public Storage" brand name.
- o Additional acquired interests in real estate (other than the acquisition properties from third parties) will include common equity interests in entities in which we already have an interest.
- o To a lesser extent, we have interests in existing commercial properties (described in Item 2, "Properties"), containing commercial and industrial rental space, primarily through our investment in PSB.
- We have a "pipeline" of 56 development projects, including 48 expansions of real estate facilities, for a total estimated cost of approximately \$266 million. See "Management's Discussion and Analysis of Financial Condition and Results of Operations Liquidity and Capital Resources."

The following table outlines our ownership interest in self-storage facilities in the U.S. at December 31, 2006:

1.0

	Number of Storage Facilities	Net Rentable Square Footage of Storage Space (in thousands)
Consolidated self-storage facilities: Wholly-owned by the Company Other consolidated facilities	1,490 491	95,005 28,998
	1,981	124,003

Company has an ownership interest	2,003	125,430
Total self-storage facilities in which the		
Facilities owned by unconsolidated entities.	22	1,427

The following table outlines our ownership interest in self-storage facilities in Europe at December 31, 2006:

		Net Rentable Square
	Number of	Footage of Storage
	Storage	Space
	Facilities	(in thousands)
Consolidated self-storage facilities:		
Wholly-owned by the Company	103	5,581
Other consolidated facilities	63	3,108
Total self-storage facilities in which the		
Company has an ownership interest	166	8,689

In addition to our interest in self-storage facilities noted above, we own six commercial facilities with an aggregate of 520,000 net rentable square feet, three industrial facilities with an aggregate of 244,000 net rentable square feet used by the continuing containerized storage operations, and have 1,041,000 net rentable square feet of commercial space at certain of the self-storage facilities. The Company and the entities it controls also have a 44% common interest in PSB, which at December 31, 2006 owned and operated approximately 18.7 million net rentable square feet of commercial space.

# FACILITIES OWNED BY CONTROLLED ENTITIES

In addition to our direct ownership of 1,490 self-storage facilities at December 31, 2006, we had controlling ownership interests in 52 entities owning an aggregate of 491 storage facilities in the U.S. and 63 in Europe. Because of our controlling interest in each of these entities, we consolidate the assets, liabilities, and results of operations of these entities on our financial statements.

Through the merger with Shurgard, we acquired two joint venture entities: First Shurgard SPRI (First Shurgard) formed in January 2003 and Second Shurgard SPRL (Second Shurgard) formed in May 2004. These joint ventures were expected to develop or acquire up to approximately 75 storage facilities in Europe. Shurgard Europe has a 20% interest in each of these ventures. We have determined that First Shurgard and Second Shurgard are each Variable Interest Entities (See Note 2 to our December 31, 2006 consolidated financial statements), and that we are the primary beneficiary. Accordingly, First Shurgard and Second Shurgard have been consolidated in our consolidated financial statements since the acquisition date. See Note 11 to our consolidated financial statements included elsewhere in this report for further discussion of the joint ventures acquired in the merger with Shurgard.

On September 5, 2006, we informed the joint venture partners of First Shurgard and Second Shurgard of our intention to purchase their interests in First Shurgard and Second Shurgard, pursuant to an "exit procedure" that we believe is provided for in the respective agreements. Our joint venture partners

currently contest whether we have the right to purchase their interests under this procedure and, accordingly, it is uncertain as to whether we will acquire their interests pursuant to these provisions. On January 17, 2007, we filed an arbitration request to compel arbitration of the matter.

Following the merger with Shurgard, we acquired the minority interests in certain of Shurgard's joint ventures, for an aggregate of approximately \$62,300,000 in cash. As a result of these transactions, we obtained the remaining interest in a total of 68 facilities located in the U.S.

# FACILITIES OWNED BY UNCONSOLIDATED ENTITIES

At December 31, 2006, we had ownership interests in PSB and five limited partnerships (collectively the "Unconsolidated Entities"). Our ownership interest in these entities is less than 50%.

Due to our limited ownership interest and limited control of these entities, we do not consolidate the accounts of these entities for financial reporting purposes and we account for such investments using the equity method. PSB, which files financial statements with the Securities and Exchange Commission, has debt and other obligations that are not included in our consolidated financial statements. The five limited partnerships do not have any significant amounts of debt or other obligations. See Note 6 to our consolidated financial statements for the year ended December 31, 2006 for further disclosure regarding the assets and liabilities of the Unconsolidated Entities.

The following chart sets forth, as of December 31, 2006, the entities in which we have a controlling interest and the entities in which we have a minority interest:

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Subsidiaries (Controlled Entities)
of the Company

Entities in which we have a Minority Interest (Unconsolidated E

Capital Hill Partners, A Limited Partnership Carson Storage Partners, Ltd. Carson Storage Ventures Connecticut Storage Fund Del Amo Storage Partners, Ltd. Downey Storage Partners, Ltd. (1) Huntington Beach Storage Partners, Ltd. Monterey Park Properties, Ltd. (2) PS Orangeco Partnerships, Inc. PS Partners, Ltd. PS Partners VIII, Ltd. PS Texas Holdings, II, Ltd. Public Storage Properties IV, Ltd. (3) Public Storage Properties V, Ltd. (4) PSA Institutional Partners, L.P. PS HKBF, LLC Public Storage Euro Fund III, Ltd. (5) Public Storage Euro Fund IV, Ltd. (5)

Public Storage Alameda, Ltd. (5)
Public Storage Glendale Freeway, Ltd. (10
Metropublic Storage Fund (11)
PS Business Parks, Inc. (12)
Public Storage Crescent Fund, Ltd. (13)
PSAF Acquisition Partners, Ltd.

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Public Storage Euro Fund V, Ltd. (5)
Public Storage Euro Fund VI, Ltd. (5)
Public Storage Euro Fund VII, Ltd. (5)
Public Storage Euro Fund VIII, Ltd. (5)
Public Storage Euro Fund IX, Ltd. (5)
Public Storage Euro Fund X, Ltd. (5)
Public Storage Euro Fund XI, Ltd. (5)
Public Storage Euro Fund XII, Ltd. (5)
Public Storage Euro Fund XIII, Ltd. (5)
Public Storage German Fund II, Ltd. (5)
Public Storage Institutional Fund
Public Storage Institutional Fund III
Public Storage Partners, Ltd. (6)
Public Storage Partners II, Ltd. (7)
Public Storage Properties, Ltd. (8)
Secure Mini-Storage
Shurgard/Canyon Park Self Storage, Ltd.
Shurgard-Freeman Franklin/Rivergate JV
Shurgard-Freeman Hermitage JV
Shurgard-Freeman Hickory Hollow JV
Shurgard-Freeman Medical Center JV
Shurgard-Freeman Memphis LLC
Shurgard-Freeman South Main JV
Shurgard-Freeman Stones River JV
Shurgard Resco LLC
Shurgard Resco II, LLC
Shurgard Resco III, LLC
Shurgard TRC Self Storage Development LLC
STOR-Re Mutual Insurance Company, Inc.
Storage Trust Properties, L.P.
Van Nuys Storage Partners, Ltd. (9)
Whittier Storage Partners, Ltd.
First Shurgard SPRI
Second Shurgard SPRL
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- (1) B. Wayne Hughes owns approximately 2.8% of the limited partnership interest of this entity.
- (2) B. Wayne Hughes owns approximately 4.4% of the limited partnership interest of this entity.
- (3) The Hughes Family owns 20% of the general partner interests and 15.5% of the limited partnership interests of this entity.

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- (4) The Hughes Family owns 20% of the general partner interests and 11.4% of the limited partnership interests of this entity.
- (5) B. Wayne Hughes owns approximately 20% of the general partner interest of these entities.
- (6) The Hughes Family owns approximately 24.3% of the limited partnership interest of this entity.
- (7) The Hughes Family owns approximately 11.9% of the limited partnership interest of this entity.
- (8) The Hughes Family owns 20% of the general partner interests and 30.5% of the limited partnership interests of this entity.
- (9) B. Wayne Hughes owns approximately 17.4% of the limited partnership interest of this entity.
- (10) B. Wayne Hughes is a general partner in this entity and owns a 0.02% equity interest.

- (11) B. Wayne Hughes is a general partner of this entity, and has no economic interest.
- (12) B. Wayne Hughes owns approximately 0.5% of the common shares of PS Business Parks, Inc.
- (13) B. Wayne Hughes owns approximately 17.9% of the general partnership interest of this entity.

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### PROHIBITED INVESTMENTS AND ACTIVITIES

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Our Bylaws prohibit us from purchasing properties in which the Company's officers or directors have an interest, or from selling properties to such persons, unless the transactions are approved by a majority of the independent directors and are fair to the Company based on an independent appraisal. This Bylaw provision may be changed with shareholder approval. See "Limitations on Debt" below for other restrictions in the Bylaws.

#### BORROWINGS

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We have a \$200 million revolving line of credit (the "Credit Agreement") that has a maturity date of April 1, 2007 and bears an annual interest rate ranging from the London Interbank Offered Rate ("LIBOR") plus 0.50% to LIBOR plus 1.20% depending on our credit ratings (LIBOR plus 0.50% as of December 31, 2006). In addition, we are required to pay a quarterly commitment fee ranging from 0.15% per annum to 0.30% per annum depending on our credit ratings (the fee was 0.15% per annum as of December 31, 2006). At December 31, 2006, we had \$45 million in outstanding borrowings under our \$200 million bank line of credit. At February 28, 2007, we had \$80 million in outstanding borrowings on our line of credit.

The Credit Agreement includes various covenants, the more significant of which require us to (i) maintain a balance sheet leverage ratio of less than 0.55 to 1.00, (ii) maintain certain quarterly interest and fixed-charge coverage ratios (as defined) of not less than 2.25 to 1.0 and 1.5 to 1.0, respectively, and (iii) maintain a minimum total shareholders' equity (as defined). In addition, we are limited in our ability to incur additional borrowings (we are required to maintain unencumbered assets with an aggregate book value equal to or greater than 1.5 times our unsecured recourse debt). We were in compliance with all the covenants of the Credit Agreement at December 31, 2006.

This credit facility expires on April 10, 2007. We are currently in the process of obtaining a new credit facility which we anticipate will have \$300 million of available borrowing capacity, as well as improved financing spreads and covenants. We expect the new credit facility to be in place prior to the expiration of the existing facility.

On December 27, 2006, we entered into a \$300 million unsecured short-term credit agreement with a commercial bank. Pursuant to the credit agreement, we borrowed \$300 million and had this amount outstanding at December  $31,\ 2006.$ 

At December 31, 2006, in addition to borrowings under our credit facilities we had (i) \$475.4 million of unsecured notes payable, (ii) \$266.7 million of mortgage notes secured by facilities in the U.S., (iii) \$717.7 million of notes payable secured by facilities located in Europe and (iv) other miscellaneous debt totaling \$43.9 million.

Our debt level is much higher than we are accustomed to and is a result

of assuming \$1.3\$ billion of debt we have at December 31, 2006 that we assumed in our merger with Shurgard.

Our goal is to continue to reduce the level of debt outstanding to a level that is acceptable to us. In this regard, on January 2, 2007 we retired approximately \$429 million of notes payable that was secured by 102 of our facilities located in Europe. In addition, on January 10, 2007, we retired \$300.0 million of borrowings on a bank credit facility and subsequently terminated the facility. We financed the repayments with the net proceeds from the issuance of preferred stock that was issued in early January 2007 combined with additional cash on hand.

Subject to a limitation on unsecured borrowings in our Bylaws (described below), we have broad powers to borrow in support of our objectives. We have incurred in the past, and may incur in the future, both short-term and long-term indebtedness to increase our funds available for investment in real estate, capital expenditures and distributions.

# LIMITATIONS ON DEBT

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The Bylaws provide that the Board of Directors shall not authorize or permit the incurrence of any obligation by the Company, which would cause our "Asset Coverage" of our unsecured indebtedness to become less than 300%. Asset Coverage is defined in the Bylaws as the ratio (expressed as a percentage) by

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which the value of the total assets (as defined in the Bylaws) of the Company less the Company's liabilities (except liabilities for unsecured borrowings) bears to the aggregate amount of all unsecured borrowings of the Company. This Bylaw provision may be changed only upon a shareholder vote.

Our Bylaws prohibit us from issuing debt securities in a public offering unless our "cash flow" (which for this purpose means net income, exclusive of extraordinary items, plus depreciation) for the most recent 12 months for which financial statements are available, adjusted to give effect to the anticipated use of the proceeds from the proposed sale of debt securities, would be sufficient to pay the interest on such securities. This Bylaw provision may be changed only upon a shareholder vote.

Without the consent of holders of the various series of Senior Preferred Stock, we may not take any action that would result in a ratio of "Debt" to "Assets" (the "Debt Ratio") in excess of 50%. As of December 31, 2006, the Debt Ratio was approximately 16%. "Debt" means the liabilities (other than "accrued and other liabilities" and "minority interest") that should, in accordance with accounting principles generally accepted in the United States, be reflected on our consolidated balance sheet at the time of determination. "Assets" means our total assets before a reduction for accumulated depreciation and amortization that should, in accordance with generally accepted accounting principles, be reflected on the consolidated balance sheet at the time of determination.

Our bank and senior unsecured debt agreements contain various financial covenants, including limitations on the level of indebtedness of 30% of total capitalization (as defined) and the prohibition of the payment of dividends upon the occurrence of an event of default (as defined).

EMPLOYEES

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We have approximately 6,000 employees in the United States and Europe at December 31, 2006 who render services on behalf of the Company, primarily personnel engaged in property operations. None of our employees in the U.S. are covered by a collective bargaining agreement. Two countries in Europe have employees represented through an internal collective bargaining council. We believe that our relations with our employees are generally good.

# FEDERAL INCOME TAX

We believe that we have operated, and intend to continue to operate, in such a manner as to qualify as a REIT under the Internal Revenue Code of 1986, but no assurance can be given that we will at all times so qualify. To the extent that we continue to qualify as a REIT, we will not be taxed, with certain limited exceptions, on the taxable income (including gains from the sale of securities and properties) that we distribute to our shareholders. Our taxable REIT subsidiaries will be taxed on their taxable income.

For Federal tax purposes, our distributions to our shareholders are treated by the shareholders as ordinary income, capital gains, return of capital or a combination thereof. Ordinary income dividends to our shareholders will not generally be eligible for the lower tax rates that apply to "qualified dividend income."

#### INSURANCE

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We believe our properties are adequately insured. Our facilities have historically carried comprehensive insurance, including property, earthquake, general liability and workers compensation, through nationally recognized insurance carriers and through our captive insurance programs (described below). Our captive insurance programs also insure affiliates of the Company.

For losses incurred prior to April 1, 2004, our captive insurance activities were conducted through STOR-Re Mutual Insurance Company, Inc. ("STOR-Re"), an association captive insurance company owned by the Company, the Consolidated Entities, and the Unconsolidated Entities. For losses incurred after March 31, 2004, these activities were conducted by an entity wholly owned by the Company, PS Insurance Company Hawaii, Ltd. ("PSIC-H").

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The Company, STOR-Re, PSIC-H and its affiliates' maximum aggregate annual exposure for losses that are below the deductibles set forth in the third-party insurance contracts, assuming multiple significant events occur, is approximately \$35 million. In addition, if losses exhaust the third-party insurers' limit of coverage of \$125 million for property coverage (a maximum of \$80 million with respect to earthquake coverage) and \$102 million for general liability, our exposure could be greater. These limits are higher than estimates of maximum probable losses that could occur from individual catastrophic events (i.e. earthquake and wind damage) determined in recent engineering and actuarial studies.

Our tenant insurance program reinsures policies against claims for losses to goods stored by tenants at our self-storage facilities. Throughout 2004 and 2005, we had third-party insurance coverage for claims paid exceeding \$500,000 resulting from any individual event, to a limit of \$10,000,000. Effective January 1, 2006, such coverage was revised to cover claims paid exceeding \$1,500,000 resulting from any individual event, to a limit of \$9,000,000. At December 31, 2006, we had approximately 403,000 reinsured policies outstanding representing aggregate coverage of approximately \$1.0

billion.

# ITEM 1A. RISK FACTORS

In addition to the other information in our Form 10-K, you should consider the following factors in evaluating the Company:

WE ARE SUBJECT TO ADDITIONAL RISKS AS A RESULT OF THE SHURGARD MERGER.

In addition to the general risks related to real estate described below which may also adversely impact Shurgard's operations, we are also subject to the following risks in connection with the Shurgard merger and integrating Shurgard into our operations, including without limitation the following:

- o difficulties in completing the integration of operations, technologies and personnel of Shurgard;
- o inability to realize or delays in realizing expected synergies;
- o unanticipated operating costs;
- o diversion of our management's attention away from other business concerns;
- o exposure to any undisclosed or unknown potential liabilities of Shurgard and;
- o risks related to real estate markets in Europe which are new markets for us.

We have never undertaken to integrate a company as large as Shurgard or one with overseas operations. The success of the merger will depend, in part, on our ability to realize the anticipated cost savings from combining the businesses of Public Storage and Shurgard. However, to realize the anticipated benefits from the merger, we must successfully compare the combination of the businesses of Public Storage and Shurgard in a manner that permits those cost savings to be realized. If we are not able to successfully achieve these objectives, the anticipated benefits of the merger may not be realized fully or at all or may take longer or cost more to realize than expected. It is possible that the integration process could result in a decline in occupancy and/or rental rates, the disruption of each company's ongoing businesses or inconsistencies in standards, controls, procedures, practices, policies and compensation arrangements that adversely affect our ability to maintain relationships with tenants and employees or to achieve the anticipated benefits of the merger. Further, the size of the transaction may make completing the integration of Public Storage and Shurgard difficult, expensive and disruptive, adversely affecting the combined company's revenues and earnings, and implementation of merger integration efforts may divert management's attention from other strategic priorities. In addition, the merger was structured so that it should have been a taxable transaction for U.S. Federal income tax purposes. As a result, the combined company should have the benefit of a step-up in tax basis in Shurgard's assets. It is possible that the IRS may challenge the step-up in basis. If such challenge were sustained, we would not achieve this benefit, which would reduce our depreciation deductions and our ability to retain cash flow.

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We also acquired Shurgard's international operations in Europe, which consist principally of facilities that have been completed in the last few years

and are in various stages of fill-up. Shurgard's international operations have not been profitable, and there is no assurance they will ultimately be profitable. Also, Shurgard had a number of non-stabilized properties and construction activity, and delays in construction and fill-up could result in additional costs. We have limited experience in European operations, which may adversely impact our ability to operate profitably in Europe. In addition, these operations have specific inherent risks, including without limitation the following:

- o currency risks, including currency fluctuations and risks related to foreign currency hedging activities;
- o unexpected changes in legislative and regulatory requirements;
- o potentially adverse tax burdens;
- o burdens of complying with different permitting standards, environmental and labor laws and a wide variety of foreign laws;
- o obstacles to the repatriation of earnings and cash;
- o regional, national and local political uncertainty;
- o economic slowdown and/or downturn in foreign markets;
- o difficulties in staffing and managing international operations;
- o reduced protection for intellectual property in some countries; and
- o inability to effectively control less than wholly owned partnerships and joint ventures.

Shurgard also held many of its properties through interests in joint ventures that we acquired and which have additional risks, including risks related to the financial strength, common business goals and strategies and cooperation of the venture partner, as well as the inability to take some actions that may require approval by the venture partner. In addition, Shurgard held substantially all of its real estate investments in Europe indirectly through partnerships and joint venture arrangements. If we are unable to effectively control these indirect investments, there is a risk that our ownership of the joint ventures could cause us to lose our REIT status. These investments also carry the risks that we may not control the legal entity that has title to the real estate, that the enterprise in which we invested may have liabilities that weren't disclosed at the time of the investment, and the risk that these investments may not be easily sold or readily accepted as collateral by our lenders.

As a share of total operations, particularly in Europe, Shurgard had more recently developed properties whose occupancies have not stabilized and had more construction activity than Public Storage, which increase costs. Delays in construction and fill-up could result in additional cost.

Some of the facilities we acquired in the Shurgard merger will be subject to property tax reappraisal that could increase property tax expense and adversely affect our profitability. Up to 17% of the domestic properties we acquired in the merger are located in jurisdictions that may provide for property tax reappraisal upon a change of ownership and so may face such a reassessment.

We have assumed based on public filings that Shurgard qualified as a real estate investment trust for United States federal income tax purposes, referred to hereinafter as a REIT and that we would be able to continue to

qualify as a REIT following the Shurgard merger. However, if Shurgard failed to qualify as a REIT, we generally would have succeeded to or incurred significant tax liabilities (including the significant tax liability that would have resulted from the deemed sale of assets by Shurgard pursuant to the merger) and we could possibly lose our REIT status should disqualifying activities continue after the Shurgard merger.

The Shurgard debt agreements we assumed also have covenants that could limit our activities. Failure to comply with such covenants could cause a default under the applicable debt agreement, which could allow the lenders or other debt holders to declare all borrowings outstanding to be due and payable.

PUBLIC STORAGE SHAREHOLDERS INCURRED IMMEDIATE DILUTION FOLLOWING COMPLETION OF THE SHURGARD MERGER.

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Public Storage shareholders incurred immediate dilution in connection with the merger. During 2005, Public Storage shareholders would have incurred a loss of \$0.80 per share (diluted) on a pro forma basis compared to earnings of \$1.97 per share (diluted) on a historical basis primarily as a result of an increase in depreciation and amortization expense.

THE HUGHES FAMILY COULD CONTROL US AND TAKE ACTIONS ADVERSE TO OTHER SHAREHOLDERS.

At December 31, 2006, B. Wayne Hughes, Chairman of the Board and his family (the "Hughes family") owned approximately 26.7% of our aggregate outstanding shares of common stock. Consequently, the Hughes family could control matters submitted to a vote of our shareholders, including electing directors, amending our organizational documents, dissolving and approving other extraordinary transactions, such as a takeover attempt, even though such actions may not be favorable to the other common shareholders.

PROVISIONS IN OUR ORGANIZATIONAL DOCUMENTS MAY PREVENT CHANGES IN CONTROL.

Restrictions in our organizational documents may further limit changes in control. Unless our Board of Directors waives these limitations, no shareholder may own more than (1) 2.0% of our outstanding shares of our common stock or (2) 9.9% of the outstanding shares of each class or series of our preferred or equity stock. Our organizational documents in effect provide, however, that the Hughes family may continue to own the shares of our common stock held by them at the time of the 1995 reorganization. Our Board has authorized the Hughes family to acquire additional shares of our common stock to maintain their pre-merger holding percentage. These limitations are designed, to the extent possible, to avoid a concentration of ownership that might jeopardize our ability to qualify as a real estate investment trust or REIT. These limitations, however, also may make a change of control significantly more difficult (if not impossible) even if it would be favorable to the interests of our public shareholders. These provisions will prevent future takeover attempts not approved by our board of directors even if a majority of our public shareholders deem it to be in their best interests because they would receive a premium for their shares over the shares' then market value or for other

WE WOULD INCUR ADVERSE TAX CONSEQUENCES IF WE OR SHURGARD FAILED TO QUALIFY AS A REIT.

We have assumed, based on public filings, that Shurgard qualified as a real estate investment trust for United States federal income tax purposes, referred to hereinafter as a REIT, and that we will be able to continue to

qualify as a REIT following the Shurgard merger. However, if Shurgard failed to qualify as a REIT, we generally would have succeeded to or incurred significant tax liabilities (including the significant tax liability that would have resulted from the deemed sale of assets by Shurgard pursuant to the merger) and we could possibly lose our REIT status should disqualifying activities continue after the Shurgard merger.

Investors are also subject to the risk that we may not qualify as a REIT. REITs are subject to a range of complex organizational and operational requirements. As a REIT, we must distribute with respect to each year at least 90% of our REIT taxable income to our shareholders. Other restrictions apply to our income and assets. Our REIT status is also dependent upon the ongoing qualification of our affiliate, PS Business Parks, Inc., as a REIT, as a result of our substantial ownership interest in that company.

For any taxable year that we fail to qualify as a REIT and are unable to avail ourselves of certain savings provisions set forth in the Internal Revenue Code of 1986, we would be subject to federal income tax at the regular corporate rates on all of our taxable income, whether or not we make any distributions to our shareholders. Those taxes would reduce the amount of cash available for distribution to our shareholders or for reinvestment and would adversely affect our earnings. As a result, our failure to qualify as a REIT during any taxable year could have a material adverse effect upon us and our shareholders. Furthermore, unless certain relief provisions apply, we would not be eligible to elect REIT status again until the fifth taxable year that begins after the first year for which we fail to qualify.

WE MAY PAY SOME TAXES, REDUCING CASH AVAILABLE FOR SHAREHOLDERS.

Even if we qualify as a REIT for federal income tax purposes, we are required to pay some federal, state and local taxes on our income and property. Several corporate subsidiaries of the Company have elected to be treated as "taxable REIT subsidiaries" of the Company for federal income tax purposes since

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January 1, 2001. A taxable REIT subsidiary is taxable as a regular corporation and is limited in its ability to deduct interest payments made to us in excess of a certain amount. In addition, if we receive certain payments and the economic arrangements among our taxable REIT subsidiaries and us are not comparable to similar arrangements among unrelated parties we will be subject to a 100% penalty tax on those payments. To the extent that the Company or any taxable REIT subsidiary is required to pay federal, state or local taxes, we will have less cash available for distribution to shareholders.

WE HAVE BECOME INCREASINGLY DEPENDENT UPON AUTOMATED PROCESSES AND THE INTERNET AND ARE FACED WITH SECURITY SYSTEM RISKS.

We have become increasingly centralized and dependent upon automated information technology processes. As a result, we could be severely impacted by a catastrophic occurrence, such as a natural disaster or a terrorist attack. In addition, a portion of our business operations are conducted over the Internet, increasing the risk of viruses that could cause system failures and disruptions of operations. Experienced computer programmers may be able to penetrate our network security and misappropriate our confidential information, create system disruptions or cause shutdowns.

CERTAIN SECURITIES HAVE A LIQUIDATION PREFERENCE OVER OUR COMMON STOCK AND EQUITY STOCK, SERIES A.

If we liquidated, holders of our preferred securities would be entitled

to receive liquidating distributions, plus any accrued and unpaid distributions, before any distribution of assets to the holders of our common stock and equity stock, series A. Holders of preferred securities are entitled to receive, when declared by our board of directors, cash distributions in preference to holders of our common stock and equity stock, Series A.

SINCE OUR BUSINESS CONSISTS PRIMARILY OF ACQUIRING AND OPERATING REAL ESTATE, WE ARE SUBJECT TO REAL ESTATE OPERATING RISKS.

The value of our investments may be reduced by general risks of real estate ownership. Since we derive substantially all of our income from real estate operations, we are subject to the general risks of owning real estate-related assets, including: o lack of demand for rental spaces or units in a locale;

- o changes in general economic or local conditions;
- o natural disasters, such as earthquakes;
- o potential terrorist attacks;
- o changes in supply of or demand for similar or competing facilities in an area;
- o the impact of environmental protection laws;
- o changes in interest rates and availability of permanent mortgage funds which may render the sale or financing of a property difficult or unattractive;
- o changes in tax, real estate and zoning laws; and
- o tenant claims.

In addition, we self-insure certain of our property loss, liability, and workers compensation risks for which other real estate companies may use third-party insurers. This results in a higher risk of losses that are not covered by third-party insurance contracts, as described in Note 17 under "Insurance and Loss Exposure" to our consolidated financial statements at December 31, 2006.

There is significant competition among self-storage facilities and from other storage alternatives. Most of our properties are self-storage facilities, which generated most of our revenue for the year ended December 31, 2006. Local market conditions will play a significant part in how competition will affect us. Competition in the market areas in which many of our properties are located from other self-storage facilities and other storage alternatives is significant

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and has affected the occupancy levels, rental rates and operating expenses of some of our properties. Any increase in availability of funds for investment in real estate may accelerate competition. Further development of self-storage facilities may intensify competition among operators of self-storage facilities in the market areas in which we operate.

We may incur significant environmental costs and liabilities. As an owner and operator of real properties, under various federal, state and local environmental laws, we are required to clean up spills or other releases of hazardous or toxic substances on or from our properties. Certain environmental laws impose liability whether or not the owner knew of, or was responsible for,

the presence of the hazardous or toxic substances. In some cases, liability may not be limited to the value of the property. The presence of these substances, or the failure to properly remediate any resulting contamination, whether from environmental or microbial issues, also may adversely affect the owner's or operator's ability to sell, lease or operate its property or to borrow using its property as collateral.

We have conducted preliminary environmental assessments of most of our properties (and intend to conduct these assessments in connection with property acquisitions) to evaluate the environmental condition of, and potential environmental liabilities associated with, our properties. These assessments generally consist of an investigation of environmental conditions at the property (not including soil or groundwater sampling or analysis), as well as a review of available information regarding the site and publicly available data regarding conditions at other sites in the vicinity. In connection with these property assessments, our operations and recent property acquisitions, we have become aware that prior operations or activities at some facilities or from nearby locations have or may have resulted in contamination to the soil or groundwater at these facilities. In this regard, some of our facilities are or may be the subject of federal or state environment investigations or remedial actions. We have obtained, with respect to recent acquisitions, and intend to obtain with respect to pending or future acquisitions, appropriate purchase price adjustments or indemnifications that we believe are sufficient to cover any related potential liability. Although we cannot provide any assurance, based on the preliminary environmental assessments, we believe we have funds available to cover any liability from environmental contamination or potential contamination and we are not aware of any environmental contamination of our facilities material to our overall business, financial condition or results of operation.

There has been an increasing number of claims and litigation against owners and managers of rental properties relating to moisture infiltration, which can result in mold or other property damage. When we receive a complaint concerning moisture infiltration, condensation or mold problems and/or become aware that an air quality concern exists, we implement corrective measures in accordance with guidelines and protocols we have developed with the assistance of outside experts. We seek to work proactively with our tenants to resolve moisture infiltration and mold-related issues, subject to our contractual limitations on liability for such claims. However, we can make no assurance that material legal claims relating to moisture infiltration and the presence of, or exposure to, mold will not arise in the future.

Delays in development and fill-up of our properties would reduce our profitability. Since January 1, 2002, through December 31, 2006, we have opened 46 newly developed self-storage facilities. In addition, our development "pipeline" in the United States and Europe at December 31, 2006 consist of 56 projects with total estimated costs of \$266 million. We anticipate the development of these 56 projects to be completed in the next two years. Construction delays due to weather, unforeseen site conditions, personnel problems, and other factors, as well as cost overruns, would adversely affect our profitability. Delays in the rent-up of newly developed facilities as a result of competition or other factors would also adversely impact our profitability.

Property taxes can increase and cause a decline in yields on investments. Each of our properties is subject to real property taxes. These real property taxes may increase in the future as property tax rates change and as our properties are assessed or reassessed by tax authorities. Such increases could adversely impact our profitability.

We must comply with the Americans with Disabilities Act and fire and safety regulations, which can require significant expenditures. All our

properties must comply with the Americans with Disabilities Act and with related regulations (the "ADA"). The ADA has separate compliance requirements for "public accommodations" and "commercial facilities," but generally requires that buildings be made accessible to persons with disabilities. Various state laws impose similar requirements. A failure to comply with the ADA or similar state laws could result in government imposed fines on us and could award damages to individuals affected by the failure. In addition, we must operate our properties in compliance with numerous local fire and safety regulations, building codes, and other land use regulations. Compliance with these requirements can require

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us to spend substantial amounts of money, which would reduce cash otherwise available for distribution to shareholders. Failure to comply with these requirements could also affect the marketability of our real estate facilities.

Any failure by us to manage acquisitions and other significant transactions successfully could negatively impact our financial results. As an increasing part of our business, we acquire other self-storage facilities. We also evaluate from time to time other significant transactions. If these facilities are not properly integrated into our system, our financial results may suffer.

We incur liability from employment related claims. From time to time we must resolve employment related claims by corporate level and field personnel.

WE HAVE NO INTEREST IN CANADIAN SELF-STORAGE FACILITIES OWNED BY THE HUGHES FAMILY.

The Hughes Family has ownership interests in, and operates, approximately 44 self-storage facilities in Canada under the name "Public Storage." We currently do not own any interests in these facilities nor do we own any facilities in Canada. We have a right of first refusal to acquire the stock or assets of the corporation engaged in the operation of the self-storage facilities in Canada if the Hughes family or the corporation agrees to sell them. However, we have no ownership interest in the operations of this corporation, have no right to acquire their stock or assets unless the Hughes family decides to sell, and receive no benefit from the profits and increases in value of the Canadian self-storage facilities.

Prior to December 31, 2003, Company personnel were engaged in the supervision and the operation of these properties and provided certain administrative services for the Canadian owners, and certain other services, primarily tax services, with respect to certain other Hughes Family interests. The Hughes Family and the Canadian owners reimbursed us at cost for these services in the amount of \$542,499 with respect to the Canadian operations and \$151,063 for other services during 2003 (in United States dollars). There were conflicts of interest in allocating time of our personnel between Company properties, the Canadian properties, and certain other Hughes Family interests. The sharing of Company personnel with the Canadian entities was substantially eliminated by December 31, 2003.

Through our subsidiaries, we continue to reinsure risks relating to loss of goods stored by tenants in the self-storage facilities in Canada. We acquired the tenant insurance business on December 31, 2001 through our acquisition of PSIC. For each of the years ended December 31, 2006 and 2005, PSIC received \$989,000 and \$1,052,000 respectively, in reinsurance premiums attributable to the Canadian Facilities. Since PSIC's right to provide tenant reinsurance to the Canadian Facilities may be qualified, there is no assurance that these premiums will continue.

INCREASES IN INTEREST RATES MAY ADVERSELY AFFECT THE PRICE OF OUR COMMON STOCK.

One of the factors that influences the market price of our common stock and our other securities is the annual rate of distributions that we pay on the securities, as compared with interest rates. An increase in interest rates may lead purchasers of REIT shares to demand higher annual distribution rates, which could adversely affect the market price of our common stock and other securities.

TERRORIST ATTACKS AND THE POSSIBILITY OF WIDER ARMED CONFLICT MAY HAVE AN ADVERSE IMPACT ON OUR BUSINESS AND OPERATING RESULTS AND COULD DECREASE THE VALUE OF OUR ASSETS.

Terrorist attacks and other acts of violence or war, such as those that took place on September 11, 2001, could have a material adverse impact on our business and operating results. There can be no assurance that there will not be further terrorist attacks against the United States or its businesses or interests. Attacks or armed conflicts that directly impact one or more of our properties could significantly affect our ability to operate those properties and thereby impair our operating results. Further, we may not have insurance coverage for losses caused by a terrorist attack. Such insurance may not be available, or if it is available and we decide to obtain such terrorist coverage, the cost for the insurance may be significant in relationship to the risk overall. In addition, the adverse effects that such violent acts and threats of future attacks could have on the United States economy could similarly have a material adverse effect on our business and results of operations. Finally, further terrorist acts could cause the United States to enter into a wider armed conflict, which could further impact our business and operating results.

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DEVELOPMENTS IN CALIFORNIA MAY HAVE AN ADVERSE IMPACT ON OUR BUSINESS.

We are headquartered in, and approximately one-fifth of our properties in the United States are located in, California. California is facing budgetary problems. Action that may be taken in response to these problems, such as an increase in property taxes on commercial properties, could adversely impact our business and results of operations. In addition, we could be adversely impacted by efforts to reenact legislation mandating medical insurance for employees of California businesses and members of their families.

ITEM 1B. UNRESOLVED STAFF COMMENTS

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Not applicable.

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ITEM 2. PROPERTIES

At December 31, 2006, we had direct and indirect ownership interests in 2,003 and 166 storage facilities located in 38 states within the U.S. and seven Western European nations, respectively:

At December 31, 2006

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Number of Storage Net Rentable Square

	Facilities (a)	Feet (in thousands)
United States:		
California:		
Southern	198	13,399
Northern	170	9,845
Texas	235	15,375
Florida	191	12,452
Illinois	123	7,800
Washington	91	5 <b>,</b> 954
Georgia	90	5,835
North Carolina	69	4,775
Virginia	78	4,407
New York	61	3,921
Colorado	60	3,810
New Jersey	56	3,492
-	55	
Maryland		3,085
Minnesota	44	2,990
Michigan	43	2,755
Arizona	37	2,259
Missouri	38	2,144
South Carolina	40	2,131
Oregon	38	1,955
Tennessee	33	1,883
Indiana	31	1,880
Pennsylvania	28	1,867
Ohio	30	1,860
Nevada	22	1,404
Kansas	22	1,310
Massachusetts	19	1,179
Wisconsin	16	1,030
Other states (12 states)	85	4,633
Total - U.S	2,003	125,430
Europe:		
France	50	2,606
Netherlands	32	1,664
	25	
Sweden		1,335
Belgium	21	1,219
United Kingdom	19	905
Germany	11	550
Denmark	8	410
Total - Europe	166	8,689
Grand Total	2,169	134,119
	============	

(a) Includes 2,147 self-storage facilities owned by the Company and entities consolidated with the Company. The remaining 22 facilities are self-storage facilities owned by entities in which the Company has an interest; however, the Company does not consolidate such entities. See Schedule III: Real Estate and Accumulated Depreciation in the Company's 2006 financials, for a complete list of properties consolidated by the Company.

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regular review and, when warranted by market conditions, adjustment of rents charged to our tenants. For the year ended December 31, 2006, the weighted average occupancy level and the average total rental income per rentable square foot for our self-storage facilities were approximately 89% and \$12.39, respectively in the U.S. and 76% and \$23.30, respectively in Europe. Included in the 2,169 storage facilities are 46 newly developed facilities opened since January 1, 2002.

At December 31, 2006, 263 of our facilities were encumbered by an aggregate of \$984.3 million in mortgage notes payable.

We have no specific policy as to the maximum size of any one particular self-storage facility. However, none of our facilities involves, or is expected to involve, 1% or more of our total assets, gross revenues or net income.

DESCRIPTION OF SELF-STORAGE FACILITIES: Self-storage facilities, which comprise the majority of our investments, are designed to offer accessible storage space for personal and business use at a relatively low cost. A user rents a fully enclosed space, which is for the user's exclusive use and to which only the user has access on an unrestricted basis during business hours. On-site operation is the responsibility of property managers who are supervised by district managers. Some self-storage facilities also include rentable uncovered parking areas for vehicle storage, as well as space for portable storage containers. Leases for storage facility space may be on a long-term or short-term basis, although typically spaces are rented on a month-to-month basis. Rental rates vary according to the location of the property, the size of the storage space and length of stay. All of our self-storage facilities in the United States are operated under the "Public Storage" brand name, while our facilities in Europe are operated under the "Shurgard" brand name.

Users of space in self-storage facilities include individuals and businesses. Individuals usually obtain this space for storage of furniture, household appliances, personal belongings, motor vehicles, boats, campers, motorcycles and other household goods. Businesses normally employ this space for storage of excess inventory, business records, seasonal goods, equipment and fixtures.

Our self-storage facilities generally consist of three to seven buildings containing an aggregate of between 350 to 750 storage spaces, most of which have between 25 and 400 square feet and an interior height of approximately 8 to 12 feet.

We experience minor seasonal fluctuations in the occupancy levels of self-storage facilities with occupancies generally higher in the summer months than in the winter months. We believe that these fluctuations result in part from increased moving activity during the summer months.

Our self-storage facilities are geographically diversified and are located primarily in or near major metropolitan markets in 38 states in the United States and seven Western European nations. Generally our self-storage facilities are located in heavily populated areas and close to concentrations of apartment complexes, single family residences and commercial developments. However, there may be circumstances in which it may be appropriate to own a property in a less populated area, for example, in an area that is highly visible from a major thoroughfare and close to, although not in, a heavily populated area. Moreover, in certain population centers, land costs and zoning restrictions may create a demand for space in nearby less populated areas.

Competition from other self-storage facilities as well as other forms of storage in the market areas in which many of our properties are located is significant and has affected the occupancy levels, rental rates, and operating expenses of many of our properties.

Since our investments are primarily self-storage facilities, our ability to preserve our investments and achieve our objectives is dependent in large part upon success in this field. Historically, upon stabilization after an initial fill-up period, our self-storage facility interests have generally shown a high degree of consistency in generating cash flows, despite changing economic conditions. We believe that our self-storage facilities, upon stabilization, have attractive characteristics consisting of high profit margins, a broad tenant base and low levels of capital expenditures to maintain their condition and appearance.

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Commercial Properties: In addition to our interests in 2,169 self-storage facilities, we have an interest in PSB, which, as of December 31, 2006, owns and operates approximately 18.7 million net rentable square feet in eight states. At December 31, 2006, our investment in PSB represents 2.5% of our total assets based upon book value of \$283.7 million. The market value of our investment in PSB at December 31, 2006 of approximately \$899.7 million represents 8.0% of the book value of our total assets at December 31, 2006 of approximately \$11.2 billion. We also directly own six commercial properties with 520,000 net rentable square feet, have 1,041,000 net rentable square feet of commercial space that is located at certain of the self-storage facilities, and own three industrial facilities with an aggregate of 244,000 net rentable square feet that are being used by the continuing containerized storage operations.

The commercial properties owned by PSB consist of flex space, office space and industrial space. Flex space is defined as buildings that are configured with a combination of part warehouse space and part office space and can be designed to fit a wide variety of uses. The warehouse component of the flex space has a variety of uses including light manufacturing and assembly, storage and warehousing, showroom, laboratory, distribution and research and development activities. The office component of flex space is complementary to the warehouse component by enabling businesses to accommodate management and production staff in the same facility. PSB also owns low-rise suburban office space, generally either in business parks that combine office and flex space or in desirable submarkets where the economics of the market demand an office build-out. PSB also owns industrial space that has characteristics similar to the warehouse component of the flex space.

ENVIRONMENTAL MATTERS: Our policy is to accrue environmental assessments and estimated remediation cost when it is probable that such efforts will be required and the related costs can be reasonably estimated. Our current practice is to conduct environmental investigations in connection with property acquisitions. Although there can be no assurance, we are not aware of any environmental contamination of any of our facilities, which individually or in the aggregate would be material to our overall business, financial condition, or results of operations.

#### ITEM 3. LEGAL PROCEEDINGS

Serrao v. Public Storage, Inc. (filed April 2003)

(Superior Court of California - Orange County)

The plaintiff in this case filed a suit against the Company on behalf of a putative class of renters who rented self-storage units from the Company. Plaintiff alleges that the Company misrepresented the size of its storage units, has brought claims under California statutory and common law relating to consumer protection, fraud, unfair competition, and negligent misrepresentation,

and is seeking monetary damages, restitution, and declaratory and injunctive relief.

The claim in this case is substantially similar to those in Henriquez v. Public Storage, Inc., which was disclosed in prior reports. In January 2003, the plaintiff caused the Henriquez action to be dismissed.

Based upon the uncertainty inherent in any putative class action, we cannot presently determine the potential damages, if any, or the ultimate outcome of this litigation. On November 3, 2003, the court granted our motion to strike the plaintiff's nationwide class allegations and to limit any putative class to California residents only. In August 2005, we filed a motion to remove the case to federal court, but the case has been remanded to the Superior Court. We are vigorously contesting the claims upon which this lawsuit is based, including class certification efforts.

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This is a companion case to the Serrao matter discussed above. The plaintiff alleges the same set of operative facts and seeks the same relief as in Serrao against Shurgard Storage Centers, Inc. ("Shurgard"), whose liability Public Storage assumed following the merger of Public Storage and Shurgard on August 22, 2006. There is currently pending a motion for class certification, which has yet to be ruled on. We cannot presently determine the potential total damages, if any, or the ultimate outcome of the litigation. We vigorously contested the motion for class certification and will vigorously defend this action.

Potter, et al v. Hughes, et al (filed December 2004)

(United States District Court - Central District of California)

In November 2002, a shareholder of the Company made a demand on the Board of Directors challenging the fairness of the Company's acquisition of PS Insurance Company, Ltd. ("PSIC") and related matters. PSIC was previously owned by the Hughes Family. In June 2003, following the filing by the Hughes Family of a complaint for declaratory relief asking the court to find that the acquisition of PSIC and related matters were fair to the Company, it was ruled that the PSIC transaction was just and reasonable as to the Company and holding that the Hughes Family was not required to make any payment to the Company.

At the end of December 2004, the same shareholder referred to above and a second shareholder filed this shareholder's derivative complaint naming as defendants the Company's directors (and two former directors) and certain officers of the Company. The matters alleged in this complaint relate to PSIC, the Hughes Family's Canadian self-storage operations and the Company's 1995 reorganization. In July 2006, the Court granted the defendants' motion to dismiss the amended Complaint without leave to amend. In August 2006, Plaintiffs filed a notice of appeal of the Court's decision. The appeal is currently pending. We believe the litigation will not have any financially adverse effect on the Company (other than the costs and other expenses relating to the lawsuit).

Brinkley v. Public Storage, Inc. (filed April 2005)

(Superior Court of California - Los Angeles County)

The plaintiff sued the Company on behalf of a purported class of California non-exempt employees based on various California wage and hour laws and seeking monetary damages and injunctive relief. In May 2006, a motion for class certification was filed seeking to certify five subclasses. Plaintiff sought certification for alleged meal period violations, rest period violations, failure to pay for travel time, failure to pay for mileage reimbursement, and for wage statement violations. In October 2006, the Court declined to certify three out of the five subclasses. The Court did, however, certify subclasses based on alleged meal period and wage statement violations. The maximum potential liability cannot presently be estimated. We intend to vigorously contest the substantive merits of the two remaining subclasses that were certified.

Simas v. Public Storage, Inc. (filed January 2006)

(Superior Court of California - Orange County)

The plaintiff brings this action against the Company on behalf of a purported class who bought insurance coverage at Company's facilities alleging that the Company does not have a license to offer, sell and/or transact storage insurance. The action was originally brought under California Business and Professions Code Section 17200 and seeks retention, monetary damages and injunctive relief. The Company filed a demurrer to the complaint. While the demurrer was pending, Plaintiff amended the complaint to allege a national class and claims for unfair business practices, unjust enrichment, money had and received, and negligent and intentional misrepresentation. Ultimately all claims except for unjust enrichment were dismissed. There is currently a demurrer pending on Plaintiff's amended allegations as to unjust enrichment. We are vigorously contesting the claims upon which this lawsuit is based, including any efforts for class certification.

Other Items

We are a party to various claims, complaints, and other legal actions that have arisen in the normal course of business from time to time that are not described above. We believe that it is unlikely that the outcome of these other pending legal proceedings including employment and tenant claims, in the aggregate, will have a material adverse impact upon our operations or financial position.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

We did not submit any matter to a vote of security holders in the fourth quarter of the fiscal year ended December 31, 2006.

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PART II

ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY, RELATED STOCKHOLDER MATTERS

AND ISSUER PURCHASES OF EQUITY SECURITIES

#### a. Market Price of the Registrant's Common Equity:

Our Common Stock (NYSE: PSA) has been listed on the New York Stock Exchange since October 19, 1984. Our Depositary Shares each representing 1/1,000 of a share of Equity Stock, Series A (NYSE:PSAA) (see section c. below) have been listed on the New York Stock Exchange since February 14, 2000.

The following table sets forth the high and low sales prices of Common Stock on the New York Stock Exchange composite tapes for the applicable periods.

		Ra	ange
Year	Quarter	High	Low
2005	1st	\$ 59.490	\$ 51.500
	2nd	64.500	55.300
	3rd	70.450	59.700
	4th	72.020	61.360
2006	1st	84.620	67.720
	2nd	81.400	70.260
	3rd	89.250	75.440
	4th	98.050	85.170

The following table sets forth the high and low sales prices of Depositary Shares Each Representing 1/1,000 of a Share of Equity Stock, Series A on the New York Stock Exchange composite tapes for the applicable periods.

	Ra	inge
Quarter	High	Low
1st	\$ 29.950	\$ 27.800
2nd	29.000	27.210
3rd	28.900	27.610
4th	28.650	27.380
1st	27.760	26.200
2nd	27.250	25.600
3rd	28.080	26.350
4th	27.700	26.180
	1st 2nd 3rd 4th 1st 2nd 3rd	Quarter High  1st \$ 29.950 2nd 29.000 3rd 28.900 4th 28.650  1st 27.760 2nd 27.250 3rd 28.080

As of February 15, 2007, there were approximately 25,258 holders of record of Common Stock and approximately 10,786 holders of Depositary Shares Each Representing 1/1,000 of a share of Equity Stock, Series A.

#### b. Dividends

We have paid quarterly distributions to our shareholders since 1981, our first full year of operations. Overall distributions on Common Stock for 2006 amounted to \$298.2 million or \$2.00 per share of Common Stock.

Holders of Common Stock are entitled to receive distributions when and if declared by our Board of Directors out of any funds legally

available for that purpose. In order to maintain our REIT status for

federal income tax purposes, we are generally required to pay dividends at least equal to 90% of our real estate investment trust taxable income for the taxable year (for this purpose, certain dividends paid in the subsequent year may be taken into account). We intend to pay distributions sufficient to permit us to maintain our REIT status.

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For Federal income tax purposes, distributions to shareholders are treated as ordinary income, capital gains, return of capital or a combination thereof. For 2006, the dividends paid to the common shareholders (\$2.00 per share), on all the various classes of preferred stock, and on our Equity Stock, Series A were classified as follows:

	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
Ordinary Income Long-term Capital Gain	100.0000%	100.0000%	100.0000%	100.0000%
Total	100.0000%	100.0000%	100.0000%	100.0000%

For 2005, the dividends paid to the common shareholders (\$1.90 per share), on all the various classes of preferred stock, and on our Equity Stock, Series A were classified as follows:

	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
Ordinary Income Long-term Capital Gain	98.5488% 1.4512%	99.3947% 0.6053%	99.9589% 0.0411%	100.0000%
Total	100.0000%	100.0000%	100.0000%	100.0000%

A percentage of the long-term capital gain is unrecaptured Section 1250 gain for each quarter of 2005 as follows:

1st Quarter	2nd Quarter	3rd Quarter	4th Quart
7.3110%	0.0000%	8.0542%	0.0000%
		<sup>2</sup>	<sup>2</sup>

For the corporate shareholders a portion of the long-term capital gain is required to be recaptured as ordinary income. For each quarter

of 2005 the percentage is as follows:

	1st Quarter	2nd Quarter	3rd Quarter	4th Quart
IRC ss.291 Recapture	1.4621%	0.0000%	1.6121%	0.0000%
	=========	=========	==========	========

The Jobs and Growth Tax Relief Reconciliation Act of 2003 introduced a new rule that reduces the tax rate for "qualified dividend income." Generally, qualified dividend income is dividend income received from a corporation that has been taxed on the dividends distributed to its shareholders. Public Storage, Inc, as a REIT, is generally not taxed on dividends it distributes annually to its shareholders, and therefore the dividends shareholders receive are not qualified dividend income subject to the lower rates.

#### c. Equity Stock

The Company is authorized to issue 200,000,000 shares of Equity Stock. The Articles of Incorporation provide that the Equity Stock may be issued from time to time in one or more series and gives the Board of Directors broad authority to fix the dividend and distribution rights, conversion and voting rights, redemption provisions and liquidation rights of each series of Equity Stock.

In April 2001, we completed a public offering of 2,210,500 depositary shares each representing 1/1,000 of a share of Equity Stock, Series A, ("Equity Stock A") raising net proceeds of approximately \$51,836,000. In May 2001, we completed a direct placement of 830,000

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depositary shares, raising net proceeds of approximately \$20,294,000. In November 2001, we completed a direct placement of 100,000 depositary shares, raising net proceeds of approximately \$2,690,000. In January 2000, we issued 4,300,555 depositary shares (2,200,555 shares as part of a special distribution declared on November 15, 1999 and 2,100,000 shares in a separate public offering). In addition, in the second quarter of 2000, we issued 52,547 depositary shares to a related party in connection with the acquisition of real estate facilities. In December 2000, we issued 1,282,500 depositary shares in a public offering. All of the issuances of the depositary shares described in this paragraph were registered under the Securities Act at the time of issuance.

At December 31, 2006, we had 8,744,193 depositary shares outstanding, each representing 1/1,000 of a share of Equity Stock A. The Equity Stock A ranks on a parity with common stock and junior to the Senior Preferred Stock with respect to distributions and liquidation and has a liquidation amount which cannot exceed \$24.50 per share. Distributions with respect to each depositary share shall be the lesser of: a) five times the per share dividend on the Common Stock or b) \$2.45 per annum. Except in order to preserve the Company's Federal income tax status as a REIT, we may not redeem the depositary shares before March 31, 2010. On or after March 31, 2010, we may, at our option, redeem the depositary shares at \$24.50 per depositary share. If

the Company fails to preserve its Federal income tax status as a REIT, each depositary share will be convertible into 0.956 shares of our common stock. The depositary shares are otherwise not convertible into common stock. Holders of depositary shares vote as a single class with our holders of common stock on shareholder matters, but the depositary shares have the equivalent of one-tenth of a vote per depositary share. We have no obligation to pay distributions on the depositary shares if no distributions are paid to common shareholders.

In November 1999, we sold \$100,000,000 (4,289,544 shares) of Equity Stock, Series AAA ("Equity Stock AAA") to a newly formed joint venture. The Equity Stock AAA ranks on a parity with common stock and junior to the Senior Preferred Stock with respect to general preference rights, and has liquidation amount equal to 120% of the amount distributed to each common share. Annual distributions per share are equal to the lesser of (i) five times the amount paid per common share or (ii) \$2.1564. We have no obligation to pay distributions if no distributions are paid to common shareholders.

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ITEM 6. SELECTED FINANCIAL DATA

	For the year ended Dece		
	2006 (1)	2005 (1)	2004 (1)
Revenues:		(Amounts in thousands, except	
Rental income and ancillary operations Interest and other income		\$1,043,600 16,447	\$952,766 5,391
	1,381,655	1,060,047	958 <b>,</b> 157
Expenses:			
Cost of operations (excluding depreciation)  Depreciation and amortization	500 <b>,</b> 560	378,301 196,232	361,944 182,890
General and administrative	84,661		18,813
Interest expense		8,216	760
		603,864	564,407
Income from continuing operations before equity in earnings of real estate entities, gain (loss) on disposition of real estate investments and casualty loss and minority			
interest in income	325,388	456 <b>,</b> 183	393 <b>,</b> 750
Equity in earnings of real estate entities  Gain(loss) on disposition of real estate	11,895	24,883	22,564
investments and casualty loss	2,177	1,182	67
Foreign currency exchange gain (loss)	336	_	_
Income from derivatives, net	3,926	-	-
Minority interest in income (3)	(31,883)	(32,651)	(49,913)
Income from continuing operations	311,839	449,597	366,468
principle	578	_	_

Discontinued operations (2)	1,609	6,796	(255)
Net income		\$456,393	\$366,213
PER COMMON SHARE:			
Distributions	\$2.00	\$1.90	\$1.80
Net income - Basic	\$0.33	\$1.98	\$1.39
Net income - Diluted	\$0.33	\$1.97	\$1.38
Weighted average common shares - Basic	142,760	128,159	127,836
Weighted average common shares - Diluted	143,715	128,819	128,681
BALANCE SHEET DATA:			
Total assets	\$11,198,473	\$5,552,486	\$5,204,790
Total debt	\$1,848,542	\$149,647	\$145,614
Minority interest (other partnership interests).	\$181,030	\$28,970	\$118,903
Minority interest (preferred partnership	\$325 <b>,</b> 000	\$225,000	\$310,000
interests)	¢0 000 045	¢4 017 000	¢4 400 067
Shareholders' equity	\$8,208,045	\$4,817,009	\$4,429,967
OWNED DATE			
OTHER DATA: Net cash provided by operating activities	\$791 <b>,</b> 700	\$692,048	\$616,664
Net cash used in investing activities	\$ (487,496)	\$(443,656)	\$(157,638)
Net cash used in financing activities	\$ (244,395)	\$ (121, 146)	\$ (297,604)
Net cash used in financing accivities	9 (244, 393)	Λ (T∇T, T40)	Q (Z31, 004)

- (1) During 2006, 2005, 2004, 2003 and 2002, we completed several significant asset acquisitions, business combinations and equity transactions. See our consolidated financial statements and notes thereto.
- (2) Commencing January 1, 2002, we adopted and modified a business plan that included the closure or consolidation of certain non-strategic containerized storage facilities. We sold two commercial properties one in 2002, the other in 2004. During 2003 we sold five self-storage facilities. The historical operations of these facilities are classified as discontinued operations, with the rental income, cost of operations, depreciation expense and gain or loss on disposition of these facilities for current and prior periods included in the line-item "Discontinued Operations" on the consolidated income statement.

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(3) During 2004, holders of \$200,000,000 of our Series N preferred partnership units agreed to a restructuring which included reducing their distribution rate from 9.5% to 6.4% in exchange for a special distribution of \$8,000,000. This special distribution, combined with \$2,063,000 in costs incurred at the time the units were originally issued that were charged against income in accordance with the Securities and Exchange Commission's clarification of EITF Topic D-42, are included in minority interest in income.

TITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND
RESULTS OF OPERATIONS

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The following discussion and analysis should be read in conjunction with our consolidated financial statements and notes thereto.

FORWARD LOOKING STATEMENTS: All statements in this document, other than statements of historical fact, are forward-looking statements which may be identified by the use of the words "expects," "believes," "anticipates," "should," "estimates" and similar expressions. These forward-looking statements involve known and unknown risks and uncertainties, which may cause Public Storage's actual results and performance to be materially different from those expressed or implied in the forward-looking statements. Factors and risks that may impact future results and performance are described in Item 1A, "Risk Factors" in Part I of this Annual Report on Form 10-K. These risks include, but are not limited to, the following: risks related to the merger with Shurgard including difficulties that may be encountered in integrating Public Storage and Shurgard, loss of personnel as a result of the merger, and the impact of the merger on occupancy and rental rates, the inability to realize or delays in realizing expected results from the merger, unanticipated operating costs resulting from the merger, and risks associated with international operations; changes in general economic conditions and in the markets in which Public Storage operates; the impact of competition from new and existing storage and commercial facilities and other storage alternatives, which could impact rents and occupancy levels at our facilities; difficulties in Public Storage's ability to evaluate, finance and integrate acquired and developed properties into its existing operations and to fill up those properties, which could adversely affect our profitability; the impact of the regulatory environment as well as national, state, and local laws and regulations including, without limitation, those governing Real Estate Investment Trusts, which could increase our expenses and reduce cash available for distribution; consumers' failure to accept the containerized storage concept; difficulties in raising capital at reasonable rates, which would impede our ability to grow; delays in the development process; economic uncertainty due to the impact of war or terrorism. We disclaim any obligation to update publicly or otherwise revise any forward-looking statements, whether as a result of new information, new estimates, or other factors, events or circumstances after the date of this document, except where expressly required by law.

#### OVERVIEW

In the United States, the self-storage industry is highly fragmented and is composed predominantly of numerous local and regional operators. Competition in the markets in which we operate is significant and has increased over the past several years due to additional development of self-storage facilities as well as the expansion of the containerized storage business by competitors. We believe that the increase in competition has had a negative impact on our occupancy levels and rental rates in many markets. However, we believe that we possess several distinguishing characteristics that enable us to compete effectively with other owners and operators.

We are the largest owner and operator of self-storage facilities in the United States with direct and indirect ownership interests as of December 31, 2006 in 2,003 self-storage facilities containing approximately 125 million net rentable square feet. All of our facilities in the United States are operated under the "Public Storage" brand name, which we believe is the most recognized and established name in the self-storage industry. Located in the major metropolitan markets of 38 states, our self-storage facilities are geographically diverse, giving us national recognition and prominence. This concentration establishes us as one of the dominant providers of self-storage space in most markets in which we operate and enables us to use a variety of promotional activities, such as television advertising as well as targeted discounting and referrals, which are generally not economically viable to most

of our competitors. In addition, we believe that the geographic diversity of the portfolio reduces the impact from regional economic downturns and provides a greater degree of revenue stability.

On August 22, 2006, we merged with Shurgard Storage Centers, Inc. ("Shurgard"). As a result of the merger, we acquired 487 self-storage facilities

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located in the United States and 166 facilities located in seven countries in Western Europe. This marks the first time we have owned self-storage facilities outside of the United States. The self-storage industry in Europe is still relatively new as compared to the United States where it is a mature industry. Customer awareness of the product in Europe is emerging. All of our facilities in Europe are operating under the "Shurgard" brand name. While competition in Europe has been increasing, we believe we are the single largest self-storage operator in Europe as of December 31, 2006.

We will continue to focus our growth strategies on: (i) improving the operating performance of our existing self-storage properties, (ii) acquiring self-storage properties owned and operated by others, (iii) expanding and repackaging our existing self-storage facilities, (iv) developing new self-storage locations, and (v) participating in the growth of PS Business Parks, Inc. ("PSB"). Major elements of these strategies are as follows:

o We will focus on enhancing the operating performance of our self-storage properties, primarily through increases in revenues achieved through the telephone reservation center and associated marketing efforts, as well as management of expense growth.

As indicated above, in connection with the merger with Shurgard, we acquired 487 self-storage facilities located in the United States. Substantially all of these facilities are located in the same markets that we currently operate in. We believe that the merger will provide us with additional economies of scale with respect to certain operating costs that will ultimately improve operating margins. In addition, at August 31, 2006, the average occupancy level of the 487 self-storage facilities was approximately 84.4% as compared to our existing portfolio's 89.7%. We believe that we will be able to increase the average occupancy level of the acquired portfolio to those experienced by our own. These potential benefits will take time to develop and there can be no assurance that we will be able to such benefits.

In Europe, we believe there is opportunity to enhance the operating performance. Since the merger closed, our European management has upgraded systems, reduce overhead costs, and improve revenue growth by both improving occupancy levels and rental rates.

We will acquire facilities from third parties. Aside from the Shurgard merger, during 2004, 2005 and 2006, we acquired interests in 89 self-storage facilities from third parties at an aggregate cost of approximately \$618 million. We believe that our national telephone reservation system and our marketing and promotional activities present an opportunity to increase revenues at these facilities through higher occupancies, as well as cost efficiencies through greater critical mass. During 2006, our acquisition activities slowed down significantly, primarily because we focused our attention on the merger with Shurgard. Notwithstanding, finding high quality self-storage facilities, in desirable markets, at attractive prices is becoming more difficult.

We will look to expand and further invest into our existing 0 self-storage locations by (i) improving their visual and structural appeal, (ii) expanding our facilities' density, at a per-square foot cost that is favorable compared to a ground-up development, to take advantage of increases in local demand since the facilities were developed, and (iii) converting existing vacant space previously used by our containerized storage operations into traditional self-storage space. At December 31, 2006, we have a "pipeline" of 48 such projects in the United States to expand or repackage our existing facilities, and to convert substantially all of the remaining vacant space previously used by our containerized storage operations, for an aggregate of approximately \$188 million, which will add approximately 2,256,000 net rentable square feet. Completion of these projects is subject to contingencies, including obtaining governmental agency approvals. We continue to evaluate our existing real estate portfolio to identify additional expansion and repackaging opportunities.

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- In 2005 and 2006, our rate of development of new self-storage facilities has declined due to increases in construction cost, increases in competition with retail, condominium, and apartment operators for quality self-storage sites in urban locations, and more difficult zoning and permitting requirements. We will, however, continue to seek favorable sites and markets for development.
- o Through our investment in PSB, we will continue to participate in the potential growth of this company's investment in approximately 18.7 million net rentable square feet of commercial space at December 31, 2006.

#### CRITICAL ACCOUNTING POLICIES

Management's Discussion and Analysis of Financial Condition and Results of Operations discusses our consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States ("GAAP"). The preparation of our financial statements and related disclosures in conformity with GAAP and our discussion and analysis of our financial condition and results of operations requires management to make judgments, assumptions and estimates that affect the amounts reported in our consolidated financial statements and accompanying notes. Note 2 to our consolidated financial statements in Item 8 of this Form 10-K summarizes the significant accounting policies and methods used in the preparation of our consolidated financial statements and related disclosures.

Management believes the following are critical accounting policies whose application has a material impact on the Company's financial presentation. That is, they are both important to the portrayal of our financial condition and results, and they require management to make judgments and estimates about matters that are inherently uncertain.

QUALIFICATION AS A REIT - INCOME TAX EXPENSE: We believe that we have been organized and operated, and we intend to continue to operate, as a qualifying Real Estate Investment Trust ("REIT") under the Internal Revenue Code and applicable state laws. We also believe that Shurgard qualified as a REIT. A qualifying REIT generally does not pay corporate level income taxes on its taxable income that is distributed to its shareholders, and accordingly, we do not pay income tax on the share of our taxable income that is distributed to our

shareholders.

We therefore do not estimate or accrue any federal income tax expense. This estimate could be incorrect, because due to the complex nature of the REIT qualification requirements, the ongoing importance of factual determinations and the possibility of future changes in our circumstances, we cannot be assured that we actually have satisfied or will satisfy the requirements for taxation as a REIT for any particular taxable year. For any taxable year that we fail or have failed to qualify as a REIT and applicable relief provisions did not apply, we would be taxed at the regular corporate rates on all of our taxable income, whether or not we made or make any distributions to our shareholders. Any resulting requirement to pay corporate income tax, including any applicable penalties or interest, could have a material adverse impact on our financial condition or results of operations. Unless entitled to relief under specific statutory provisions, we also would be disqualified from taxation as a REIT for the four taxable years following the year during which qualification was lost. There can be no assurance that we would be entitled to any statutory relief. In addition, if Shurgard failed to qualify as a REIT, we generally would have succeeded to or incurred significant tax liabilities.

IMPAIRMENT OF LONG-LIVED ASSETS: Substantially all of our assets consist of long-lived assets, including real estate, goodwill, and other intangible assets. We evaluate our goodwill for impairment on an annual basis, and on a quarterly basis evaluate other long-lived assets for impairment. As described in Note 2 to our consolidated financial statements, the evaluation of goodwill for impairment entails valuation of the reporting unit to which goodwill is allocated, which involves significant judgment in the area of projecting earnings, determining appropriate price-earnings multiples, and discount rates. In addition, the evaluation of other long-lived assets for impairment requires determining whether indicators of impairment exist, which is a subjective process. When any indicators of impairment are found, the evaluation of such long-lived assets then entails projections of future operating cash flows, which also involves significant judgment. We identified impairment charges in the year ended December 31, 2004 related to our plan to close and consolidate certain containerized storage facilities - see Note 4 to our consolidated financial statements. Future events, or facts and circumstances that currently exist, that we have not yet identified, could cause us to conclude in the future that other long-lived assets are impaired. Any resulting impairment loss could have a material adverse impact on our financial condition and results of operations.

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ESTIMATED USEFUL LIVES OF LONG-LIVED ASSETS: Substantially all of our assets consist of depreciable, long-lived assets. We record depreciation expense with respect to these assets based upon their estimated useful lives. Any change in the estimated useful lives of those assets, caused by functional or economic obsolescence or other factors, could have a material adverse impact on our financial condition or results of operations.

ESTIMATED LEVEL OF RETAINED RISK AND UNPAID TENANT CLAIM LIABILITIES: As described in Notes 2 and 17 to our consolidated financial statements, we retain certain risks with respect to property perils, legal liability, and other such risks. In addition, a wholly-owned subsidiary of the Company reinsures policies against claims for losses to goods stored by tenants in our self-storage facilities. In connection with these risks, we accrue losses based upon the estimated level of losses incurred using certain actuarial assumptions followed in the insurance industry and based on recommendations from an independent actuary that is a member of the American Academy of Actuaries. While we believe that the amounts of the accrued losses are adequate, the ultimate liability may be in excess of or less than the amounts recorded. At December 31,

2006, we had approximately 403,000 reinsured policies in the United States outstanding representing aggregate coverage of approximately \$1 billion.

ACCRUALS FOR CONTINGENCIES: We are exposed to business and legal liability risks with respect to events that have occurred, but in accordance with GAAP, we have not accrued for such potential liabilities because the loss is either not probable or not estimable or because we are not aware of the event. Future events and the result of pending litigation could result in such potential losses becoming probable and estimable, which could have a material adverse impact on our financial condition or results of operations. Some of these potential losses, of which we are aware, are described in Note 17 to our consolidated financial statements.

ACCRUALS FOR OPERATING EXPENSES: We accrue for property tax expense and certain other operating expenses based upon estimates and historical trends and current and anticipated local and state government rules and regulations. If these estimates and assumptions are incorrect, our expenses could be misstated. Cost of operations, interest expense, general and administrative expense, as well as television, yellow page, and other advertising expenditures are expensed as incurred.

VALUATION OF DERIVATIVES: As described in our Significant Accounting Policies in Note 2 to our consolidated financial statements, our derivative instruments are not considered effective hedges. Accordingly, any changes in value of these derivatives are reflected as an increase or decrease in net income. The determination of the value of derivatives is based upon significant judgment and assumptions including interest rates, currency rates, and expected rates of return. The actual value of derivative instruments is dependent upon many factors that our judgments and assumptions may not consider, or may not consider effectively.

VALUATION OF ASSETS AND LIABILITIES ACQUIRED IN THE MERGER WITH SHURGARD: In recording the merger with Shurgard, we have estimated the value of real estate, intangible assets, debt, and the other assets and other liabilities of Shurgard that we acquired. In addition, we have estimated the fair market value of the 38.9 million shares that we issued to the Shurgard shareholders. These value estimates are based upon many assumptions, including interest rates, market values of land and buildings in the United States and Europe, estimated future cash flows from the tenant base in place, and the recoverability of certain assets. While we believe that the assumptions we used are reasonable, these assumptions are subject to a significant degree of judgment, and others could come to materially different conclusions as to value. If these assumptions were computed differently, our depreciation and amortization expense, interest expense, real estate, debt, and intangible assets could be materially different. Further, these valuation estimates are preliminary, subject to further analysis, and could change.

#### RESULTS OF OPERATIONS

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NET INCOME: Net income for the year ended December 31, 2006 was \$314,026,000 compared to \$456,393,000 for the same period in 2005, representing a decrease of \$142,367,000, or 31%. This decrease is primarily due to significant increases in depreciation and amortization expense, general and administrative expense and interest expense. Depreciation and amortization

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increased by approximately \$242 million due primarily to the addition of real estate facilities and intangible assets acquired in the merger with Shurgard and the corresponding depreciation and amortization related to such assets. General

and administrative expense increased by approximately \$64 million principally from incurring approximately \$44 million in integration expenses related to the Shurgard merger. At December 31, 2006, we have \$1.3 billion of debt outstanding that was assumed in the Shurgard merger, and, as a result, interest expense increased by approximately \$25 million.

Net income for the year ended December 31, 2005 was \$456,393,000 compared to \$366,213,000 for the same period in 2004, representing an increase of \$90,180,000, or 25%. This increase is primarily due to improved net operating income (before depreciation) from our Same Store, newly developed and acquired self-storage facilities, reduced minority interest in income, increased gains on the disposition of real estate assets and higher interest income. These items were partially offset by increases in depreciation associated with acquisition and development activities, general and administrative expense, and interest expense.

ALLOCATIONS OF INCOME AMONG SHAREHOLDERS: In computing the net income allocable to common shareholders for each period, we have deducted from net income (i) distributions paid to the holders of the Equity Stock, Series A totaling \$21,424,000 in 2006, \$21,443,000 in 2005 and \$21,501,000 in 2004, (ii) distributions paid to our preferred shareholders totaling \$214,218,000 in 2006, \$173,017,000 in 2005 and \$157,925,000 in 2004, and (iii) amounts allocated to preferred shareholders in connection with preferred stock redemption activities as described below, totaling \$31,493,000 in 2006, \$7,538,000 in 2005 and \$8,724,000 in 2004. The year-over-year increase in the distributions paid to our preferred shareholders is due to the issuance of additional preferred securities, partially offset by the redemption of preferred securities that had higher dividend rates than the newly issued preferred securities.

NET INCOME PER SHARE: Net income allocable to our common shareholders (after allocating net income to our preferred and equity shareholders) was \$46,891,000 or \$0.33 per common share on a diluted basis for the year ended December 31, 2006 compared to \$254,395,000 or \$1.97 per common share on a diluted basis for the same period in 2005, representing a decrease of \$1.64 per common share, or a decrease of 83%. The decreases in net income allocable to common shareholders and earnings per common diluted share are due primarily to the impact of the factors described above, in addition to increased income allocated to preferred shareholders, described below. Weighted average diluted shares increased to 143,715,000 for year ended December 31, 2006 from 128,819,000 for the year ended December 31, 2005. The increase in weighted average diluted shares is due primarily to the issuance of approximately 38.9 million shares in the merger with Shurgard, which are included in our weighted averages shares from August 22, 2006 through December 31, 2006.

Net income was \$1.97 per diluted common share for 2005 compared to \$1.38 per diluted common share for 2004. This increase was attributable to the factors denoted above with respect to net income offset partially by an increase in income allocated to preferred shareholders, as described above, and an increase in diluted shares outstanding from 128,681,000 in 2004 to 128,819,000 in 2005. The increase in shares outstanding was due primarily to the issuance of shares in connection with the exercise of employee stock options.

As described more fully under "Liquidity and Capital Resources" below, we have approximately \$172,500,000 in higher coupon preferred stock that becomes available for redemption during 2007. While there is no assurance that we will be able to raise the necessary capital and at appropriate rates to redeem these securities, if we do redeem these securities, we expect allocations to our preferred shareholders based upon distributions paid to decrease. However, during 2007 there would be an additional allocation to the preferred shareholders of approximately \$5.6 million if these redemptions are completed.

REAL ESTATE OPERATIONS

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Domestic Self-Storage Operations: Our domestic self-storage operations are by far the largest component of our operating activities, representing approximately 90% of our total revenues generated for the year ended December 31, 2006. Rental income with respect to our domestic self-storage operations has

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grown from \$951,370,000 in 2005 to \$1,180,234,000 in 2006, representing an increase of \$228,864,000, or approximately 24.1%. The year-over-year improvements in rental income are due to improvements in the performance of those facilities that we owned prior to January 1, 2004 (our "Same Store" facilities), and the addition of new facilities to our portfolio, either through our acquisition or development activities.

To enhance year-over-year comparisons, the following table summarizes, and the ensuing discussion describes the operating results of these three groups, our Same Store group, acquisition facilities and development facilities.

Domestic self - storage operations summary:

	Year Ended December 31,							
	2006	2005	Percentage Change					
		(	Dollar amount	ts in tho				
Rental income:								
Same Store Facilities	\$ 859,776	\$ 818,378	5.1%	\$ 818,3				
Acquired Facilities	207,746	39,691	423.4%	39 <b>,</b> 6				
Development Facilities	112,712	93 <b>,</b> 301	20.8%	93 <b>,</b> 3				
Total rental income		951 <b>,</b> 370						
Cost of operations before depreciation and amortization (a):								
Same Store Facilities	284,624	271,330	4.9%	271 <b>,</b> 3				
Acquired Facilities	76,084	16,780	353.4%	16,7				
Development Facilities		32,479						
Total cost of operations	398 <b>,</b> 760	320,589	24.4%					
Net operating income before depreciation and amortization(a):								
Same Store Facilities	575 <b>,</b> 152	547,048	5.1%	547,0				
Acquired Facilities	131,662	22,911	474.7%	22,9				
Development Facilities	74,660	60,822	22.7%	60,8				
Total net operating income before								
	781 <b>,</b> 474	630,781	23.9%	630,7				
Depreciation and amortization expense:								
Same Store Facilities	(150,487)	(156,832)	(4.0)%	(156 <b>,</b> 8				
Acquired Facilities	(196,393)	(10,120)	1,840.6%	(10,1				
Development Facilities	(27,963)	(24,150)	15.8%	(24,1				
Total depreciation and amortization expense.	(374,843)	(191,102)	96.2%	(191,1				

Net operating income (loss):				
Same Store Facilities	424,665	390 <b>,</b> 216	8.8%	390,2
Acquired Facilities	(64,731)	12 <b>,</b> 791	(606.1)%	12,7
Development Facilities	46,697	36,672	27.3%	36,6
Total net operating income	\$406,631	\$ 439,679	(7.5)%\$	439,6
Weighted average for the fiscal year  Number of self-storage facilities (at end of	88.6%	89.6%	(1.1)%	89.
period)  Net rentable square feet (in thousands, at end	1,981	1,461	35.6%	1,4
of period):	124,003	89,023	39.3%	89,0

(a) Total net operating income before depreciation and amortization, which is a non-GAAP measure, for our self-storage segment is presented in Note 15 to our December 31, 2006 consolidated financial statements, "Segment Information," which includes a reconciliation of net operating income before depreciation and amortization for this segment to our consolidated net income.

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In the above table, the significant changes in various operating metrics in 2006 as compared to 2005, is primarily due to the acquisition of self-storage facilities in connection with the merger with Shurgard which was completed on August 22, 2006 (see Note 3 to the consolidated financial statements). As a result of the merger, we acquired interests in 487 self-storage facilities (32.3 million net rentable square feet) located in the United States, including 459 wholly-owned facilities and 28 facilities owned by joint ventures in which we have an interest. The operating results of all of the facilities acquired in the merger and located in the United States are included in our financial statements and in the above table for the period from the close of the merger through December 31, 2006.

Immediately preceding the close of the merger, all of the acquired facilities in the United States were integrated into our property management systems, centralized pricing systems, national call center, and website. Temporary signage, re-branding the facilities from "Shurgard" to "Public Storage", was also put into place immediately after the close of the merger. Over the past few months, we have been replacing the temporary signage with permanent signage and we anticipate that this process will be completed by March 31, 2007.

In the field our property management personnel worked diligently to absorb this large acquisition of facilities. Training and hiring new property managers were key elements for the successful integration process. New employees needed to be trained on how to use our property management systems and follow our operating policies and procedures. As expected in a merger of this nature, immediately following the close of the merger turnover at the property manager level was higher than we normally experience. In anticipation of such turnover, we hired additional "bench" property managers to fill openings when turnover occurred. Although this strategy was effective at keeping properties opened for business, it did result in incurring additional payroll costs in the fourth quarter of 2006 due to the additional head count.

As a result of the merger, the amount of vacant space increased significantly in our system. The acquired Shurgard portfolio of 487 facilities

in the United States had in aggregate average square foot occupancy of 84.4% at August 31, 2006 as compared to 89.7% for the existing Public Storage portfolio. Average rental rates were approximately the same for each of the portfolios. One of our goals is to improve rental income generated by the Shurgard portfolio by improving its overall occupancy level to the occupancy level experienced by our existing portfolio. In order to increase move—in volumes and ultimately increase occupancy levels as quickly as possible, we began to be much more aggressive with our pricing, promotional discounts and marketing programs during the fourth quarter of 2006 and into the 2007. This strategy has put some pressure on occupancies and rental rate growth on the Public Storage Same Store facilities (as discussed below) as we shift demand to the other properties and as we adjust the level of discounts and monthly rents. Compounding the difficulties in improving the occupancy levels of the Shurgard portfolio is that the fourth quarter is seasonally the lowest with respect to demand for storage space.

It is often difficult to see the benefits of these programs in the short-term as promotional discounts and marketing expense adversely affect earnings in the month the customer moves in. Our strategy will be to continue with aggressive pricing, promotional discounts and marketing to improve overall occupancy levels.

We continue to believe that the acquisition of the Shurgard portfolio will provide operational efficiencies, specifically in the areas of marketing, national call center, and indirect overhead costs that support the operations of the facilities. Such efficiencies have yet to be realized due to the recent integration, increased property manager head count and increased marketing costs, as noted above.

In the discussion that follows, we present realized annual rent per occupied square foot, which is computed by dividing rental income, before late charges and administrative fees, by the weighted average occupied square footage for the period. We also present annualized rental income per available square foot ("REVPAF"), which represents annualized rental income, before late charges and administrative fees, divided by total available net rentable square feet. Late charges and administrative fees are excluded to more effectively measure our ongoing level of revenue associated with the leasing of the units.

Domestic - Same Store Facilities

The Same Store Facilities contain approximately 73.9 million net rentable square feet, representing approximately 60% of the aggregate net rentable square feet of our consolidated domestic self-storage portfolio.

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Revenues and operating expenses with respect to this group of properties are set forth in the above Self-Storage Operations table under the caption, "Same Store Facilities." These facilities are included in the Same Store Facilities because they are all stabilized and owned since January 1, 2004 and therefore provide meaningful comparative data for 2004, 2005 and 2006. The following table sets forth additional operating data with respect to the Same Store Facilities:

SAME STORE FACILITIES

Year Ended December 31,
-----Percentage
2006 2005 Change

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(Dollar amounts in thousands, exce \$ 821,204 \$ 782,076 5.0% 38,572 36,302 6.3% Rental income..... 5.0% \$ Late charges and administrative fees collected..... Total rental income..... 859,776 818,378 5.1% Cost of operations before depreciation and amortization: 

 86,919
 82,468
 5.4%

 78,152
 74,931
 4.3%

 27,980
 26,237
 6.6%

 25,194
 23,862
 5.6%

 18,822
 17,426
 8.0%

 8,937
 8,125
 10.0%

 7,932
 7,960
 (0.4)%

 30,688
 30,321
 1.2%

 Payroll expense..... Property taxes..... Repairs and maintenance..... Advertising and promotion..... Utilities..... Property insurance..... Telephone reservation center..... Other cost of management..... -----Total cost of operations..... 284,624 271,330 4.9% Net operating income before depreciation and 575,152 547,048 5.1% (150,487) (156,832) (4.0)% 575**,**152 amortization (e)..... Depreciation and amortization..... \_\_\_\_\_\_ \_\_\_\_ \$ 424,665 \$ 390,216 8.8% \$ Net operating income..... Gross margin (before depreciation and amortization) 66.9% 66.8% 0.1% Weighted average for the fiscal year: 91.1% (0.2)% 90.9% Square foot occupancy (a)..... \$12.22 \$11.11 \$11.61 Realized annual rent per occupied square foot (b) \$11.61 \$10.58 5.3% REVPAF (c).... 5.0% Weighted average at December 31: 89.8% (0.4)% \$12.86 3.6% 89.4% Square foot occupancy..... In place annual rent per occupied square foot (d) \$13.32 Total net rentable square feet (in thousands)..... 73,946 73,946

- (a) Square foot occupancies represent weighted average occupancy levels over the entire period.
- (b) Realized annual rent per occupied square foot is computed by dividing rental income, prior to late charges and administrative fees, by the weighted average occupied square footage for the period. Realized annual rent per occupied square foot takes into consideration promotional discounts, credit card fees and other costs that reduce rental income from the contractual amounts due.
- (c) Annualized rental income per available square foot ("REVPAF") represents annualized rental income, prior to late charges and administrative fees, divided by total available net rentable square feet.
- (d) In place annual rent per occupied square foot represents annualized contractual rents per occupied square foot without reductions for promotional discounts, and excludes late charges and administrative fees.
- (e) Total net operating income before depreciation and amortization, which is a non-GAAP measure, for our Same Store facilities represents a portion of our

total self-storage segment's net operating income before depreciation and amortization, and is reconciled to the segment total in the table "self-storage operations summary" above. A reconciliation of our total self-storage segment's net operating income before depreciation and amortization to consolidated net income is included in Note 15 to our December 31, 2006 consolidated financial statements, "Segment Information."

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Rental income increased approximately 5.1% in 2006 as compared to 2005. This increase was primarily attributable to higher average realized annual rental rates per occupied square foot, which were 5.3% higher in 2006 as compared to 2005, offset partially by slightly lower occupancy levels. Rental income increased approximately 5.0% in 2005 as compared to 2004. This increase was primarily attributable to higher average realized annual rental rates per occupied square foot, which were 4.7% higher in 2005 as compared to 2004. Our occupancy levels remained flat on a year-over-year basis at approximately 91% for each period.

In 2005, the quarterly year-over-year growth in rental income was consistent for each quarter: 5.1% for the quarter ended March 31, 2005, 4.9% for the quarter ended June 30, 2005, 5.0% for the quarter ended September 30, 2005 and 5.1% for the quarter ended December 31, 2005. These trends continued into 2006, as rental income growth was 5.1% for the quarter ended March 31, 2006, and started accelerating to 5.7% for the quarter ended June 30, 2006 and 6.1% for the quarter ended September 30, 2006. For the quarter ended December 31, 2006, the year-over-year growth in rental income slowed to 3.4%. This reduction in growth was the result of lower occupancy levels combined with a reduction in year-over-year growth in realized rents.

It is difficult for us to pin point the exact causes for this slow down and to the degree that such causes have negatively affected the growth in rental income. We believe, however, that the reduction was due to a number of factors including; (i) the increased number of vacant spaces added to our overall system as a result of the Shurgard merger, (ii) hurricane activity that created unusual demand for storage space in our Florida markets in 2005 and 2004, making year-over-year trends in 2006 less favorable, (iii) general economic conditions, specifically the slow down in housing sales and moving activity, and (iv) increased competition. Many of these factors are beyond our control.

As indicated above, it is our objective to close the occupancy gap between the acquired Shurgard properties versus the Public Storage existing portfolio. We believe, at least in the short term, this strategy will put pressure on occupancies and rental rate growth on our existing Same Store facilities as demand appears to have shifted somewhat to the acquired Shurgard facilities as we adjust the level of discounts and monthly rents at the acquired Shurgard facilities to accelerate occupancy growth. Notwithstanding, it is important for us to maintain our occupancy levels in our Same Store portfolio, accordingly, we have adjusted rental rates and the level of promotional discounts offered to new tenants as a means to expand move-in volumes throughout the entire portfolio. It has been, and will continue to be, challenging in the near term to maintain occupancy levels at our Same Store group of facilities, while at the same time trying to rapidly improve the occupancy levels of the acquired Shurgard facilities. Compounding this challenge is that the months following the close of the merger are months when demand for storage is typically weak. We experience seasonal fluctuations in the occupancy levels of self-storage facilities with occupancies generally higher in the summer months than in the winter months. We believe that these fluctuations result in part from increased moving activity during the summer.

Cost of operations (excluding depreciation and amortization) increased

by 4.9% in 2006 as compared to the same period in 2005. Cost of operations increased by 0.4% in 2005 as compared to 2004.

Payroll expense has increased 5.4% in 2006 as compared to 2005, due principally to higher wage rates required for some of our job classifications because of a tighter labor market in several market areas, higher overtime hours required due to understaffing issues, and the absence of an adjustment to workers compensation made in 2005. The underlying compensation to our personnel increased in 2004 and 2005, as our field organization focused upon improving customer service and productivity. However, over the last few years we have bolstered our safety programs and improved our workers compensation claims management skills. These efforts had a positive impact on reducing workers compensation claims, and reduced the level of liability for future claims during 2005. This resulted in a significant reduction in workers compensation expense in 2005 and 2004 with the adjustment being much higher in 2005 and resulting in a decrease in overall payroll expense as compared to 2004.

Repairs and maintenance expenditures increased 6.6% in 2006 as compared to 2005. During the second quarter, we experienced higher repair and maintenance costs to address certain deferred maintenance issues localized to a few markets. We expect this trend to continue in 2007. Repairs and maintenance includes snow removal costs, which decreased \$769,000 or 37% in 2006 as compared to 2005. Snow removal costs had increased in 2005 as compared to 2004, however, overall repairs and maintenance costs were flat.

Advertising and promotion is comprised principally of media (television and radio), yellow page, and internet advertising. Advertising and promotion costs increased 5.6% in 2006 as compared to 2005 as we significantly expanded

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our media programs to advertise our aggressive pricing and promotional discount programs in order to improve incremental move—in volumes throughout the domestic portfolio. Advertising and promotion costs increased 6.8% in 2005 as compared to 2004. Yellow page advertising has stayed relatively stable in each of the periods. Media advertising, principally television, has increased from \$10,458,000 in 2004 to \$10,998,000 in 2005 and \$11,275,000 in 2006. Our internet advertising expense has continued to increase as a percentage of our overall expenditures, increasing from \$704,000 in 2004 to \$1,984,000 in 2005 and \$2,779,000 in 2006. We expect that internet advertising will continue to grow as that marketing channel becomes a more important source of new tenants, and that yellow page advertising will remain relatively stable. Future media advertising expenditures are not determinable at this time, and will be driven in part by demand for our self-storage spaces as well as our evaluation of the most effective mix of yellow page, media, and internet advertising.

As described below under "Shurgard Domestic Same-Store Facilities," certain cost savings in the area of yellow page advertising, payroll, and call center expenses will benefit the same-store facilities as these benefits are allocated among all the facilities in our portfolio.

Utility expenses increased 7.8% in 2005 and 8.0% in 2006 due principally to higher energy costs. These levels of increases are expected to persist during 2007.

Insurance expense increased 10.0% in 2006 as compared to 2005 reflecting significant increases in property insurance resulting primarily from the hurricanes experienced in 2005. These rate increases became effective with our policy year starting April 1, 2006. We expect to realize certain economies due to the merger with Shurgard and, accordingly, expect the increases to moderate in the first quarter of 2007. In 2005, insurance expense declined 10.6%

as compared to 2004 due to improved cost controls as well as a somewhat softer insurance market allowing us to get improved premiums on our policies.

Telephone reservation center costs were \$10,699,000 in 2004, \$7,960,000 in 2005 and \$7,932,000 in 2006. During the last half of 2006, we began to realize certain benefits from increased staffing through better conversion ratios and lower temporary staffing costs. We believe that the 2005 and 2006 expenses represents the stabilized level of expenditures for our telephone reservation center given the current number of self-storage facilities in our portfolio and the related call volume.

The following table summarizes selected quarterly financial data with respect to the Same Store Facilities:

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	For the Quarter Ended								
		March 31		June 30	Sept	ember 30		Dec	ember 31
		(Amounts	in t	housands, excep	ot for	per square	foot a	mou	nt)
tal rental income:									
2006	\$	208,228	Ş	214,832	\$	221,386		\$	215,330
2005	\$	198,059	Ş	203,302	\$	208,745		\$	208,272
2004	\$	188,535	Ş	193,833	\$	198,754		\$	198,137

2006	\$	208,228	\$	214,832	\$	221,386	\$	215,330
2005	\$	198 <b>,</b> 059	\$	203,302	\$	208,745	\$	208,272
2004	\$	188,535	\$	193,833	\$	198,754	\$	198,137
Total cost of opera	tions							
(excluding deprecia	tion							
and amortization):								
2006	\$	72,030	\$	72,749	\$	71,115	\$	68 <b>,</b> 730
2005	\$	69 <b>,</b> 991	\$	67 <b>,</b> 736	\$	67 <b>,</b> 730	\$	65 <b>,</b> 873
2004	\$	68,439	\$	67 <b>,</b> 057	\$	66,514	\$	68,251
Property tax expense	≘:							
2006	\$	20,663	\$	19,346	\$	20,376	\$	17,767
2005	\$	19,931	\$	18,402	\$	19,573	\$	17,025
2004	\$	19,379	\$	17,745	\$	18,746	\$	17,116
Media advertising e	-							
2006	\$	3 <b>,</b> 978	\$	2,611	\$	1,002	\$	3,684
2005	\$	3 <b>,</b> 588	\$	2,955	\$	2,314	\$	2,141
2004	\$	3,377	\$	1,972	\$	2,019	\$	3,090
REVPAF:								
2006	\$	10.77	\$	11.10	\$	11.43	\$	11.12
2005	\$	10.25	\$	10.52	\$	10.77	\$	10.76
2004	\$	9.76	\$	10.05	\$	10.77	\$	10.70
2004	Y	J. 10	Y	10.05	Y	10.51	Y	10.27
Weighted average rea	alized	l						
annual rent per oc								
square foot:	-							
2006	\$	11.94	\$	12.05	\$	12.50	\$	12.39
2005	\$	11.41	\$	11.42	\$	11.75	\$	11.89
2004	\$	10.88	\$	10.98	\$	11.21	\$	11.31
					'		'	

Weighted average occupancy levels for the period:

2006	90.2%	92.1%	91.4%	89.8%
2005	89.9%	92.1%	91.7%	90.5%
2004	89.7%	91.5%	91.9%	90.8%

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#### ANALYSIS OF REGIONAL TRENDS

The following table sets forth regional trends in our Same Store Facilities:

	Year Ended December 31,							Year		
	2006		2005					2005		
				s in thousa					aver	
Same Store Facilities Operating Trends										
by Region										
Rental income:										
Carlliana Call'Canala										
Southern California	ć	140 570	<u>^</u>	124 202		4 70	ć	124 202	ć	
Northern California	Ş	140,578	Ş	134,303		4.7%	Ş	134,303	\$	
(127 facilities)		104,103		98 <b>,</b> 758		5.4%		98 <b>,</b> 758		
Texas (149 facilities)		75 <b>,</b> 787		71 <b>,</b> 986		5.3%		71,986		
Florida (130 facilities)		89,414		83,473		7.1%		83,473		
Illinois (91 facilities)		63,630		61,128		4.1%		61 <b>,</b> 128		
Georgia (58 facilities)								27 <b>,</b> 507		
All other states (585 facilities)		356 <b>,</b> 576		341,223		4.5%		341,223		
Total rental income		859 <b>,</b> 776		818,378		5.1%		818,378		
Cost of operations before depreciation a	and	amortizati	on:							
Southern California		31,381	•	29,265		7.2%		29,265		
Northern California		27,078		25,591		5.8%		25,591		
Texas		33,439		31,030		7.8%		31,030		
Florida		29,924		28,024		6.8%		28,024		
Illinois		27 <b>,</b> 778		24,859		11.7%		24,859		
Georgia				9,511		6.2%		9,511		
All other states		124,926		123,050		1.5%		123,050		
Total cost of operations				271,330		4.9%		271,330		
Net operating income before depreciation	າ ລກ	d amortiza	t i on							
Southern California	.1 (111					4.0%		105,038		
Northern California		77,025		73,167		5.3%		73,167		
Texas		42,348		40,956		3.4%		40,956		
Florida		59,490		55,449		7.3%		55,449		
Illinois		35,852				(1.1)%		36,269		
Georgia		19,590		36,269 17,996		8.9%		17,996		
All other states						6.2%		218,173		
Total not operating income before										
Total net operating income before depreciation and amortization	\$	575 <b>,</b> 152	\$	547,048		5.1	\$	547,048	\$	

Weighted average occupancy:

Southern California	91.2%	92.3%	(1.2)%	92.3%	
Northern California	90.2%	90.5%	(0.3)%	90.5%	
Texas	90.8%	90.0%	0.9%	90.0%	
Florida	92.9%	93.2%	(0.3)%	93.2%	
Illinois	89.4%	89.5%	(0.1)%	89.5%	
Georgia	92.3%	92.4%	(0.1)%	92.4%	
All other states	90.6%	90.8%	(0.2)%	90.8%	
Total weighted average occupancy	 90.9%	 91.1%	(0.2)%	 91.1%	
REVPAF:					
Southern California	\$ 17.10	\$ 16.33	4.7%	\$ 16.33	\$
Northern California	14.42	13.68	5.4%	13.68	
Texas	7.79	7.42	5.0%	7.42	
Florida	11.43	10.68	7.0%	10.68	
Illinois	10.96	10.53	4.1%	10.53	
Georgia	8.34	7.76	7.5%	7.76	
All other states	10.14	9.71	4.4%	9.71	
Total REVPAF	 \$ 11.11	\$ 10.58	5.0%	\$ 10.58	\$

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Same Store Facilities Operating Trends by Region (Continued)

		Year Ended			
	2006	2005	Change		
Realized annual rent per occupied square					
Southern California	\$ 18.75	\$ 17.69	6.0%	\$ 17.69	\$
Northern California	15.98	15.12	5.7%	15.12	
Texas	8.58	8.24	4.1%	8.24	
Florida	12.31	11.46	7.4%	11.46	•
Illinois	12.26	11.77	4.2%	11.77	•
Georgia	9.04	8.40	7.6%	8.40	•
All other states		10.69		10.69	•
Total realized rent per square foot.	\$ 12.22		5.3%	\$ 11.61	\$
In place annual rent per occupied square			====	====	=
Southern California	\$ 20.31	\$ 19.46	4.3%	\$ 19.46	•
Northern California	17.38	16.73	3.9%	16.73	•
Texas	9.38	9.06	3.6%	9.06	ļ
Florida	13.40	12.71	5.4%	12.71	ļ
Illinois	13.36	12.90	3.5%	12.90	
Georgia				9.48	ļ
All other states	12.21		2.9%	11.86	
Total in place rent per occupied					
square foot:				\$ 12.86	

The Southern California Market consists principally of the greater Los Angeles area and San Diego, and has historically been a source of strong growth due to its diverse economy and continued population growth. In addition, barriers to entry in the form of difficult permitting requirements tend to reduce the potential for increased competition in the infill locations where we focus our operations.

The Northern California market consists principally of San Francisco and related peripheral areas. While this area has a vibrant economy and relatively strong population growth, it has been subject to general economic conditions, principally issues associated with the technology sector. In addition, there has been increased competition in the areas that we do business, principally in the peripheral areas near San Francisco, due to new supply. As a result, revenue growth in this area has been average relative to our other markets.

The Texas market principally includes Dallas, Houston and San Antonio. This market has historically been subject to volatility due to minimal regulatory restraint upon building, which results in cycles of overbuilding and absorption. For the last few years, we have been in a period of increased supply and competition in the areas we operate, and as a result revenue growth has been average relative to other markets.

The Florida market principally includes Miami, Orlando, Tampa, and West Palm Beach. These markets have been our strongest in terms of revenue growth in 2006, due in part to increased moving and storage demand resulting from the impact of hurricane activity in 2005 and 2004. In addition, over the longer term we believe that this market benefits from continued strong population growth and barriers to entry. We expect growth in revenues during 2007 to moderate due primarily to the lack of hurricane activity during the 2006 season resulting in difficult year-over-year comparisons.

The Illinois market is composed principally of Chicago. Revenue growth has been weak in Chicago due, we believe, to increased competition from building that is comprised principally of conversions of industrial type facilities into self-storage facilities, as well as weaker population growth.

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Georgia, which includes principally Atlanta, has been benefiting from a reduction in new supply relative to population growth in the last few years and, as a result, revenue growth has been favorable in the last three years. We believe that these conditions should continue and expect Atlanta to be one of our strongest markets in 2007.

Domestic - Acquired Self-Storage Facilities

During 2004, 2005 and 2006, in addition to the 487 self-storage facilities we acquired in the Shurgard merger, we acquired a total of 89 self-storage facilities containing 6,383,000 net rentable square feet. Also, commencing January 1, 2006, we began consolidating the accounts of 16 facilities previously accounted for on the equity method. The following table summarizes operating data with respect to these facilities.

DOMESTIC -ACQUIRED SELF-STORAGE FACILITIES

		(Do	ollar amo	unts	in thousands,	ex
Rental income:					,	
Facilities acquired in 2006:						
Facilities acquired in merger with Shurgard	\$	128,131	\$	_	\$ 128,131	\$
Newly consolidated		14,610		_	14,610	
Other acquisitions		6,246		_	6,246	
Facilities acquired in 2005				35	15,664	
Facilities acquired in 2004		33,810				
Total rental income		207,746	 39 <b>,</b> 69	 91	168,055	
Cost of operations before depreciation and						
amortization :						
Facilities acquired in 2006:						
Facilities acquired in merger with Shurgard		47 <b>,</b> 362		_	47,362	
Newly consolidated		3 <b>,</b> 515		-	3 <b>,</b> 515	
Other acquisitions		2,974		-	2,974	
Facilities acquired in 2005		9,703	4,14	18	5 <b>,</b> 555	
Facilities acquired in 2004		12,530	12,63	32	(102)	
Total cost of operations		76,084	16,78	30	59 <b>,</b> 304	
Not anamating income before democratical and						
Net operating income before depreciation and amortization:						
Facilities acquired in 2006:						
Facilities acquired in merger with Shurgard		80,769		-	80 <b>,</b> 769	
Newly consolidated		11,095		-	11,095	
Other acquisitions		3,272		_	3,272	
Facilities acquired in 2005		15,246		37	10,109	
Facilities acquired in 2004			17,77		3,506	
Total net operating income before depreciation and						
amortization (a)		131,662	22,91	.1	108,751	
Depreciation and amortization					(186 <b>,</b> 273)	
Net operating income (loss)	\$ ===	(64,731) 	\$ 12 <b>,</b> 79	)1 =====	\$ (77,522) = =========	\$
Weighted average square foot occupancy during the						
period:						
Facilities acquired in 2006:						
Facilities acquired in merger		84.4%	_		_	
Newly consolidated		88.5%	_		_	
Other acquisitions		71.2%	_		-	
Facilities acquired in 2005		84.7%	86.	. 8%	(2.4)%	
Facilities acquired in 2004		88.1%	87.	. 0 응	1.3%	
		84.8%	 87.	 . 0왕	(2.5)%	
	===					==
Weighted average realized annual rent per occupied						
square foot for the period:						
Facilities acquired in 2006:						
Facilities acquired in merger	\$	12.75	\$ -		_	\$
Newly consolidated		16.53	-		-	
Other acquisitions		13.17	_		_	
Self-storage facilities acquired in 2005		11.74	10.	.17	15.4%	
Self-storage facilities acquired in 2004		11.84	10.		9.6%	
	 \$	12.65	 \$ 10.	 65	18.8%	
					10.06	ب ==

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In place annual rent per occupied square foot at December 31:

Facilities acquired in 2006:

Facilities acquired in merger  Newly consolidated  Other acquisitions  Self-storage facilities acquired in 2005  Self-storage facilities acquired in 2004	\$	13.71 18.46 14.31 13.25 12.97	\$	- - 12.00 12.14	- - - 10.4% 6.8%	\$
	\$ ===	13.76	\$ =====	12.08	13.9%	 \$ = ==
At December 31:  Number of Facilities  Net rentable square feet  Cumulative acquisition cost	\$5.	592 39,531 527,546	Ś	77 5,511 514,036	515 34,020 \$5,013,510	Ś

(a) Total net operating income before depreciation, which is a non-GAAP measure, for our self-storage facilities represents a portion of our total self-storage segment's net operating income before depreciation, and is denoted in the table "self-storage operations summary" above. A reconciliation of our total self-storage segment's net operating income before depreciation to consolidated net income is included in Note 15 to our December 31, 2006 consolidated financial statements, "Segment Information."

The acquisitions were acquired at various dates throughout each period. Accordingly, rental income, cost of operations, depreciation, net operating income, weighted average square foot occupancies and realized rents per square foot represent the operating results for the partial period that we owned the facilities during the year acquired. In addition, in place rents per occupied square foot at December 31, 2006, 2005 and 2004, reflect the amounts for those facilities we owned at each of those respective dates.

During 2004, we acquired a total of 45 self-storage facilities for approximately \$259,487,000, containing an aggregate of approximately 3,109,000 net rentable square feet and are located principally in the Buffalo, Dallas, Miami, Milwaukee, and Minneapolis metropolitan areas.

During 2005, we acquired a total of 32 self-storage facilities, principally in single-property transactions, for an aggregate cost of \$254,549,000. These facilities contain in the aggregate approximately 2,390,000 net rentable square feet and are located principally in the Atlanta, Chicago, Miami, and New York metropolitan areas.

For the year ended December 31, 2006, in addition to the 487 self-storage facilities we acquired in the merger with Shurgard, we acquired a total of 12 self-storage facilities, each in a single-property transaction. These 12 facilities contain in aggregate approximately 877,000 net rentable square feet and were acquired for an aggregate cost of \$103,544,000. The 12 facilities are located in California, Florida, Illinois, New York, Virginia, New Jersey, Delaware, Georgia and Colorado.

Effective January 1, 2006, as described in Note 2 to our consolidated financial statements, we are including the accounts of three limited partnerships that we had previously accounted for under the equity method of accounting. The three limited partnerships collectively own 16 facilities and have an aggregate of 879,000 net rentable square feet. These facilities are substantially all mature facilities that we have managed and had an interest in for several years. Accordingly, their future operating characteristics and past operating history are similar to those of our Same Store facilities.

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We believe our presence in and knowledge of substantially all of the major markets in the United States enhances our ability to identify attractive acquisition opportunities and capitalize on the overall fragmentation in the storage industry. Our acquisitions consist of facilities that have been operating for a number of years as well as newly constructed facilities that were in the process of filling up to stabilized occupancy levels. In either case, we have been able to leverage off of our operating strategies and improve the occupancy levels of the facilities, or with respect to the newly developed facilities we have been able to accelerate the fill-up pace.

We expect that our acquisitions will continue to provide earnings growth during 2007 as these facilities continue to improve their occupancy levels as well as realized rental rates.

The 487 self-storage facilities in the U.S. acquired in the Shurgard merger are located in 23 states and contain in aggregate 32.3 million net rentable square feet. The operating data presented in the table above reflects the historical data from August 22, 2006 through December 31, 2006, the period owned and operated by Public Storage. Many of these new acquired facilities, however, have been operating at a stabilized occupancy level for several years under the Shurgard system and then under the Public Storage system following the merger. To provide additional comparative operating data, the table below sets forth the operations of the 366 facilities that have been operating at a stabilized basis (the "Shurgard Domestic Same Stores") from August 22, 2006 through December 31, 2006, the period operated under Public Storage and consolidated in our financial statements, and then for 2004, 2005, and 2006 including the time period when the facilities were operated by Shurgard. The data presented does not reflect the actual results included in our operations for the years ended December 31, 2006, 2005 and 2004 and does not purport to project results of operations for any future date or period.

Selected Operating Data for the 366 facilities operated by Shurgard on a stabilized basis since January 1, 2004 ("Shurgard Domestic Same Store Facilities"): (a)

From August 22, 2006	Year Ended	December	31 (a)
through			
December 31,			Percenta
2006 (b)	2006	2005	Change
	(Dollar amounts	s in thous	sands, exce

Total rental income (c) ...... \$ 107,961 \$ 273,537 \$ 261,309 4.7%

Total cost of operations (excluding depreciation) (c)	40,650	103,250	101,693	1.5%
Net operating income (excluding depreciation) (d)	\$ 67 <b>,</b> 311	\$ 170 <b>,</b> 287	\$ 159,616	6.7%
Gross margin (before depreciation)	 62.3%	 62.3%	 61.1%	2.0%
Weighted average for the period:				
Square foot occupancy (e)	85.3%	84.6%	85.2%	(0.7)%
(f)	\$ 14.54	\$ 13.34	\$ 12.64	5.5%
REVPAF (g) (h)	\$ 12.40	\$ 11.28	\$ 10.77	4.7%
Weighted average at December 31:				
Square foot occupancy	85.5%	85.5%	84.0%	1.8%
Total net rentable square feet (in thousands)	23,425	23,425	23,425	_

- (a) Operating data reflects the operations of these facilities without regard to the time period in which Public Storage owned the facilities.
- (b) Operating data from August 22, 2006 through December 31, 2006 represents the period when the facilities were owned by Public Storage, and these amounts are included in the Company's operating results.
- (c) Revenues and cost of operations do not include ancillary revenues and expenses generated at the facilities with respect to tenant reinsurance, and retail sales and truck rentals. "Other costs of management" included in cost of operations principally represents all the indirect costs incurred in the operations of the facilities. Indirect costs principally include supervisory costs and corporate overhead cost incurred to support the operating activities of the facilities. These amounts presented herein will

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not necessarily compare to amounts previously presented by Shurgard in its public reporting due to differences in classification of revenues and expenses, including tenant reinsurance, retail sales and truck rental activities which are included on our income statement under "ancillary operations" but were previously presented by Shurgard as self-storage revenue and operating expenses.

- (d) Net operating income (before depreciation) or "NOI" is a non-GAAP (generally accepted accounting principles) financial measure that excludes the impact of depreciation expense. Although depreciation is an operating expense, we believe that NOI is a meaningful measure of operating performance, because we utilize NOI in making decisions with respect to capital allocations, in determining current property values, segment performance, and comparing period-to-period and market-to-market property operating results. NOI is not a substitute for net operating income after depreciation in evaluating our operating results. We have not presented depreciation expense for these facilities because the depreciation expense is based upon historical cost, which is substantially different before the merger and after.
- (e) Square foot occupancies represent weighted average occupancy levels over the entire period.
- (f) Realized annual rent per occupied square foot is computed by annualizing the result of dividing rental income by the weighted average occupied

square footage for the period. Realized annual rent per occupied square foot takes into consideration promotional discounts and other costs that reduce rental income from the contractual amounts due.

- (g) Annualized rental income per available square foot ("REVPAF") represents annualized rental income divided by total available net rentable square feet.
- (h) Late charges and administrative fees are excluded from the computation of realized annual rent per occupied square foot and REVPAF because exclusion of these amounts provides a better measure of our ongoing level of revenue, by excluding the volatility of late charges, which are dependent principally upon the level of tenant delinquency, and administrative fees, which are dependent principally upon the absolute level of move-ins for a period.

As noted above, our 1,266 Same-Store facilities had occupancies of approximately 89.4% at December 31, 2006, as compared to 85.5% for the acquired Shurgard Domestic Same Store portfolio. It is our objective to close this occupancy gap in order to increase REVPAF. In attempting to accomplish this objective, we have significantly expanded our domestic pricing, promotional, and media programs, and aggregate media costs increased significantly in the fourth quarter of 2006 versus the aggregate level of spending incurred in the fourth quarter of 2005. There can be no assurance that we will meet our objectives or that any increase in occupancies will not be offset by lower realized rent per occupied square foot either due to promotional discounts or lower monthly rent in the acquired Shurgard facilities or the Same Store facilities.

On the date of the merger, we successfully installed our real-time property operation system at all U.S. Shurgard locations. As a result, these facilities are integrated into our national call center, website, and management structure. The integration of these facilities into our operations should have additional benefits and cost savings.

Beginning January 2007, all field personnel will be under a revised Public Storage compensation and benefit plan. The cost savings from implementing the new plan along with a more efficient staffing mix are expected to be in excess of \$5\$ million per year.

Marketing costs, exclusive of media, will be lower as a result of combining Yellow Page advertising and terminating Shurgard's marketing programs. There will be approximately \$5 million in savings that will phase in over the next year as a result of eliminating yellow page expenses incurred by Shurgard, there will also be lower per-property expenses for all of the facilities in our portfolio as costs are spread over a larger base. We expect property tax expense to be higher than that experienced by Shurgard due to higher assessments following the merger.

Domestic - Development Self-Storage Facilities

We have a total of 123 facilities which are unstabilized due to development activities.

We have 46 of these facilities that have been developed from the ground up between 2002 and 2006. At December 31, 2006, these newly developed facilities have an aggregate of 3,345,000 net rentable square feet of self-storage space, and were developed at an aggregate cost of \$371,741,000. These facilities are presented in the table below based upon the year of opening.

We also have 77 facilities that were originally opened prior to 2002 that have been expanded or are in the process of being expanded (these 77 facilities are referred to as the "Expansion Facilities" below). In addition to entirely self-storage facilities, this group of facilities includes 17 facilities that were developed originally to combine self-storage and containerized storage space, but have been substantially all converted entirely to self-storage space at December 31, 2006. We have incurred an aggregate of \$127,553,000 during the three years ended December 31, 2006 to expand, repurpose, or otherwise enhance the revenue generating capacity of these 77 Expansion Facilities.

The following table sets forth the operating results and selected operating data with respect to the Developed and Expansion Facilities:

DOMESTIC - DEVELOPMENT SELF-STORAGE FACILITIES

	Year Ended December 31,							
		2006		2005	Change			2
Rental income:		(Amounts i	in t	housands,	except	per :	 square	fo
Facilities opened in 2006	\$	1,056 2,599 7,431 27,842 73,784	·	464 5,336 24,803 62,698		1,05 2,13 2,09 3,03 11,08	5 5 9	
Total rental income		112,712		93,301		19,41	1	
Cost of operations before depreciation: Facilities opened in 2006		959 1,734 2,277 8,219 24,863		568 2,068 8,347 21,496		959 1,160 209 (128 3,36	6 9 8)	
Total cost of operations before depreciation		38,052		32,479		5 <b>,</b> 57	 3	
Net operating income before depreciation: Facilities opened in 2006 Facilities opened in 2005 Facilities opened in 2004 Facilities opened in 2003 and 2002 Expansion facilities	\$	97 865 5,154 19,623 48,921		(104) 3,268 16,456 41,202	)	9° 96° 1,88° 3,16° 7,71°	9 6 7	
Net operating income before depreciation (a) Depreciation		74,660 (27,963)		60,822 (24,150)		13,83 (3,81		(
Net operating income		46,697		•	-	,		
Weighted average square foot occupancy during the period:								
Self-storage facilities opened in 2006 Self-storage facilities opened in 2005 Self-storage facilities opened in 2004 Self-storage facilities opened in 2003 and 2002		28.5% 45.7% 87.9% 91.8%		- 26.9% 74.2% 90.5%		- 69.9% 18.5% 1.4%		2 7 9

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Expansion facilities	80.2%	77.0%	4.2%	7
_	79.1%	82.8%	(4.5)%	8
Weighted average realized rent per occupied			=======================================	
square foot during the period (b):				
Self-storage facilities opened in 2006	\$14.71	\$ -	_	\$
Self-storage facilities opened in 2005	11.60	8.47	37.0%	8
Self-storage facilities opened in 2004	16.19	14.12	14.7%	14
Self-storage facilities opened in 2003 and 2002	15.05	13.55	11.1%	13
Expansion facilities	12.59	11.97	5.2%	11
	\$14.92	\$13.52	10.4%	\$13
In place annual rent per occupied square foot at	========	=======================================	=======================================	
December 31 (c):				
Self-storage facilities opened in 2006	\$22.75	\$ -	_	\$
Self-storage facilities opened in 2005	14.60	12.90	13.2%	12
Self-storage facilities opened in 2004	17.76	16.78	5.8%	16
Self-storage facilities opened in 2003 and 2002	16.44	15.28	7.6%	15
Expansion facilities	14.09	13.48	4.5%	13
-	\$16.85	\$15.41	9.3%	\$15
=		=======================================	========	
50				
Number of facilities at December 31:				
Facilities opened in 2006	5	_	5	
Facilities opened in 2005	6	6	_	
Facilities opened in 2004	7	7	_	
Facilities opened in 2003 and 2002	28	28	_	
Expansion facilities	77	77	_	
_				

	5		_	5		
	6		6	_		
	7		7	_		
	28		28	_		
	77		77	_		
	123		118	5		
		===			====	
	440		_	440		
	463		463	_		
	505		505	_		
	1,937		1,937	_		
	7,181		6,661	520		
	10,526		9,566	960		
====					====	
\$	68,962	\$	_	\$ 68,962	\$	
	37 <b>,</b> 857		37,073	784		
	60,579		60,579	_		
	•		•	_		2
	•		•	45,300		
\$	499 <b>,</b> 294	\$	384,248	\$115 <b>,</b> 046	\$	 3
		\$ 68,962 37,857 60,579 204,343 127,553	6 7 28 77 	6 6 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	6 6 7 7 7 - 28 28 28 - 77 77 - 20	6 6 6 - 7 7 7 - 28 28 28 - 77 77 -  123 118 5

- (a) Total net operating income before depreciation, which is a non-GAAP measure, for our developed self-storage facilities represents a portion of our total self-storage segment's net operating income before depreciation, and is denoted in the table "self-storage operations summary" above. A reconciliation of our total self-storage segment's net operating income before depreciation to consolidated net income is included in Note 15 to our December 31, 2006 consolidated financial statements, "Segment Information."
- (b) Realized annual rent per occupied square foot is computed by dividing rental income, prior to late charges and administrative fees, by the weighted average occupied square footage for the period. Realized annual rent per occupied square foot takes into consideration promotional discounts, credit card fees and other costs that reduce rental income from the contractual amounts due, and therefore amounts for the years ended December 31, 2006, 2005 and 2004 may not be comparable to the same periods in prior years for self-storage facilities opened in 2006, 2005 and 2004. We typically provide significant promotional discounts to new tenants when a facility first opens for operations. As facilities reach a stabilized occupancy level, the amounts of discounts given will be reduced significantly.
- (c) In place annual rent per occupied square foot represents annualized contractual rents per occupied square foot without reductions for promotional discounts, and excludes late charges and administrative fees.
- (d) We have spent an aggregate of approximately \$127,553,000 to expand the square footage or otherwise enhance the revenue potential of these facilities during the three years ended December 31, 2006 of these facilities, adding an aggregate of 2,373,000 net rentable self-storage space.

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Unlike many other forms of real estate, we are unable to pre-lease newly developed storage space due to the nature of our tenants. Accordingly, at the time newly developed space first opens, it is entirely vacant generating no rental income. Historically, we estimated that on average it takes approximately 24 to 36 months for a newly developed facility to fill up and reach a targeted occupancy level of approximately 90%.

As these facilities approach the targeted occupancy level of approximately 90%, rates are increased, resulting in further improvement in net operating income as the existing tenants, which moved in at lower rates, have their rates increased or are replaced by new tenants paying higher rates. This process of reaching stabilized rental rates can take approximately another 12 to 24 months following the time when the facilities reach a stabilized occupancy level of 90%. In addition, move-in discounts have a more pronounced effect upon realized rental rates for the newly developed facilities, because such facilities tend to have a higher ratio of newer tenants.

Property operating expenses are substantially fixed, consisting primarily of payroll, property taxes, utilities, and marketing costs. The rental revenue of a newly developed facility will generally not cover its property operating expenses (excluding depreciation) until the facility has reached an occupancy level of approximately 30% to 35%. However, at that occupancy level, the rental revenues from the facility are still not sufficient to cover related depreciation expense and cost of capital with respect to the facility's development cost. During construction of the self-storage facility, we capitalize interest costs and include such cost as part of the overall development cost of the facility. Once the facility is opened for operations

interest is no longer capitalized.

The annualized yield on costs for the 46 newly developed facilities for the year ended December 31, 2006, based on net operating income before depreciation, was approximately 6.9%, which is lower than our ultimate yield expectations. We expect these yields to increase as these facilities reach stabilization of both occupancy levels and realized rents. Properties that were developed before 2005 have contributed greatly to our earnings growth. The growth in properties developed in 2004 was principally due to occupancy growth, and growth for properties developed in 2003 and 2002 were due principally to rate increases. We expect that these facilities will continue to provide growth to our earnings.

Development of self-storage facilities causes short-term earnings dilution because, as mentioned above, of the extended time to stabilize a self-storage facility. We have developed self-storage facilities, despite the short-term earnings dilution, because it is advantageous for us to continue to expand our asset base and benefit from the resulting increased critical mass, with facilities that will improve our portfolio's overall average construction and location quality.

The decision to commence development of any particular self-storage location is based upon several factors with respect to that local market, including our estimate of current and future general economic conditions, demographic conditions, population growth, the likelihood of and cost of obtaining permits, construction costs, as well as the level of demand at our existing self-storage facilities in proximity to the prospective facility. Our level of new development starts has declined significantly in the last few years due to increases in construction costs, increases in competition with retail, condominium, and apartment operators for quality construction sites in urban locations, and more difficult zoning and permitting requirements, which has reduced the number of attractive sites available for development and reduced our development of facilities. It is unclear when, or if, these conditions will improve.

# SHURGARD EUROPEAN OPERATING DATA

In the merger with Shurgard, we acquired 160 facilities located in seven European countries with an aggregate of 8,385,000 net rentable square feet. During the last three months of 2006, six additional facilities were opened in Europe with an aggregate of 306,000 net rentable square feet. The following chart sets forth the operations of the Shurgard Facilities from August 22, 2006 through December 31, 2006, the period operated under Public Storage and consolidated in our financial statements (amounts in thousands):

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	From August 22, 2006 through December 31, 2006			
Rental income:  Same Store - 96 facilities  Non-Same Store - 70 facilities	\$	41,132 18,583		
Total rental income		59 <b>,</b> 715		
Cost of operations (excluding depreciation): Same Store Non-Same Store		17,302 13,134		

Total cost of operations	 30,436
Net operating income before depreciation (a): Same Store Non-Same Store	 23,830 5,449
Total net operating income before depreciation	29,279
Depreciation and amortization	(59,803)
Net operating loss	\$ (30,524)
Weighted average square foot occupancy during the period:	 81.1%
Weighted average realized annual rent per occupied square foot for the period:	\$ 23.30
In place annual rent per occupied square foot at December 31:	\$ 23.12

(a) Total net operating income before depreciation, which is a non-GAAP measure, for our commercial property segment is presented in Note 15 to our condensed consolidated financial statements, "Segment Information," which includes a reconciliation of net operating income before depreciation for this segment to our consolidated net income.

The operating data presented in the table below reflect the historical data through August 22, 2006, the period for which the facilities were operated under Shurgard combined with the historical data from August 22, 2006 through December 31, 2006, the period operated under Public Storage. Accordingly, the data presented below does not reflect the actual results included in our operations for the years ended December 31, 2006, 2005 and 2004. We have applied our definition of what qualifies as a Same Store. As a result, the number of properties included in the Shurgard European Same Store portfolio has decreased from 123 facilities (as reported by Shurgard in the second quarter of 2006) to 96 facilities as is currently being reported.

SELECTED OPERATING DATA FOR THE 96 FACILITIES

OPERATED BY SHURGARD EUROPE ON A STABILIZED BASIS

SINCE JANUARY 1, 2004 ("EUROPE SAME STORE

FACILITIES"): (a)

	Year Ended December 31,					
	2006	2005	ercentage Change			
Revenues:	(Dollar amoun	ts in thousands	, except weighte exchange rates			
Rental incomeLate charges and administrative fees collected	\$ 106,581 1,033	\$ 94,455 881	12.8% \$ 17.3%			

Total revenues (c)	107,614	95,336	12.9%	
Cost of operations (excluding depreciation):				
Property taxes	4,912	4,571	7.5%	
Payroll expense	21,104	21,558	(2.1)%	
Advertising and promotion	5,353	7,016	(23.7)%	
Utilities	2,959	2,769	6.9%	
Repairs and maintenance	3,303	3,246	1.8%	
Property insurance	1,432	1,522	(5.9)%	
Leasehold expense	2,459	2,327	5.7%	
Other costs of management		10,414		
Total cost of operations (c)	50,374	53,423		
Net operating income (excluding depreciation) (d)				\$
Gross margin (before depreciation)	53.2%	44.0%	20.9%	
Square foot occupancy (e)	85.2%	78.5%	8.5%	
Realized annual rent per occupied square foot (f)	\$	22.74		\$
REVPAF (g) (h)	\$	17.85		\$
Weighted average at December 31:				
Square foot occupancy	89.1%	82.2%	8.4%	
In place annual rent per occupied square foot (i)		21.72		\$
Total net rentable square feet (in thousands)		5,291		

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- (a) Operating data reflects the operations of these facilities without regard to the time period in which Public Storage owned the facilities; only the amounts for the period August 23, 2006 through December 31, 2006 are included in our consolidated operating results.
- (b) Amounts for all periods have been translated from local currencies to U.S. dollars at a constant exchange rate of 1.26 US Dollars to Euros.
- (c) Revenues and cost of operations do not include ancillary revenues and expenses generated at the facilities with respect to tenant reinsurance and retail sales. "Other costs of management" included in cost of operations principally represents all the indirect costs incurred in the operations of the facilities. Indirect costs principally include supervisory costs and corporate overhead cost incurred to support the operating activities of the facilities. These amounts presented herein will not necessary compare to amounts previously presented by Shurgard in its public reporting due to differences in classification of revenues and expenses, including tenant reinsurance, retail sales, and truck rental activities which are included on our income statement under "ancillary operations" but were previously presented by Shurgard as self-storage revenue and operating expenses.
- (d) Net operating income (before depreciation) or "NOI" is a non-GAAP (generally accepted accounting principles) financial measure that excludes the impact of depreciation expense. Although depreciation is an operating expense, we believe that NOI is a meaningful measure of operating performance, because we utilize NOI in making decisions with respect to capital allocations, in determining current property values, segment performance, and comparing period-to-period and market-to-market property operating results. NOI is not a substitute for net operating income after

depreciation in evaluating our operating results.

- (e) Square foot occupancies represent weighted average occupancy levels over the entire period.
- (f) Realized annual rent per occupied square foot is computed by annualizing the result of dividing rental income by the weighted average occupied square footage for the period. Realized annual rent per occupied square foot takes into consideration promotional discounts and other costs that reduce rental income from the contractual amounts due.
- (g) Annualized rental income per available square foot ("REVPAF") represents annualized rental income divided by total available net rentable square feet.
- (h) Late charges and administrative fees are excluded from the computation of realized annual rent per occupied square foot and REVPAF because exclusion of these amounts provides a better measure of our ongoing level of revenue, by excluding the volatility of late charges, which are dependent principally upon the level of tenant delinquency, and administrative fees, which are dependent principally upon the absolute level of move-ins for a period.
- (i) In place annual rent per occupied square foot represents annualized contractual rents per occupied square foot without reductions for promotional discounts, and excludes late charges and administrative fees.

The European team is selectively adapting various operating strategies we use in the United States and incorporating them into their operating model.

The following table sets forth certain regional trends in the Europe Same Store facilities:

Sweden....

Year Ended December 31, \_\_\_\_\_\_ Percentage 2006 2005 Change 2005 (Dollar amounts in thousands, except p Rental income: \$ 13,498 \$ 12,830 5.2% \$ 12,8 4,740 4,034 17.5% 4,0 27,657 25,623 7.9% 25,6 21,303 18,261 16.7% 18,2 23,045 19,457 18.4% 19,4 17,371 15,131 14.8% 15,1 Belgium.... Denmark..... France..... Netherlands..... Sweden.... United Kingdom..... \$107,614 \$95,336 12.9% \$ 95,3 Total rental income..... Cost of operations before depreciation and amortization (a): \$ 6,837 \$ 6,662 2.6%\$ 6,662 2,401 2,610 (8.0)% 2,66 13,425 14,468 (7.2)% 14,4 9,988 10,921 (8.5)% 10,9 10,099 11,213 (9.9)% 11,2 Belgium..... Denmark..... France..... Netherlands.....

United Kingdom	7,624	7,549		7,5
Total cost of operations before				
depreciation and amortization	\$50 <b>,</b> 374	,	( , -	,
Weighted average occupancy levels for the period:				
Belgium	80.6%	76.4%	5.5%	76
Denmark	90.8%	85.4%	6.3%	85
France	87.3%	83.4%	4.7%	83
Netherlands	83.3%	72.3%	15.2%	72
Sweden	89.3%	80.9%	10.4%	80
United Kingdom		76.8%		76
	85.2%	78.5%	8.5%	78
Weighted average realized annual rent per occupied square foot:	=======================================	-======================================	=============	
Belgium	\$16.56	\$16.63	(0.4)%	\$16
Denmark	\$24.55	\$22.18	10.7%	\$22
France	\$25.31	\$24.55	3.1%	\$24
Netherlands	\$21.62	\$21.37	1.2%	\$21
Sweden	\$22.67	\$21.13	7.3%	\$21
United Kingdom	\$38.49			\$36
		\$22.74		\$2.2

No+	rentable	Sallare	feet	(in	thousands):
1451.	rentable	Suuare	1000		LIIOUSanusi .

Belgium	1,001	1,001	_	1,
Denmark	211	211	_	
France	1,234	1,234	_	1,
Netherlands	1,173	1,173	_	1,
Sweden	1,130	1,130	_	1,
United Kingdom	542	542	-	
	5,291	5,291	-	5 <b>,</b>
Number of facilities:			======= ==	
Belgium	17	17	_	
Denmark	4	4	_	
France	23	23	_	
Netherlands	22	22	_	
Sweden	20	20	_	
United Kingdom	10	10	-	
	96	96		

ANCILLARY OPERATIONS: Ancillary operations include (i) the reinsurance of policies against losses to goods stored by tenants in our self-storage facilities, (ii) sale of merchandise at our self-storage facilities, (iii) containerized storage operations, (iv) truck rentals at our self-storage facilities and (v) commercial property operations, and (vi) management of facilities owned by third-party owners and facilities owned by affiliates that are not included in our consolidated financial statements.

The following table sets forth our ancillary operations:

	Year Ended	December 31,		Year Ended De	
	2006	2005	Change	2005	
D			(Amounts in	thousands)	
Revenues:					
Tenant reinsurance premiums	\$ 37,520	\$ \$24,889	\$ 12,631	\$ 24 <b>,</b> 889 \$	
Merchandise sales	26 <b>,</b> 806	22,464	4,342	22,464	
Containerized storage	16,454	16,497	(43)	16,497	
Truck rentals	13,689	13,853	(164)	13,853	
Commercial property operations	12,966	11,560	1,406	11,560	
Property management	2,472	2,967	(495)	2 <b>,</b> 967	
Total revenues	109,907	92,230	17,677	92,230	
Cost of operations:					
Tenant reinsurance	14,794	8,234	6,560	8,234	
Merchandise sales	23,204	18,773	4,431	18,773	
Containerized storage	15,334	12,886	2,448	12,886	
Truck rentals	12,622	12,733	(111)	12,733	
Commercial property operations	5,223	4,448	775	4,448	
Property management	187	638	(451)	638	
Total cost of operations	71,364	57 <b>,</b> 712	13,652	57,712	
Depreciation:					
Tenant reinsurance	_	_	_	_	
Merchandise sales	_	_	_	_	
Containerized storage	(897)	(2,808)	1,911	(2,808)	
Truck rentals	_	_	_	_	
Commercial property operations	(2,441)	(2,322)	(119)	(2,322)	
Property management	-	-	_	_	
Total depreciation	(3,338)	(5,130)	1,792	(5,130)	
Net Income:					
Tenant reinsurance	22,726	16,655	6,071	16,655	
Merchandise sales	3,602	3,691	(89)	3,691	
Containerized storage	223	803	(580)	803	
Truck rentals	1,067	1,120	(53)	1,120	
Commercial property operations	5,302	4,790	(512)	4,790	
Property management	2,285	2,329	(44)	2,329	
Total net income	\$ 35,205	\$ 29,388 =======	\$ 5,817 =======	\$ 29,388 \$	

TENANT REINSURANCE OPERATIONS: We reinsure policies offered through a non-affiliated insurance broker against losses to goods stored by tenants in our self-storage facilities. Revenues are comprised of fees charged to tenants electing such policies. Cost of operations primarily includes claims paid that are not covered by our outside third-party insurers, as well as claims adjusting expenses.

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The future level of tenant reinsurance revenues is largely dependent upon the number of new tenants electing to purchase policies, premiums charged for such insurance and existing tenant retention to continue participating in the insurance program. For the years ended December 31, 2006, 2005 and 2004, approximately 35.1%, 32.4% and 35.0%, respectively, of our self-storage tenant base had such policies. During 2005 and 2004, we experienced damage caused by hurricanes to several of our facilities in our Florida and New Orleans markets. As a result of such damage, we recorded estimated tenant claim expense during the quarter in which the damage occurred. As time progressed, the tenant claims liabilities were adjusted, either increasing or decreasing the liabilities, based on actual claims history. As a result of these adjustments, we experienced significant volatility in our reported quarterly cost of operations, particularly with respect to 2005. In 2004, we recorded an estimated loss of approximately \$1,500,000 with respect to potential tenant insured losses as a result of several hurricanes affecting the southeastern United States. During 2005, we determined that this accrual was too high based upon claims history, and accordingly we reduced the estimated liability by approximately \$500,000 and reduced cost of operations in 2005 by a corresponding amount.

The future cost of operations will be dependent primarily upon the level of losses incurred, including the level of catastrophic events, such as hurricanes, that occur and affect our properties.

For the year December 31, 2006, tenant reinsurance revenues and cost of operations, respectively, included \$3,243,000 and \$1,285,000 with respect to the Shurgard facilities we acquired in the U.S., and \$2,732,000 and \$995,000 for the Shurgard facilities in Europe.

MERCHANDISE AND TRUCK RENTAL OPERATIONS: One of our subsidiaries sells locks, boxes, and packing supplies to our tenants as well as the general public. Revenues and cost of operations for these activities are included in the table above as "Merchandise Sales." In addition, at selected locations, our subsidiary maintains trucks on site for rent to our self-storage customers and the general public on a short-term basis for local use. In addition, we also act as an agent for a national truck rental company to provide their rental trucks to customers for long-distance use. The revenues and cost of operations for these activities are included in the table above as "Truck rentals."

These activities generally serve as an adjunct to our self-storage operations providing our tenants with goods and services that they need in connection with moving and storing their goods.

The revenues and expenses of these activities have remained relatively stable through the three years ended December 31, 2006, 2005, and 2004. The primary factors impacting the level of operations of these activities is the level of customer and tenant traffic at our self-storage facilities, including the level of move-ins.

For the year ended December 31, 2006, merchandise revenues and related cost of operations, respectively, included \$2,674,000 and \$1,664,000 with respect to the Shurgard facilities we acquired in the United States, and

\$2,390,000 and \$1,216,000 for the Shurgard facilities in Europe.

For the year ended December 31, 2006, truck revenues and cost of operations, respectively, included \$795,000 and \$924,000 with respect to the Shurgard facilities we acquired in the U.S.

CONTAINERIZED STORAGE OPERATIONS: We have closed many of our containerized storage facilities since 2002, and have refined our market and product focus to 13 facilities located in eight densely populated markets with above-average rent and income. The operations with respect to the facilities other than the 13 ongoing facilities are included in "Discontinued Operations" on our income statement. The operations of the 13 remaining facilities are included in continuing operations and are reflected on the table above.

Rental and other income includes monthly rental charges to customers for storage of the containers, service fees charged for pickup and delivery of containers to customers' homes and businesses and certain non-core services which were eliminated, such as handling and packing customers' goods from city to city. At December 31, 2006, there were approximately 19,937 occupied containers in the continuing facilities.

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Direct operating costs principally includes payroll, equipment lease expense, utilities and vehicle expenses (fuel and insurance). Direct operating costs for the year ended December 31, 2006 also includes approximately \$1,780,000 in research and development costs. No such costs were incurred during 2005 and 2004. Facility lease expense has increased significantly as we have moved the operations from wholly-owned combination facilities to facilities that we lease from third parties.

There can be no assurance as to the level of the containerized storage business's expansion, level of gross rentals, level of move-outs or profitability. We continue to evaluate the business operations, and additional facilities may be closed.

COMMERCIAL PROPERTY OPERATIONS: Commercial property operations included in our consolidated financial statements include commercial space owned by the Company and entities consolidated by the Company. We have a much larger interest in commercial properties through our ownership interest in PSB. Our investment in PSB is accounted for using the equity method of accounting, and accordingly our share of PSB's earnings is reflected as "Equity in earnings of real estate entities", see below.

Our commercial operations are comprised of 1,561,000 net rentable square feet of commercial space which is principally operated at certain of the self-storage facilities.

Our commercial property operations consist primarily of facilities that are at a stabilized level of operations, and generally reflect the conditions in the markets in which they operate. We do not expect any significant growth in net operating income from this segment of our business for 2007.

Equity in earnings of real estate entities: In addition to our ownership of equity interests in PSB, we had general and limited partnership interests in five limited partnerships at December 31, 2006 (PSB and the limited partnerships are collectively referred to as the "Unconsolidated Entities"). Due to our limited ownership interest and limited control of these entities, we do not consolidate the accounts of these entities for financial reporting purposes, and account for such investments using the equity method.

Equity in earnings of real estate entities for the year ended December 31, 2006 consists of our pro-rata share of the Unconsolidated Entities based upon our ownership interest for the period. The following table sets forth the significant components of equity in earnings of real estate entities:

Historical summary:		December 31,		Year End
		2005	Change	2005
			(Amounts in	thousands)
Property operations:				
PSB Acquisition Joint Venture		\$ 68 <b>,</b> 768 277	\$ 5,082	\$ 68 <b>,</b> 76
Newly consolidated partnerships (1)	_	5.229	(5,229)	5,22
Other Investments (2)		2,674		2,67
	77,106	76,948	158	76 <b>,</b> 94
Depreciation:				
PSB	(37,919)	(33,593)	(4,326)	(33,59
Acquisition Joint Venture	(276)		(7)	(26
Newly consolidated partnerships (1)	_		839	(83
Other Investments (2)	(695)	(724)	29	(72
	(38,890)	(35, 425)	(3,465)	(35,42
Other: (3)				
PSB (4)			(9,749)	(16,41
Newly consolidated partnerships (1)		(143)		(14
Other Investments (2)	(154)	(79)	(75)	(7
	(26,321)	(16,640)	(9,681)	(16,64
Total equity in earnings of real estate entit	 ies:			
PSB	9,764	18,757	(8 <b>,</b> 993)	18,75
Acquisition Joint Venture	135	8	127 (4,247)	
Newly consolidated partnerships (1)	-	4,247	(4,247)	4,24
Other Investments (2)	1,996	1,871	125	1,87
			\$ (12,988)	\$24,88

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- (1) As described more fully in Note 2 to our consolidated financial statements, we commenced consolidating the accounts of three limited partnerships that we had previously accounted for under the equity method of accounting. Accordingly, equity in income with respect to these partnerships ceased effective January 1, 2006.
- (2) Amounts primarily reflect equity in earnings recorded for investments that have been held consistently throughout each of the years ended December 31, 2006, 2005 and 2004.
- (3) "Other" reflects our share of general and administrative expense, interest

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expense, interest income, and other non-property; non-depreciation related operating results of these entities.

(4) "Other" with respect to PSB also includes our pro-rata share of gains on sale of real estate assets, impairment charges relating to pending sales of real estate and the impact of PSB's application of the SEC's clarification of EITF Topic D-42 on redemptions of preferred securities.

Equity in earnings of PSB represents our pro rata share (approximately 44% throughout the years ended December 31, 2006, 2005 and 2004) of the earnings of PSB. Throughout 2004, 2005 and 2006, we owned 5,418,273 common shares and 7,305,355 operating partnership units (units which are convertible into common shares on a one-for-one basis) in PSB. At December 31, 2006, PSB owned and operated 18.7 million net rentable square feet of commercial space located in eight states. PSB also manages commercial space owned by the Company and affiliated entities at December 31, 2006 pursuant to property management agreements.

Equity in earnings of real estate entities includes our pro rata share of the net impact of gains/losses on sales of assets and impairment charges relating to the impending sale of real estate assets as well as our pro rata share of the impact of the application of EITF Topic D-42 on redemptions of preferred securities recorded by PSB. Our net pro rata share from these items resulted in a net increase (decrease) of equity in earnings of (\$1,042,000), \$7,727,000 and \$4,544,000 for the years ended December 31, 2006, 2005 and 2004, respectively.

The impact of the PSB items discussed above led to a decrease in equity in earnings of real estate entities totaling \$12,988,000 when comparing the year ended December 31, 2006 to the same period in 2005. These PSB items also led to an increase in equity in earnings of real estate entities totaling \$2,319,000 when comparing the year ended December 31, 2005 to the same period in 2004. In addition, equity in earnings real estate entities decreased due to our consolidation of three limited partnerships effective January 1, 2006 as described in Note 2 to our consolidated financial statements. As a result of this consolidation, equity in income with respect to these partnerships ceased effective January 1, 2006.

Our future equity income from PSB will be dependent entirely upon PSB's operating results. Our investment in PSB provides us with some diversification into another asset type. We have no plans of disposing of our investment in PSB. PSB's filings and selected financial information can be accessed through the Securities and Exchange Commission, and on its website, www.psbusinessparks.com.

In January 2004, we entered into a joint venture partnership with an institutional investor for the purpose of acquiring up to \$125.0 million of existing self-storage properties in the United States from third parties (the "Acquisition Joint Venture"). The venture is funded entirely with equity consisting of 30% from us and 70% from the institutional investor. As described more fully in Note 9 to our consolidated financial statements for the year ended December 31, 2006, our pro-rata share of earnings with respect to two of the facilities acquired directly from third parties by the Acquisition Joint Venture in 2004, at an aggregate cost of \$9,086,000, are reflected in Equity in Earnings in the table above. Our initial investment in the Acquisition Joint Venture with respect to these two facilities was approximately \$2,930,000. Our future equity in earnings with respect to the Acquisition Joint Venture will be dependent upon the level of earnings generated by these two properties.

The "Other Investments" are comprised primarily of our equity in earnings from four limited partnerships, for which we held an approximate consistent level of equity interest throughout 2004, 2005 and 2006. The Company formed these limited partnerships during the 1980's. We are the general partner

in each limited partnership, and manage each of these facilities for a

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management fee that is included in "Ancillary operations." The limited partners consist of numerous individual investors, including the Company, which throughout the 1990's acquired units of limited partnership interests in these limited partnerships in various transactions.

Our future earnings with respect to the "Other Investments" will be dependent upon the operating results of the 20 self-storage facilities that these entities own. The operating characteristics of these facilities are similar to those of the Company's self-storage facilities, and are subject to the same operational issues as the Same Store Facilities as discussed above. See Note 6 to our consolidated financial statements for the operating results of these entities for the years ended December 31, 2006, 2005 and 2004.

#### OTHER INCOME AND EXPENSE ITEMS

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INTEREST AND OTHER INCOME: Interest and other income was \$31,799,000 for the year ended December 31, 2006 as compared to \$16,447,000 for the same period in 2005 and \$5,391,000 in 2004. These increases are due to earning higher interest rates on invested cash balances combined with significantly higher average cash balances invested in interest-bearing accounts as compared to respective prior year periods.

As discussed more fully in "Liquidity and Capital Resources" below, at December 31, 2006, we had cash balances totaling approximately \$555.6 million. In addition, during the first quarter of 2007, we issued approximately \$500.0 million of our 6.625% Series M Cumulative Preferred Stock. The net proceeds from this issuance and our December 31, 2006 cash balances will be used primarily to fund future development, acquisition, and preferred redemption activities (see also "Management's Discussion and Analysis of Financial Condition and Results of Operations - Liquidity and Capital Resources"). In the interim, the net proceeds from our cash balances are expected to earn interest income (currently at approximately 5.3% at December 31, 2006) relative to the corresponding divided requirement (approximately 6.625% with respect to our Series M Cumulative Preferred Stock). This difference will result in an estimated reduction to earnings per common share. In addition, we may issue additional preferred stock during the early part of 2007, raising the necessary funds in anticipation of the potential redemption of approximately \$172,500,000 in higher-rate preferred stock that becomes available for redemption in September 2007. This issuance similarly will have a negative impact on earnings per share until the proceeds are utilized.

DEPRECIATION AND AMORTIZATION: Depreciation and amortization expense was \$437,984,000, \$196,232,000 and \$182,890,000 for the years ended December 31, 2006, 2005 and 2004, respectively.

The increase in depreciation and amortization for the year ended December 31, 2006, as compared to the same period in 2005 is due primarily to \$175,944,000 in amortization expense recorded during the year ended December 31, 2006 on the intangible assets for the value of the storage tenants in place which we acquired in the Shurgard merger. Intangible assets of \$530,528,000, represented by the value of the storage tenants in place at the time of the merger are being amortized relative to the expected future benefit of the tenants in place to each period. Other intangible assets of \$34,813,000, represented by the land leases with rent payments that are below market value are being amortized over the life of the underlying leases. Amortization of these finite-lived intangible assets is expected to be approximately

\$243,282,000 during 2007.

The remainder of the increase in depreciation and amortization for the year ended December 31, 2006 as compared to the same period in 2005 is due primarily to assets acquired in the Shurgard merger and to our newly developed and acquired facilities. See Notes 2 and 3 to our consolidated financial statements for further discussion of the Shurgard merger and the acquisition of tangible and intangible assets. The increase from 2004 to 2005 is due to the acquisition and development of additional real estate facilities.

Also included in depreciation and amortization expense for the year ended December 31, 2006 is \$1,651,000 related to the amortization of intangibles, and \$6,604,000 for each of the years ended December 31, 2005 and 2004. Amortization ceased as of April 1, 2006, as described more fully in Note 2 to our consolidated financial statements.

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General and administrative expense: General and administrative expense was \$84,661,000, \$21,115,000 and \$18,813,000 for the years ended December 31, 2006, 2005 and 2004 respectively. General and administrative expense principally consists of Shurgard merger integration costs, state income taxes, investor relations expenses and corporate and executive salaries. In addition, general and administrative expenses includes expenses that vary depending on the Company's activity levels in certain areas, such as overhead associated with the acquisition and development of real estate facilities, employee severance and stock-based compensation, and product research and development expenditures.

General and administrative expense for the year ended December 31, 2006 include costs and expenses totaling \$47,405,000 incurred in connection with the integration of Shurgard and Public Storage, costs for cancelled development projects in the U.S. and Europe totaling \$10,211,000 and contract termination fees of \$2,413,000. We expect to incur approximately \$5 million in additional merger integration costs through June 30, 2007.

Restricted stock and stock option expense amounted to approximately \$6,309,000,\$4,758,000 and \$2,963,000 for the year ended December 31, 2006, 2005 and 2004, respectively.

INTEREST EXPENSE: Interest expense was \$33,062,000 for the year ended December 31, 2006, as compared to \$8,216,000 for the same period in 2005 and \$760,000 in 2004. The increase in interest expense in 2006 is primarily due to \$24,855,000 in interest incurred on the debt and other obligations we assumed in the Shurgard merger partially offset by a decrease of \$893,000 in interest expense due to lower balances on our outstanding notes. See also Notes 8 and 9 to our consolidated financial statements for a schedule of our debt balances, principal repayment requirements, and average interest rates.

During the year ended December 31, 2006, we paid \$1,900,000\$ related to interest rate and currency swaps acquired in the Shurgard merger. We have included this \$1,900,000 as a reduction of income on derivatives, net on our consolidated statement of operations for the year ended December 31, 2006. See discussion below under Income from Derivatives, net.

The increase in interest expense in 2005 compared to 2004 was caused by the assumption of mortgage notes payable in connection with property acquisitions in the fourth quarter of 2004, interest expense with respect to debt due a joint venture partner, interest expense paid to a related party in 2005 and a decrease in capitalized interest due to lower average in-process development balances.

During the later part of 2004, we assumed mortgage notes payable with an aggregate principal balance of \$94.7 million and having an average interest rate of approximately 5.2% in connection with property acquisitions. We incurred interest expense with respect to these mortgage notes of \$879,000 in 2004 for the partial period these notes became our liabilities. Interest expense with respect to these mortgage notes totaled \$4,739,000 in 2005, representing a year-over-year increase of \$3,860,000.

As described more fully in Note 11 to the consolidated financial statements, during 2005 we incurred interest expense totaling \$1,458,000 with respect to debt due a related party. This debt was extinguished on November 17, 2005.

Capitalized interest expense totaled \$2,716,000, \$2,820,000 and \$3,617,000 for the years ended December 31, 2006, 2005 and 2004, respectively, in connection with our development activities. Included in the interest capitalized for 2006 is \$935,000 in connection with our development activities in Europe.

MINORITY INTEREST IN INCOME: Minority interest in income represents the income that is allocable to equity interests in the Consolidated Entities, which are not owned by the Company. The following table summarizes minority interest in income for each of the three years ended December 31, 2006:

	Year Ended December 31,						Ye De
	2006 2005		C	Change		2005	
Preferred partnership interests:				( <i>P</i>	Amounts i	n tho	usand
Ongoing distributions (a)	\$ 19 <b>,</b> 055	\$	16 <b>,</b> 147 874		•	Ş	16,1
Acquired minority interests (c)  Newly consolidated partnerships (d)	- 5 <b>,</b> 259				(1,197) 5,259		1,1
Convertible Partnership Units (e) Shurgard U.S. minority interests (f)	151 417		469		(318) 417		4
Shurgard European minority interests (g) Other minority interests (h)	(3,631) 10,632		- 13 <b>,</b> 964		(3,631) (3,332)		13,9
Total minority interests in income	\$ 31,883	\$	32,651	\$	(768)	\$	32,6

- (a) The increase in ongoing distributions is due to the issuance of additional preferred partnership units offset by the redemption of \$40,000,000 of our 9.5% Series N Preferred Units on March 17, 2005 and \$45,000,000 of our 9.125% Series O Preferred units on March 29, 2005.
- (b) In accordance with the Securities and Exchange Commissions clarification of EITF Topic D-42, are original issuance costs with respect to our first quarter of 2005 redemption of preferred units included in minority interest in income for the year s ended December 31, 2005 and 2004, totaling \$874,000 and \$2,063,000, respectively. Amounts for 2004 also include a

special distribution of \$8,000,000 described below.

- (c) These amounts reflect income allocated to minority interests that the Company acquired in 2005 and are no longer outstanding at December 31, 2006. Included in income allocated to the Acquired minority interests is \$295,000 and \$1,197,000 in depreciation expense for the years ended December 31, 2005 and 2004, respectively.
- (d) These amounts reflect income allocated to minority interests for three entities that we commenced consolidating the accounts for effective January 1, 2006 (see Note 2 to our consolidated financial statements). Included in minority interest in income for the year ended December 31, 2006 was \$32,000 in depreciation expense.
- (e) These amounts reflect the minority interests represented by the Convertible Partnership Units (see Note 11 to our consolidated financial statements). Included in income allocated to the Convertible Partnership Units was \$710,000, \$385,000 and \$333,000 in depreciation expense for the years ended December 31, 2006, 2005 and 2004, respectively.
- (f) These amounts reflect income allocated to minority interests in entities we acquired in the merger with Shurgard, and include \$55,000 in depreciation in the year ended December 31, 2006.
- (g) These amounts reflect income allocated to minority interests from entities we acquired in the merger with Shurgard. These interests include the 80% partner's interests in the European joint ventures, First Shurgard and Second Shurgard, as well as those in domestic joint ventures. Included in minority interest in income is \$3,013,000 for the year ended December 31, 2006 in depreciation.
- (h) These amounts reflect income allocated to minority interests that were outstanding consistently throughout the years ended December 31, 2006, 2005 and 2004. Included in minority interest in income is \$828,000, \$897,000 and \$697,000 in depreciation expense for the years ended December 31, 2006, 2005 and 2004, respectively, as well as gain on sale of assets totaling \$251,000 in 2005 (none in 2006 or 2004).

Other minority interests reflect income allocated to minority interests that have maintained a consistent level of interest throughout 2004, 2005 and 2006, comprised of investments in the Consolidated Entities described in Note 6 to our consolidated financial statements. The level of income allocated to these interests in the future is dependent upon the operating results of the storage facilities that these entities own, as well as any minority interests that the Company acquires in the future.

Income has been allocated to our Preferred partnership interests based upon (i) "Ongoing distributions", representing distributions paid during the period and (ii) "Redemptions of preferred units" representing the differences between the redemption amount and the carrying amount of preferred partnership units that have been redeemed. The reduction in income allocated to preferred partnership interests for ongoing distributions and for redemptions are due to the following issuances and redemptions of our preferred units:

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On May 9, 2006, one of our Consolidated Entities issued \$100,000,000 of its 7.25% Series J Preferred Partnership Units. Accordingly, ongoing distributions with respect to preferred partnership interest are expected to increase.

In March 2005, we redeemed our 9.5% Series N Preferred Units (\$40.0 million) and our 9.125% Series O Preferred Units (\$45.0 million) for cash. We allocated \$874,000 to the minority interests, reflected as "allocations associated with redemptions" with respect to these redemptions in accordance with EITF Topic D-42, representing the excess of the stated amount of the preferred units over their carrying amount. This reduced annual ongoing distributions following the redemption by approximately \$7,906,000.

In December 2004, we issued \$25,000,000 of our 6.25% Series Z Preferred Units in connection with a property portfolio acquisition. This increased annual ongoing distributions following issuance by approximately \$1,563,000.

On March 22, 2004, certain investors who held \$200 million of our 9.5% Series N Cumulative Redeemable Perpetual Preferred Units agreed, in exchange for a special distribution of \$8,000,000, to a reduction in the distribution rate on their preferred units from 9.50% per year to 6.40% per year, and an extension of the call date for these securities to March 17, 2010. The investors also received their distribution that accrued from January 1, 2004 through the effective date of the exchange. The \$8,000,000 special distribution, combined with \$2,063,000, representing the excess of the stated amount of the preferred units over their carrying amount, is reflected above in "Redemptions." This transaction reduced ongoing annual distributions after March 22, 2004 by approximately \$6.2 million.

On August 5, 2005, we acquired the institutional investors interest in PSAC Investors, LLC. As part of the acquisition, we also obtained and subsequently exercised the right to acquire Mr. Hughes' interest in PSAC Investors, LLC which we acquired November 17, 2005 (see Note 9 to our consolidated financial statements). As a result of these events: (i) we ceased allocating income to minority interests with respect to the Consolidated Development Joint Venture effective August 5, 2005, and (ii) Mr. Hughes' interest in the Consolidated Development Joint Venture was classified as debt on our balance sheet and income with respect to Mr. Hughes' interest in the Consolidated Development Joint Venture for the period from August 5, 2005 through November 17, 2005, has been classified as interest expense on our consolidated statements of income.

#### LIQUIDITY AND CAPITAL RESOURCES

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We believe that our internally generated net cash provided by operating activities will continue to be sufficient to enable us to meet our operating expenses, capital improvements, debt service requirements and distributions to shareholders for the foreseeable future.

Operating as a real estate investment trust ("REIT"), our ability to retain cash flow for reinvestment is restricted. In order for us to maintain our REIT status, a substantial portion of our operating cash flow must be used to make distributions to our shareholders (see "Requirement to Pay Distributions" below). However, despite the significant distribution requirements, we have been able to retain a significant amount of our operating cash flow. The following table summarizes our ability to fund distributions to the minority interest, capital improvements to maintain our facilities, and distributions to our shareholders through the use of cash provided by operating activities. The remaining cash flow generated is available to make both scheduled and optional principal payments on debt and for reinvestment.

	2006	2
		unt in
Net cash provided by operating activities	\$791 <b>,</b> 700	\$6
Allocable to minority interests (Preferred Units) - ongoing distributions Allocable to minority interests (Preferred Units) - special distribution	(19,055)	(
(a)	(16,300)	(
Cash from operations allocable to our shareholders	756,345	
Capital improvements to maintain our facilities	(79,326)	(
Remaining operating cash flow available for distributions to our shareholders	677,019	
Distributions paid: Preferred stock dividends Equity Stock, Series A dividends Common shareholders	(214,218) (21,424) (298,219)	(1 ( (2
Cash available for principal payments on debt and reinvestment	\$143,158 ========	 \$1 ====

(a) The \$8.0 million special distribution was paid to a unitholder of our 9.5% Series N Cumulative Redeemable Perpetual Preferred Units in conjunction with a March 22, 2004 agreement that, among other things, lowered the distribution rate from 9.5% to 6.4%.

Cash available for principal payments on debt and reinvestment declined from \$193.2 million in 2005 to \$143.2 million in 2006 principally due to the impact of merger integration expenses of approximately \$47.4 million for the year ended December 31, 2006, as well as the impact of paying two entire quarters' distribution to the 38.9 million shares issued to former Shurgard shareholders while the operating cash flows were reflected only from August 22, 2006 through December 31, 2006.

Our financial profile is characterized by a low level of debt-to-total capitalization and a conservative dividend payout ratio with respect to the common stock. We expect to fund our growth strategies and debt obligations with (i) cash on hand at December 31, 2006, (ii) internally generated retained cash flows and (iii) proceeds from issuing equity securities. In general, our current strategy is to continue to finance our growth with permanent capital; either common or preferred equity.

Over the past three years, we have funded substantially all of our acquisitions with permanent capital (both common and preferred securities). We have elected to use preferred securities as a form of leverage despite the fact that the dividend rates of our preferred securities exceed the prevailing market interest rates on conventional debt. We have chosen this method of financing for the following reasons: (i) under the REIT structure, a significant amount of operating cash flow needs to be distributed to our shareholders, making it difficult to repay debt with operating cash flow alone, (ii) our perpetual preferred stock has no sinking fund requirement or maturity date and does not require redemption, all of which eliminate any future refinancing risks, (iii) after the end of a non-call period, we have the option to redeem the preferred

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stock at any time, which enable us to refinance higher coupon preferred stock with new preferred stock at lower rates if appropriate, (iv) preferred stock does not contain covenants, thus allowing us to maintain significant financial flexibility, and (v) dividends on the preferred stock can be applied to satisfy our REIT distribution requirements.

Our credit ratings on each of our series of Cumulative Preferred Stock are "Baal" by Moody's and "BBB+" by Standard & Poor's.

We also have a \$200 million line of credit that we use as temporary "bridge" financing. At December 31, 2006, we had \$45 million in outstanding borrowings under this credit facility which has increased to \$80 million at February 28, 2007. This credit facility expires on April 10, 2007. We are currently in the process of obtaining a new credit facility which we anticipate will have \$300 million of available borrowing capacity, as well as improved financing spreads and covenants. We expect the new credit facility to be in place prior to the expiration of the existing facility.

RECENT ISSUANCE OF PREFERRED STOCK AND PROJECTED REDEMPTION OF PREFERRED SECURITIES: One of our financing objectives over the past several years has been to reduce our average cost of capital with respect to our preferred securities. Accordingly, we have redeemed higher rate preferred securities outstanding and have financed the redemption with cash on-hand or from the proceeds from the issuance of lower rate preferred securities.

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We believe that our size and financial flexibility enables us to access capital when appropriate. Since the beginning of 2004 through December 31, 2006, we have raised approximately \$2.4 billion of our Cumulative Preferred Stock, and used approximately \$1.3 billion of these net proceeds in order to redeem higher-coupon preferred securities.

On January 18, 2007, we redeemed our 7.625% Series T Cumulative Preferred Stock totaling \$152.2 million and on February 20, 2007, we redeemed our 7.625% Series U Cumulative Preferred Stock totaling \$150.0 million. These redemptions were funded with cash on hand and funds raised through the issuance of \$500 million of our 6.625% Series M preferred stock. In addition to the Series T and U Preferred securities, we currently have approximately \$172.5 million of additional preferred securities that become redeemable at our option in 2007.

From time-to-time, we may raise additional capital primarily through the issuance of lower rate preferred securities, in advance of the redemption dates to ensure that we have available funds to redeem these securities. The timing and our ability to issue additional preferred securities are dependent on many factors. There is no assurance that we will be able to raise the necessary capital and at appropriate rates to redeem these securities.

REQUIREMENT TO PAY DISTRIBUTIONS: We have operated, and intend to continue to operate, in such a manner as to qualify as a REIT under the Internal Revenue Code of 1986, but no assurance can be given that we will at all times so qualify. To the extent that the Company continues to qualify as a REIT, we will not be taxed, with certain limited exceptions, on the taxable income that is distributed to our shareholders, provided that at least 90% of our taxable income is so distributed to our shareholders prior to filing of the Company's tax return. We have satisfied the REIT distribution requirement since 1980.

Aggregate dividends paid during 2006 totaled \$214.2 million to the holders of our Cumulative Preferred Stock, \$298.2 million to the holders of our Common Stock and \$21.4 million to the holders of our Equity Stock, Series A.

Although we have not finalized the calculation of our 2006 taxable income, we believe that the aggregate dividends paid in 2006 to our shareholders enabled us to continue to meet our REIT distribution requirements.

During 2006, we paid distributions totaling \$19.1 million with respect to our Preferred Partnership Units. We estimate the 2007 distribution requirements with respect to the preferred partnership units outstanding at December 31, 2006, to be approximately \$21.6 million.

For 2007, distributions with respect to the Common Stock and Equity Stock, Series A will be determined based upon our REIT distribution requirements after taking into consideration distributions to the preferred shareholders. We anticipate that, at a minimum, quarterly distributions per common share will remain at \$0.50 per common share. For the first quarter of 2007, a quarterly distribution of \$0.50 per common share has been declared by our Board of Directors.

With respect to the depositary shares of Equity Stock, Series A, we have no obligation to pay distributions if no distributions are paid to the common shareholders. To the extent that we do pay common distributions in any year, the holders of the depositary shares receive annual distributions equal to the lesser of (i) five times the per share dividend on the common stock or (ii) \$2.45. The depositary shares are non-cumulative, and have no preference over our Common Stock either as to dividends or in liquidation.

CAPITAL IMPROVEMENT REQUIREMENTS: During 2007, we have budgeted approximately \$65 million for capital improvements for our facilities. Capital improvements include major repairs or replacements to the facilities, which keep the facilities in good operating condition and maintain their visual appeal. Capital improvements do not include costs relating to the development or expansion of facilities.

DEBT SERVICE REQUIREMENTS: At December 31, 2006, we have total outstanding debt of approximately \$1.8 billion. We do not believe we have any significant refinancing risks with respect to our debt.

In connection with the Shurgard merger, we assumed approximately \$2.0 billion of debt from Shurgard and its affiliates. Through December 31, 2006, we have retired approximately \$671.0 million of such debt. On January 2, 2007, we retired an additional approximately \$429 million of such debt, as discussed below.

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In late December 2006, we entered into a short-term unsecured bridge loan with a commercial bank for borrowings up to \$300 million and immediately borrowed the entire amount, increasing our cash balances to \$555.6 million as of December 31, 2006. A substantial portion of this cash was utilized on January 2, 2007, to retire approximately \$429 million of debt assumed from Shurgard that was secured by substantially all of our wholly-owned facilities in Europe. The bridge loan was subsequently repaid and terminated on January 10, 2007 with the proceeds from the issuance of preferred securities.

Our portfolio of real estate facilities remains substantially unencumbered. At December 31, 2006, we have domestic mortgage debt outstanding of \$266.7 million, which encumbers 102 self-storage facilities with an aggregate net book value of approximately \$674.9 million. In Europe, mortgage debt at December 31, 2006 totaled of \$724.3 million, which encumbers 161 facilities with an aggregate net book value of approximately \$1.4 billion at December 31, 2006. As indicated above, on January 2, 2007, we retired approximately \$429 million of the debt in Europe which had encumbered a total of 101 facilities.

We anticipate that our retained operating cash flow will continue to be sufficient to enable us to make scheduled principal payments. See Notes 8 and 9 to our consolidated financial statements for approximate principal maturities of such borrowings. It is our current intention to fully amortize our outstanding debt as opposed to refinance debt maturities with additional debt. Alternatively, we may prepay debt and finance such prepayments with retained operating cash flow or proceeds from the issuance of preferred securities.

ACQUISITION AND DEVELOPMENT OF FACILITIES: During 2007, we will continue to seek to acquire additional self-storage facilities from third parties; however, it is difficult to estimate the amount of third party acquisitions we will undertake.

At December 31, 2006, we have a development "pipeline" of 48 projects in the U.S. consisting of self-storage facilities, conversion of space at facilities that was previously used for containerized storage and expansions to existing self-storage facilities. At December 31, 2006, we have acquired the land for all of these projects.

The development and fill-up of these storage facilities is subject to significant contingencies such as obtaining appropriate governmental approvals. We estimate that the amount remaining to be spent to complete development to be approximately \$185 million and will be incurred over the next 24 months. The following table sets forth certain information with respect to our development pipeline.

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DEVELOPMENT PIPELINE SUMMARY AS OF DECEMBER 31, 2006

	Number of projects	Net estimated rentable development sq. ft. costs		Costs i thr 12/31	
		(Amounts	in thousands,	except n	
U.S. under construction	15	610	\$ 46,747	\$ 3	
U.S. in development, land acquired	33	1,646	140,869		
Europe under construction, land acquired	8	389	78 <b>,</b> 465	4	
Total Development Pipeline	56 ======	2,645 ====================================	\$ 266,081	\$ 8 ======	

We also have five parcels of land held for development in the United States with an aggregate cost of \$8,620,000 at December 31, 2006.

The development and fill-up of these storage facilities is subject to significant contingencies such as obtaining appropriate governmental approvals. We estimate that the amount remaining to be spent to complete development will be incurred over the next 24 months. Substantially all of the future costs for the European projects will be funded by the Shurgard European Joint Ventures, in which we have a 20% interest, and which have a substantial degree of funding by debt.

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#### CONTRACTUAL OBLIGATIONS

Our significant contractual obligations at December 31, 2006 and their impact on our cash flows and liquidity are summarized below for the years ending December 31 (amounts in thousands):

	Total	2007 2008		2009	20
Long-term debt:					
Public Storage (1) Shurgard U.S. (2)		\$ 20,868 92,381			\$ 4
Shurgard Europe (2)	756 <b>,</b> 271	453,169	183 <b>,</b> 379	119,723	
Line of credit and other short-term bank financing (3).	345,676	345,676	-	-	
Preferred stock called for redemption (4)	304,255	304,255	-	-	
Capital leases (5)	40,774	674	714	728	
Operating leases:					
Public Storage (6)	66,943	10,687	9,414	5,907	
Shurgard U.S. (6)	64,467	5,437	3,883	3,713	
Shurgard Europe (6)	146,465	5,623	5,683	5,523	
Construction commitments (7)	51,463	40,834		-	
Total	\$ 2,722,971 ========	\$1,279,604 =======	\$ 282 <b>,</b> 195	\$ 184,166 ========	\$ 6 ====

- (1) Amounts include interest payments on our notes payable based on their contractual terms. See Note 8 to our consolidated financial statements for additional information on our notes payable. Debt to Joint Venture Partner is not reflected since we have not exercised our option to acquire our partner's interest.
- (2) Amounts include interest payments on our notes payable based on their contractual terms that we assumed in the merger with Shurgard. On January 2, 2007, we prepaid the (euro)325 million collateralized notes (\$429 million at December 31, 2006) at our European operations that were otherwise payable in 2011. Accordingly, we have not included any other payments on the (euro)325 million collateralized for any other periods in the table above. See Note 8 to our consolidated financial statements for additional information on our notes payable.
- (3) Amounts include borrowings under our \$200 million revolving line of credit and \$300 million short-term bank financing. See Note 7 to our consolidated financial statements for additional information on our line of credit and other short-term bank financing.
- (4) In December 2006, we called for redemption our Series T and Series U

Cumulative Preferred Stock, at par, plus accrued dividends. Amounts include the aggregated redemption value of \$302,150,000 of these two series, plus \$2,105,000 in accrued dividends.

- (5) This line item reflects amounts due on five European properties with commitments extending to April 2052 that we assumed in the merger with Shurgard.
- (6) We lease trucks, land, equipment and office space under various operating leases. Certain leases are cancelable with substantial penalties.
- (7) Includes obligations for facilities currently under construction at December 31, 2006 as described above under "Acquisition and Development of Real Estate Facilities."

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In January 2004, we entered into a joint venture partnership with an institutional investor for the purpose of acquiring up to \$125,000,000 of existing self-storage properties in the U.S. from third parties (the "Acquisition Joint Venture"). As described more fully in Note 9 to our consolidated financial statements, our partner's equity contributions with respect to certain transactions are classified as debt under the caption "Debt to Joint Venture Partner" in our consolidated balance sheets. At December 31, 2006, our Debt to Joint Venture Partner was \$37,258,000. For a six-month period beginning 54 months after formation, we have the right to acquire our partner's interest based upon the market value of the properties. If we do not exercise our option, our partner can elect to purchase our interest in the properties during a six-month period commencing upon expiration of our six-month option period. If our partner fails to exercise its option, the Acquisition Joint Venture will be liquidated and the proceeds will be distributed to the partners according to the joint venture agreement. We have not included our Debt to Joint Venture Partner as a contractual obligation in the table above, since we only have the right, rather than a contractual obligation, to acquire our partner's interest.

In January 2007, we entered into a contract to purchase one self-storage facility in Hawaii (total approximate net rental square feet of 79,000) at an aggregate cost of \$22,500,000. This contract is subject to significant contingencies, and there is no assurance that this facility will be acquired.

#### OFF-BALANCE SHEET ARRANGEMENTS

At December 31, 2006, we had no off-balance sheet arrangements as defined under Regulation S-K 303(a)(4) and the instructions thereto.

Stock Repurchase Program: Our Board of Directors has authorized the repurchase from time to time of up to 25,000,000 shares of our common stock on the open market or in privately negotiated transactions. During 2004, we repurchased 445,700 shares for approximately \$20.3 million. During 2005, we repurchased 84,000 shares for approximately \$5.0 million. During 2006, we did not repurchase any shares. From the inception of the repurchase program through December 31, 2006, we have repurchased a total of 22,201,720 shares of common stock at an aggregate cost of approximately \$567.2 million.

#### ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

To limit our exposure to market risk, we principally finance our

operations and growth with permanent equity capital consisting either of common stock or preferred stock. At December 31, 2006, our debt as a percentage of total shareholders' equity (based on book values) was 26.2%.

Our preferred stock is not redeemable at the option of the holders. Except under certain conditions relating to the Company's qualification as a REIT, the Preferred Stock is not redeemable by the Company prior to the following dates: Series V - September 30, 2007, Series W - October 6, 2008, Series X - November 13, 2008, Series Y - January 2, 2009, Series Z - March 5, 2009, Series A - March 31, 2009, Series B - June 30, 2009, Series C - September 13, 2009, Series D - February 28, 2010, Series E - April 27, 2010, Series F - August 23, 2010, Series G - December 12, 2010, Series H - January 19, 2011, Series I - May 3, 2011, Series K - August 8, 2011, Series L - October 20, 2011 and Series M - January 9, 2012. On or after the respective dates, each of the series of Preferred Stock will be redeemable at the option of the Company, in whole or in part, at \$25 per depositary share (or share in the case of the Series Y), plus accrued and unpaid dividends through the redemption date.

Our market risk sensitive instruments include notes payable, which totaled \$1,466,284,000 at December 31, 2006. The table below summarizes the annual debt maturities and weighted-average interest rates on our outstanding debt, excluding the debt acquired in the merger with Shurgard, at the end of each year (dollar amounts in thousands):

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	2007	2008		2009		2010		2011	Thereafter
Fixed rate debt (a) Variable rate debt (b).	\$ 16,098 345,000	\$	5 <b>,</b> 155 -	\$	5 <b>,</b> 358	\$	5 <b>,</b> 404 –	\$19 <b>,</b> 704 -	\$50 <b>,</b> 970 -
	\$ 361,098	\$	5,155	\$	5,358	\$	5,404	\$19 <b>,</b> 704	\$50 <b>,</b> 970
		===		==		===		=======	

- (a) Average interest rate of 5.25%.
- (b) Amounts include borrowings under our line of credit and other short-term bank financings, which expire in 2007, which incurred average variable interest rates at December 31, 2006 of 5.66%.

We are exposed to changes in interest rates primarily from the floating rate debt arrangements we acquired in the merger with Shurgard.

We have foreign currency exposures related to our investment in the construction, acquisition, and operation of storage centers in countries outside the U.S. to the extent such activities are financed with financial instruments or equity denominated in non-functional currencies. The aggregate book value of our real estate and intangibles was approximately \$1.6 billion at December 31, 2006. Since all foreign debt is denominated in the corresponding functional currency, our currency exposure is limited to our equity investment in those countries. Countries in which Shurgard had exposure to foreign currency fluctuations include Belgium, France, the Netherlands, Sweden, Denmark, Germany and the United Kingdom.

The table below summarizes annual debt maturities and weighted-average interest rates on outstanding debt that we acquired in the merger with Shurgard

at the end of each year (based on relevant LIBOR of 5.30% and a EURIBOR of 3.633% at December 31, 2006 and the applicable forward curve for following years) and fair values required to evaluate our expected cash-flows under debt agreements and our sensitivity to interest rate changes at December 31, 2006 (dollar amounts in thousands).

	2007	2008	2009 2010		2011	Thereafter
Fixed rate debt Average interest rate	•	•	•		\$ 209,311 5.88%	•
Variable rate debt Average interest rate	·	\$ 326 7.08%	•	\$ 6,861 7.19%	\$ -	\$ -
Variable rate EURIBOR debt (1)		•	•	\$ –	\$ –	\$ -
Interest rate swaps Swap on EURIBOR	\$ -	\$ 314	\$ 1 <b>,</b> 041	\$ -	\$ 4,908	\$ -

(1) First Shurgard and Second Shurgard have senior credit agreements denominated in euros to borrow, in aggregate, up to (euro)271 million (\$357.5 million as of December 31, 2006). As of December 31, 2006, the available amount under those credit facilities was in aggregate (euro)52 million (\$68.6 million).

At December 31, 2006, through our merger with Shurgard, we were party to pay-fixed, receive-variable interest rate swaps. The notional amounts, the weighted-average pay rates and the terms of these agreements are summarized as follows:

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	 2007	2008	2009	2010	2011	There
Notional amounts (in millions) Weighted average interest rate			520.2 4.54%	\$ 428.8 4.23%	\$ _ _	\$

Based on our outstanding variable-rate EURIBOR debt and interest rate swaps at December 31, 2006, a hypothetical increase in the interest rates of 100 basis points would cause the value of our derivative financial instruments to increase by \$24.5 million. Conversely, a hypothetical decrease in the interest rates of 100 basis points would cause the value of our derivative financial instruments to decrease by \$25.0 million.

On January 2, 2007, we prepaid the (euro)325 million collateralized notes (\$429 million at December 31, 2006) at our European operations that were

otherwise payable in 2011. To fund the prepayment of these notes, we entered into and used proceeds from a \$300 million bridge loan, which was fully drawn at year end 2006, together with borrowings of approximately \$45 million under our existing revolving credit agreement and cash on hand. Subsequently in January 2007, both the bridge loan and revolver credit facility were repaid. We also terminated the related European currency and interest rate hedges. Accordingly, the remaining debt in Europe relates to the joint venture properties, in which we have a 20% equity interest, but which are consolidated for financial reporting purposes.

#### ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

The financial statements of the Company at December 31, 2006 and December 31, 2005 and for each of the three years in the period ended December 31, 2006 and the report of Ernst & Young LLP, Independent Registered Public Accounting Firm, thereon and the related financial statement schedule, are included elsewhere herein. Reference is made to the Index to Financial Statements and Schedules in Item 15.

ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

Not applicable.

ITEM 9A. CONTROLS AND PROCEDURES

CONCLUSION REGARDING THE EFFECTIVENESS OF DISCLOSURE CONTROLS AND PROCEDURES

The Company maintains disclosure controls and procedures that are designed to ensure that information required to be disclosed in reports the Company files and submits under the Exchange Act, is recorded, processed, summarized and reported within the time periods specified in accordance with SEC quidelines and that such information is communicated to the Company's management, including its Chief Executive Officer and Chief Financial Officer, to allow timely decisions regarding required disclosure based on the definition of "disclosure controls and procedures" in Rules 13a-15(e) of the Exchange Act. In designing and evaluating the disclosure controls and procedures, management recognized that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives and management necessarily was required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures in reaching that level of reasonable assurance. Also, the Company has investments in certain unconsolidated entities. As the Company does not control or manage these entities, its disclosure controls and procedures with respect to such entities are substantially more limited than those it maintains with respect to its consolidated subsidiaries.

As of December 31, 2006, the Company carried out an evaluation, under the supervision and with the participation of the Company's management, including the Company's Chief Executive Officer and the Company's Chief Financial Officer, of the effectiveness of the design and operation of the Company's disclosure controls and procedures (as such term is defined in Rules 13a-15(e) and 15d-15(e) under the Securities Act of 1934 as amended). The scope of our evaluation excluded the operations of Shurgard Self-Storage SCA ("Shurgard Europe"), our subsidiary based in Europe. For the year ended December 31, 2006, our total revenues were \$1.4 billion, of which Shurgard Europe represented \$65 million; our total net assets at December 31, 2006 were \$8.2 billion, of which Shurgard Europe represented \$445 million. Based on that evaluation, and considering the relative significance of Shurgard Europe to our operations, the Company's Chief Executive Officer and Chief Financial Officer concluded that the Company's disclosure controls and procedures were effective as of December 31, 2006.

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#### MANAGEMENT'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

Our management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rules 13a-15(f). Under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, we conducted an evaluation of the effectiveness of our internal control over financial reporting based on the framework in Internal Control-Integrated Framework issued by the Committee on Sponsoring Organizations of the Treadway Commission. The scope of our evaluation excluded the operations of Shurgard Self-Storage SCA ("Shurgard Europe"), our subsidiary based in Europe. For the year ended December 31, 2006, our total revenues were \$1.4 billion, of which Shurgard Europe represented \$65 million; our total net assets at December 31, 2006 were \$8.2 billion, of which Shurgard Europe represented \$445 million. Based on our evaluation under the framework in Internal Control-Integrated Framework, and considering the relative significance of Shurgard Europe, our management concluded that our internal control over financial reporting was effective as of December 31, 2006.

Our management's assessment of the effectiveness of our internal control over financial reporting as of December 31, 2006 has been audited by Ernst & Young LLP, an independent registered public accounting firm, as stated in their report which is included herein.

#### CHANGES IN INTERNAL CONTROL OVER FINANCIAL REPORTING

There have not been any changes in our internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act) during the quarter to which this report relates that have materially affected, or are reasonable likely to materially affect, our internal control over financial reporting.

ITEM 9B. OTHER INFORMATION

Not Applicable.

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Report of Independent Registered Public Accounting Firm

The Board of Directors and Shareholders of Public Storage, Inc.:

We have audited management's assessment, included in the accompanying Management's Report on Internal Control Over Financial Reporting, that Public Storage, Inc. maintained effective internal control over financial reporting as of December 31, 2006, based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the COSO criteria). Public Storage, Inc.'s management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting. Our responsibility is to express an opinion on management's assessment and an opinion on the effectiveness of the company's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, evaluating management's assessment, testing and evaluating the design and operating effectiveness of internal control, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

As indicated in the accompanying Management's Report on Internal Controls, management's assessment of and conclusion on the effectiveness of internal control over financial reporting did not include the internal controls of Shurgard Self Storage SCA and subsidiaries, which is included in the 2006 consolidated financial statements of Public Storage, Inc. and constituted \$2,108 million and \$445 million of total and net assets, respectively, as of December 31, 2006 and \$65 million of revenues and a net loss of \$43 million for the year then ended. Our audit of internal control over financial reporting of Public Storage, Inc. and subsidiaries also did not include an evaluation of the internal control over financial reporting of Shurgard Self Storage SCA and subsidiaries.

In our opinion, management's assessment that Public Storage, Inc. maintained effective internal control over financial reporting as of December 31, 2006, is fairly stated, in all material respects, based on the COSO criteria. Also, in our opinion, Public Storage, Inc. maintained, in all material respects, effective internal control over financial reporting as of December 31, 2006, based on the COSO criteria.

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We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets of Public Storage, Inc. as of December 31, 2006 and 2005, and the related consolidated statements of income, shareholders' equity, and cash flows for each of the three years in the period ended December 31, 2006 of Public Storage, Inc. and our report dated March 10, 2006 expressed an unqualified opinion thereon.

Ernst & Young LLP

Los Angeles, CA February 28, 2007

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#### PART III

#### ITEM 10. DIRECTORS, EXECUTIVE OFFICERS AND CORPORATE GOVERNANCE

The information required by this item with respect to directors is hereby incorporated by reference to the material appearing in the Company's definitive proxy statement filed in connection with the annual shareholders' meeting scheduled to be held on May 3, 2007 (the "Proxy Statement") under the caption "Election of Directors."

The information required by this item with respect to the nominating process, the audit committee and the audit committee financial expert is hereby incorporated by reference to the material appearing in the Proxy Statement under the caption "Corporate Governance."

The information required by this item with respect to Section 16(a) compliance is hereby incorporated by reference to the material appearing in the Proxy Statement under the caption "Section 16(a) Beneficial Ownership Reporting Compliance."

The information required by this item with respect to a code of ethics is hereby incorporated by reference to the material appearing in the Proxy Statement under the caption "Corporate Governance." Any amendments to or waivers of the code of ethics granted to the Company's executive officers or the controller will be published promptly on our website or by other appropriate means in accordance with SEC rules and regulations.

The following is a biographical summary of the current executive officers of the Company:

Ronald L. Havner, Jr., age 49, has been the Vice-Chairman, Chief Executive Officer and a director of Public Storage since November 2002 and President since July 1, 2005. Mr. Havner has been Chairman of the Company's affiliate, PS Business Parks, Inc. (PSB), since March 1998 and was Chief Executive Officer of PSB from March 1998 until August 2003. Mr. Havner joined Public Storage in 1986. He is also a member of the Board of Governors and the Executive Committee of the National Association of Real Estate Investment Trusts, Inc. (NAREIT) and a director of Pac Van Inc. and Union BanCal Corporation.

John Reyes, age 46, a certified public accountant, joined the Company in 1990 and was Controller of the Company from 1992 until December 1996 when he became Chief Financial Officer. He became a Vice President of the Company in November 1995 and a Senior Vice President of the Company in December 1996. From 1983 to 1990, Mr. Reyes was employed by Ernst & Young.

John S. Baumann, age 46, became Senior Vice President and Chief Legal Officer of the Company in June 2003. From 1998 to 2002, Mr. Baumann was Senior Vice President and General Counsel of Syncor International Corporation, an international high technology health care services company. From 1995 to 1998, he was Associate General Counsel of KPMG LLP, an international accounting, tax and consulting firm.

John E. Graul, age 55, became Senior Vice President and President,

Self-Storage Operations, in February 2004, with overall responsibility for the Company's national operations. From 1982 until joining the Company, Mr. Graul was employed by McDonald's Corporation where he served in various management positions, most recently as Vice President and General Manager - Pacific Sierra Region.

David F. Doll, age 48, became Senior Vice President and President, Real Estate Group, in February 2005, with responsibility for Company's real estate activities, including property acquisitions, developments, and repackagings. Before joining the Company, Mr. Doll was Senior Executive Vice President of Development for Westfield Corporation, a major international owner and operator of shopping malls, where he was employed since 1995.

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Candace N. Krol, age 45, became Senior Vice Present of Human Resources in September 2005. From 1985 until joining the Company, Ms. Krol was employed by Parsons Corporation, a global engineering and construction firm, where she served in various management positions, most recently as Vice President of Human Resources for the Infrastructure and Technology global business unit.

#### ITEM 11. EXECUTIVE COMPENSATION

The information required by this item is hereby incorporated by reference to the material appearing in the Proxy Statement under the captions "Corporate Governance," "Executive Compensation," "Compensation Committee Interlocks and Insider Participation," and "Report of the Compensation Committee."

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# ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED SHAREHOLDER MATTERS

The information required by this item is hereby incorporated by reference to the material appearing in the Proxy Statement under the captions "Stock Ownership of Certain Beneficial Owners and Management."

The following table sets forth information as of December 31, 2006 on the Company's equity compensation plans:

	Number of securities to be issued upon exercise of outstanding options, warrants and rights		Weighted average exercise price of outstanding options, warrants and rights	Number of securities remaining available for future issuance under equity compensation plans
Equity compensation plans approved				
by security holders (a)	2,149,535	(b)	\$ 58.28	1,499,700

compensation plans not approved by security holders (c).... 69,869 \$ 23.33

831,671

The Company's stock option and stock incentive plans are described more fully in Note 14 to the consolidated financial statements. All plans other than the 2000 and 2001 Non-Executive/Non-Director Plans, were approved by the Company's shareholders.

Includes 616,470 restricted stock units that, if and when vested, will be settled in shares of common stock of the Company on a one for one basis.

The outstanding options granted under plans not approved by the Company's shareholders were granted under the Company's 2000 and 2001 Non-Executive/Non-Director Plan, which does not allow participation by the Company's executive officers and directors. The principal terms of these plans are as follows: (1) 2,500,000 shares of common stock were authorized for grant, (2) this plan is administered by the Equity Awards Committee, except that grants in excess of 100,000 shares to any one person requires approval by the Executive Equity Awards Committee, (3) options are granted at fair market value on the date of grant, (4) options have a ten year term and (5) options vest over three years in equal installments, or as indicated by the applicable grant agreement.

#### ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS AND DIRECTOR \_\_\_\_\_

INDEPENDENCE

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The information required by this item is hereby incorporated by reference to the material appearing in the Proxy Statement under the captions "Corporate Governance" and "Certain Relationships and Related Transactions and Legal Proceedings."

#### ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES

The information required by this item with respect to fees and services provided by the Company's independent auditors is hereby incorporated by reference to the material appearing in the Proxy Statement under the caption "Ratification of Auditors--Fees Billed to the Company by Ernst & Young LLP for 2006 and 2005".

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#### PART IV

# ITEM 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES

#### a. 1. Financial Statements

The financial statements listed in the accompanying Index to Financial Statements and Schedules hereof are filed as part of this report.

#### 2. Financial Statement Schedules

The financial statements schedules listed in the accompanying Index to Financial Statements and Schedules are filed as part of this report.

#### 3. Exhibits

See Index to Exhibits contained herein.

#### b. Exhibits:

See Index to Exhibits contained herein.

c. Financial Statement Schedules

Not applicable.

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PUBLIC STORAGE, INC.

INDEX TO EXHIBITS (1)

(Items 15(a)(3) and 15(c))

- 3.1 Restated Articles of Incorporation of Storage Equities, Inc. Filed with Registrant's Registration Statement on Form S-4 (SEC File No. 33-54557) and incorporated herein by reference.
- 3.2 Certificate of Amendment of Articles of Incorporation of Storage Equities, Inc. Filed with Registrant's Registration Statement on Form S-3/A (SEC File No. 33-63947) and incorporated herein by reference.
- 3.3 Certificate of Amendment of Articles of Incorporation of Public Storage, Inc. Filed with Registrant's Registration Statement on Form S-3 (SEC File No. 333-18395) and incorporated herein by reference.
- 3.4 Certificate of Determination of Preferences of 10% Cumulative Preferred Stock, Series A of Storage Equities, Inc. Filed with Registrant's Registration Statement on Form S-4 (SEC File No. 33-54557) and incorporated herein by reference.
- 3.5 Amendment to Certificate of Determination of Preferences of 10% Cumulative Preferred Stock, Series A of Public Storage, Inc. Filed with the Registrant's Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2004 and incorporated herein by reference.
- 3.6 Certificate of Determination of Preferences of 9.20% Cumulative Preferred Stock, Series B of Storage Equities, Inc. Filed with Registrant's Registration Statement on Form S-4 (SEC File No. 33-54557) and incorporated herein by reference.
- 3.7 Amendment to Certificate of Determination of Preferences of 9.20% Cumulative Preferred Stock, Series B of Storage Equities, Inc. Filed with Registrant's Registration Statement on Form S-4 (SEC File No. 33-56925) and incorporated herein by reference.
- 3.8 Amendment to Certificate of Determination of Preferences of 9.20% Cumulative Preferred Stock, Series B of Public Storage, Inc. Filed with the Registrant's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2004 and incorporated herein by reference.
- 3.9 Certificate of Determination of Preferences of 8.25% Convertible

Preferred Stock of Public Storage, Inc. Filed with Registrant's Registration Statement on Form S-4 (SEC File No. 33-54557) and incorporated herein by reference.

- 3.10 Certificate of Determination of Preferences of Adjustable Rate Cumulative Preferred Stock, Series C of Storage Equities, Inc. Filed with Registrant's Registration Statement on Form S-4 (SEC File No. 33-54557) and incorporated herein by reference.
- 3.11 Amendment to Certificate of Determination of Preferences of Adjustable Rate Cumulative Preferred Stock, Series C of Public Storage, Inc. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2004 and incorporated herein by reference.
- 3.12 Certificate of Determination of Preferences of 9.50% Cumulative Preferred Stock, Series D of Storage Equities, Inc. Filed with Registrant's Registration Statement on Form 8-A/A relating to the 9.50% Cumulative Preferred Stock, Series D and incorporated herein by reference.

- 3.13 Amendment to Certificate of Determination of Preferences of 9.50% Cumulative Preferred Stock, Series D of Public Storage, Inc. Filed with Registrant's Annual Report on Form 10-K for the year ended December 31, 2004 and incorporated herein by reference.
- 3.14 Certificate of Determination of Preferences of 10% Cumulative Preferred Stock, Series E of Storage Equities, Inc. Filed with Registrant's Registration Statement on Form 8-A/A relating to the 10% Cumulative Preferred Stock, Series E and incorporated herein by reference.
- 3.15 Amendment to Certificate of Determination of Preferences of 10% Cumulative Preferred Stock, Series E of Public Storage, Inc. Filed with Registrant's Current Report on Form 8-K dated April 25, 2005 and incorporated herein by reference.
- 3.16 Certificate of Determination of Preferences of 9.75% Cumulative Preferred Stock, Series F of Storage Equities, Inc. Filed with Registrant's Registration Statement on Form 8-A/A relating to the 9.75% Cumulative Preferred Stock, Series F and incorporated herein by reference.
- 3.17 Amendment to Certificate of Determination of Preferences of 9.750% Cumulative Preferred Stock, Series F of Public Storage, Inc. Filed with Registrant's Current Report on Form 8-K dated August 17, 2005 and incorporated herein by reference.
- 3.18 Certificate of Determination of Preferences of 8-7/8% Cumulative Preferred Stock, Series G of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A/A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 8-7/8% Cumulative Preferred Stock, Series G and incorporated herein by reference.
- 3.19 Certificate of Determination of Preferences of 8.45% Cumulative Preferred Stock, Series H of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A/A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 8.45% Cumulative Preferred Stock, Series H and incorporated herein by reference.
- 3.20 Certificate of Determination of Preferences of Convertible Preferred Stock, Series CC of Public Storage, Inc. Filed with Registrant's Registration Statement on Form S-4 (SEC File No. 333-03749) and

incorporated herein by reference.

- 3.21 Certificate of Correction of Certificate of Determination of Preferences of Convertible Participating Preferred Stock of Public Storage, Inc. Filed with Registrant's Registration Statement on Form S-4 (SEC File No. 333-08791) and incorporated herein by reference.
- 3.22 Certificate of Determination of Preferences of 8 5/8% Cumulative Preferred Stock, Series I of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A/A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 8 5/8% Cumulative Preferred Stock, Series I and incorporated herein by reference.
- 3.23 Certificate of Determination of Equity Stock, Series A of Public Storage, Inc. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 1997 and incorporated herein by reference.
- 3.24 Certificate of Determination of Preferences of 8% Cumulative Preferred Stock, Series J of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A/A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 8% Cumulative Preferred Stock, Series J and incorporated herein by reference.

- 3.25 Certificate of Correction of Certificate of Determination of Preferences of 8.25% Convertible Preferred Stock of Public Storage, Inc. Filed with Registrant's Registration Statement on Form S-4 (SEC File No. 333-61045) and incorporated herein by reference.
- 3.26 Certificate of Determination of Preferences of 8 1/4% Cumulative Preferred Stock, Series K of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A/A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 8 1/4% Cumulative Preferred Stock, Series K and incorporated herein by reference.
- 3.27 Certificate of Determination of Preferences of 8 1/4% Cumulative Preferred Stock, Series L of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A/A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 8 1/4% Cumulative Preferred Stock, Series L and incorporated herein by reference.
- 3.28 Certificate of Determination of Preferences of 8.75% Cumulative Preferred Stock, Series M of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A/A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 8.75% Cumulative Preferred Stock, Series M and incorporated herein by reference.
- 3.29 Certificate of Determination of Equity Stock, Series AA of Public Storage, Inc. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 1999 and incorporated herein by reference.
- 3.30 Certificate Decreasing Shares Constituting Equity Stock, Series A of Public Storage, Inc. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 1999 and incorporated herein by reference.
- 3.31 Certificate of Determination of Equity Stock, Series A of Public Storage, Inc. Filed with Registrant's Quarterly Report on Form 10-Q for the

- quarterly period ended September 30, 1999 and incorporated herein by reference.
- 3.32 Certificate of Amendment of Certificate of Determination of Equity Stock, Series A of Public Storage, Inc. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2001 and incorporated herein by reference.
- 3.33 Certificate of Determination of Equity Stock, Series AAA of Public Storage, Inc. Filed with Registrant's Current Report on Form 8-K dated November 15, 1999 and incorporated herein by reference.
- 3.34 Certificate of Determination of Preferences of 9.5% Cumulative Preferred Stock, Series N of Public Storage, Inc. Filed with Registrant's Annual Report on Form 10-K for the year ended December 31, 1999 and incorporated herein by reference.
- 3.35 Certificate of Determination of Preferences of 9.125% Cumulative Preferred Stock, Series O of Public Storage, Inc. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2000 and incorporated herein by reference.
- 3.36 Certificate of Determination of Preferences of 8.75% Cumulative Preferred Stock, Series P of Public Storage, Inc. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2000 and incorporated herein by reference.

- 3.37 Certificate of Determination of Preferences of 8.600% Cumulative Preferred Stock, Series Q of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A/A (No. 001-08389) relating to the Depositary Shares Each Representing 1/1,000 of a Share of 8.600% Cumulative Preferred Stock, Series Q and incorporated herein by reference.
- 3.38 Certificate of Amendment of Certificate of Determination of Equity Stock, Series A of Public Storage, Inc. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2001 and incorporated herein by reference.
- 3.39 Certificate of Determination of Preferences of 8.000% Cumulative Preferred Stock, Series R of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 8.000% Cumulative Preferred Stock, Series R and incorporated herein by reference.
- 3.40 Certificate of Determination of Preferences of 7.875% Cumulative Preferred Stock, Series S of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 7.875% Cumulative Preferred Stock, Series S and incorporated herein by reference.
- 3.41 Certificate of Determination of Preferences of 7.625% Cumulative Preferred Stock, Series T of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 7.625% Cumulative Preferred Stock, Series T and incorporated herein by reference.
- 3.42 Certificate of Determination of Preferences of 7.625% Cumulative Preferred Stock, Series U of Public Storage, Inc. Filed with Registrant's

Registration Statement on Form 8-A relating to Depositary Shares Each Representing 1/1,000 of a Share of 7.625% Cumulative Preferred Stock, Series U and incorporated herein by reference.

- 3.43 Amendment to Certificate of Determination of Preferences of 7.625% Cumulative Preferred Stock, Series T of Public Storage, Inc. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2002 and incorporated herein by reference.
- 3.44 Certificate of Determination of Preferences of 7.500% Cumulative Preferred Stock, Series V of Public Storage, Inc. Filed with Registrant's Registration Statement Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 7.500% Cumulative Preferred Stock, Series V and incorporated herein by reference.
- 3.45 Certificate of Determination of Preferences of 6.500% Cumulative Preferred Stock, Series W of Public Storage, Inc. Filed with Registrant's Registration Statement Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.500% Cumulative Preferred Stock, Series W and incorporated herein by reference.
- 3.46 Certificate of Determination of Preferences 6.450% Cumulative Preferred Stock, Series X of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.450% Cumulative Preferred Stock, Series X and incorporated herein by reference.
- 3.47 Certificate of Determination of Preferences of 6.85% Cumulative Preferred Stock, Series Y of Public Storage, Inc. Filed with the Registrant's Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2004 and incorporated herein by reference.
- 3.48 Certificate of Determination of Preferences of 6.250% Cumulative Preferred Stock, Series Z of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.250% Cumulative Preferred Stock, Series Z and incorporated herein by reference.
- 3.49 Certificate of Determination of Preferences of 6.125% Cumulative Preferred Stock, Series A of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.125% Cumulative Preferred Stock, Series A and incorporated herein by reference.

- 3.50 Certificate of Determination of Preferences of 6.40% Cumulative Preferred Stock, Series NN of Public Storage, Inc. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2004 and incorporated herein by reference.
- 3.51 Certificate of Determination of Preferences of 7.125% Cumulative Preferred Stock, Series B of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 7.125% Cumulative Preferred Stock, Series B and incorporated herein by reference.
- 3.52 Certificate of Determination of Preferences of 6.60% Cumulative Preferred Stock, Series C of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.60% Cumulative Preferred Stock,

Series C and incorporated herein by reference.

- 3.53 Certificate of Determination of Preferences of 6.18% Cumulative Preferred Stock, Series D of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.18% Cumulative Preferred Stock, Series D and incorporated herein by reference.
- 3.54 Certificate of Determination of Preferences of 6.75% Cumulative Preferred Stock, Series E of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a share of 6.75% Cumulative Preferred Stock, Series E and incorporated herein by reference.
- 3.55 Certificate of Determination of Preferences of 6.45% Cumulative Preferred Stock, Series F of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.45% Cumulative Preferred Stock, Series F and incorporated herein by reference.
- 3.56 Amendment to Certificate of Determination of Preferences 6.45% Cumulative Preferred Stock, Series F of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.45% Cumulative Preferred Stock, Series F and incorporated herein by reference.
- 3.57 Certificate of Determination of Preferences of 7.00% Cumulative Preferred Stock, Series G of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 7.00% Cumulative Preferred Stock, Series G and incorporated herein by reference.
- 3.58 Certificate of Determination of Preferences of 6.95% Cumulative Preferred Stock, Series H of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.95% Cumulative Preferred Stock, Series H and incorporated herein by reference.
- 3.59 Certificate of Determination of Preferences of 7.25% Cumulative Preferred Stock, Series I of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 7.25% Cumulative Preferred Stock, Series I and incorporated herein by reference.
- 3.60 Certificate of Determination of Preferences of 7.25% Cumulative Preferred Stock, Series J of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 7.25% Cumulative Preferred Stock, Series J and incorporated herein by reference.

- 3.61 Certificate of Determination of Preferences of 7.25% Cumulative Preferred Stock, Series K of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 7.25% Cumulative Preferred Stock, Series K and incorporated herein by reference.
- 3.62 Certificate of Determination of Preferences of 6.75% Cumulative Preferred Stock, Series L of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each

Representing 1/1,000 of a Share of 6.75% Cumulative Preferred Stock, Series L and incorporated herein by reference.

- 3.63 Certificate of Determination of Preferences of 6.625% Cumulative Preferred Stock, Series M of Public Storage, Inc. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.625% Cumulative Preferred Stock, Series M and incorporated herein by reference
- Amendment to Certificate of Determination of Determination of Preferences of Cumulative Preferred Stock, Series G (8.875%), H (8.45%), I (8.625%), J (8%), K (8.25%), L (8.25%), M (8.75%), N (9.5%), O (9.125%) and P (8.75%) of Public Storage, Inc. Filed with Registrant's Current Report on Form 8-K dated November 22, 2005 and incorporated herein by reference.
- 3.65 Amendment to Certificate of Determination of Determination of Preferences of Cumulative Preferred Stock, Series Q (8.60%) and R (8.00%) of Public Storage, Inc. Filed with Registrant's Current Report on Form 8-K dated October 18, 2006 and incorporated herein by reference.
- 3.66 Amendment to Certificate of Determination of Determination of Preferences of Cumulative Preferred Stock, Series S (7.875%). Filed with Registrant's Current Report on Form 8-K dated January 4, 2007 and incorporated herein by reference.
- 3.67 Revised Bylaws of Storage Equities, Inc. Filed with Registrant's Registration Statement on Form S-4/A (SEC File No. 33-64971) and incorporated herein by reference.
- 3.68 Amendment to Bylaws of Public Storage, Inc. adopted on May 9, 1996. Filed with Registrant's Registration Statement on Form S-4 (Sec File No. 333-03749) and incorporated herein by reference.
- 3.69 Amendment to Bylaws of Public Storage, Inc. adopted on June 26, 1997. Filed with Registrant's Registration Statement on Form S-3/A (SEC File No. 333-41123) and incorporated herein by reference.
- 3.70 Amendment to Bylaws of Public Storage, Inc. adopted on January 6, 1998. Filed with Registrant's Registration Statement on Form S-3/A (SEC File No. 333-41123) and incorporated herein by reference.
- 3.71 Amendment to Bylaws of Public Storage, Inc. adopted on February 10, 1998. Filed with Registrant's Current Report on Form 8-K dated February 10, 1998 and incorporated herein by reference.
- 3.72 Amendment to Bylaws of Public Storage, Inc. adopted on March 4, 1999. Filed with Registrant's Current Report on Form 8-K dated March 4, 1999 and incorporated herein by reference.
- 3.73 Amendment to Bylaws of Public Storage, Inc. adopted on May 6, 1999. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended March 31, 1999 and incorporated herein by reference.

- 3.74 Amendment to Bylaws of Public Storage, Inc. adopted on November 7, 2002. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2002 and incorporated herein by reference.
- 3.75 Amendment to Bylaws of Public Storage, Inc. adopted on May 8, 2003. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period

- ended March 31, 2003 and incorporated herein by reference.
- 3.76 Amendment to Bylaws of Public Storage, Inc. adopted on August 5, 2003. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2003 and incorporated herein by reference.
- 3.77 Amendment to Bylaws of Public Storage, Inc. adopted on March 11, 2004. Filed with Registrant's Annual Report on Form 10-K for the year ended December 31, 2003 and incorporated herein by reference.
- 3.78 Amendment to Bylaws of Public Storage, Inc. effective August 22, 2006. Filed with Registrant's Report on Form 8-K filed on August 23, 2006 and incorporated herein by reference.
- 3.79 Amendment to Bylaws of Public Storage, Inc. effective January 1, 2007. Filed with Registrant's Report on Form 8-K filed on December 28, 2006 and incorporated herein by reference.
- 10.1 Amended Management Agreement between Registrant and Public Storage Commercial Properties Group, Inc. dated as of February 21, 1995. Filed with Registrant's Annual Report on Form 10-K for the year ended December 31, 1994 and incorporated herein by reference.
- 10.2 Second Amended and Restated Management Agreement by and among Registrant and the entities listed therein dated as of November 16, 1995. Filed with PS Partners, Ltd.'s Annual Report on Form 10-K for the year ended December 31, 1996 (SEC File No. 001-11186) and incorporated herein by reference.
- 10.3 Limited Partnership Agreement of PSAF Development Partners, L.P. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended March 31, 1997 and incorporated herein by reference.
- 10.4 Agreement of Limited Partnership of PS Business Parks, L.P. Filed with PS Business Parks, Inc.'s Quarterly Report on Form 10-Q for the quarterly period ended June 30, 1998 (SEC File No. 001-10709) and incorporated herein by reference.
- 10.5 Amended and Restated Agreement of Limited Partnership of Storage Trust Properties, L.P. (March 12, 1999). Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 1999 and incorporated herein by reference.
- 10.6 Limited Partnership Agreement of PSAC Development Partners, L.P. Filed with Registrant's Current Report on Form 8-K dated November 15, 1999 and incorporated herein by reference.
- 10.7 Agreement of Limited Liability Company of PSAC Storage Investors, L.L.C. Filed with Registrant's Current Report on Form 8-K dated November 15, 1999 and incorporated herein by reference.
- 10.8 Amended and Restated Agreement of Limited Partnership of PSA Institutional Partners, L.P. Filed with Registrant's Annual Report on Form 10-K for the year ended December 31, 1999 and incorporated herein by reference.
- 10.9 Amendment to Amended and Restated Agreement of Limited Partnership of PSA Institutional Partners, L.P. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2000 and incorporated herein by reference.

- 10.10 Second Amendment to Amended and Restated Agreement of Limited Partnership of PSA Institutional Partners, L.P. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2004 and incorporated herein by reference.
- 10.11 Third Amendment to Amended and Restated Agreement of Limited Partnership of PSA Institutional Partners, L.P. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2004 and incorporated herein by reference.
- 10.12 Limited Partnership Agreement of PSAF Acquisition Partners, L.P. Filed with Registrant's Annual Report on Form 10-K for the year ended December 31, 2003 and incorporated herein by reference.
- 10.13 Credit Agreement by and among Registrant, Wells Fargo Bank, National Association, as agent, and the financial institutions party thereto dated as of November 1, 2001. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2001 and incorporated herein by reference.
- 10.14 Second Amendment to Credit Agreement by and among Registrant, Wells Fargo Bank, National Association, as agent, and the financial institutions party thereto dated as of March 25, 2004. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2004 and incorporated herein by reference.
- 10.15 Note Purchase Agreement with respect to \$100,000,000 of Senior Notes of Storage Trust Properties, L.P. dated as of January 20, 1997. Filed with Storage Trust Realty's Annual Report on Form 10-K for the year ended December 31, 1996 (SEC File No. 001-13462) and incorporated herein by reference.
- 10.16 Agreement and Plan of Merger by and among Storage Trust Realty, Registrant and Newco Merger Subsidiary, Inc. dated as of November 12, 1998. Filed with Registrant's Registration Statement on Form S-4 (SEC File No. 333-68543) and incorporated herein by reference.
- 10.17 Amendment No. 1 to Agreement and Plan of Merger by and among Storage Trust Realty, Registrant, Newco Merger Subsidiary, Inc. and STR Merger Subsidiary, Inc. dated as of January 19, 1999. Filed with Registrant's Registration Statement on Form S-4/A (SEC File No. 333-68543) and incorporated herein by reference.
- 10.18 Deposit Agreement dated as of January 14, 2000 among Registrant, BankBoston, N.A. and the holders of the depositary receipts evidencing the Depositary Shares Each Representing 1/1,000 of a Share of Equity Stock, Series A. Filed with Registrant's Registration Statement on Form 8-A/A relating to the Depositary Shares Each Representing 1/1,000 of a Share of Equity Stock, Series A and incorporated herein by reference.
- 10.19 Deposit Agreement dated as of January 18, 2002 among Registrant, Equiserve Trust Company, N.A. and the holders of the depositary receipts evidencing the Depositary Shares Each Representing 1/1,000 of a Share of 7.625% Cumulative Preferred Stock, Series T. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 7.625% Cumulative Preferred Stock, Series T and incorporated herein by reference.
- 10.20 Deposit Agreement dated as of February 19, 2002 among Registrant, Equiserve Trust Company, N.A. and the holders of the depositary receipts

evidencing the Depositary Shares Each Representing 1/1,000 of a Share of 7.625% Cumulative Preferred Stock, Series U. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 7.625% Cumulative Preferred Stock, Series U and incorporated herein by reference.

10.21 Deposit Agreement dated as of September 30, 2002 among Registrant, Equiserve Trust Company, N.A. and the holders of the depositary receipts evidencing the Depositary Shares Each Representing 1/1,000 of a Share of 7.500% Cumulative Preferred Stock, Series V. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 7.500% Cumulative Preferred Stock, Series V and incorporated herein by reference.

- 10.22 Deposit Agreement dated as of October 6, 2003 among Registrant, Equiserve, Inc., Equiserve Trust Company, N.A. and the holders of the depositary receipts evidencing the Depositary Shares Each Representing 1/1,000 of a Share of 6.500% Cumulative Preferred Stock, Series W. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.500% Cumulative Preferred Stock, Series W and incorporated herein by reference.
- 10.23 Deposit Agreement dated as of November 13, 2003 among Registrant, Equiserve, Inc., Equiserve Trust Company, N.A. and the holders of the depositary receipts evidencing the Depositary Shares Each Representing 1/1,000 of a Share of 6.450% Cumulative Preferred Stock, Series X. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.450% Cumulative Preferred Stock, Series X and incorporated herein by reference.
- 10.24 Deposit Agreement dated as of March 5, 2004 among Registrant, Equiserve, Inc., Equiserve Trust Company, N.A. and the holders of the depositary receipts evidencing the Depositary Shares Each Representing 1/1,000 of a Share of 6.250% Cumulative Preferred Stock, Series Z. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.250% Cumulative Preferred Stock, Series Z and incorporated herein by reference.
- 10.25 Deposit Agreement dated as of March 31, 2004 among Registrant, Equiserve, Inc., Equiserve Trust Company, N.A. and the holders of the depositary receipts evidencing the Depositary Shares Each Representing 1/1,000 of a Share of 6.125% Cumulative Preferred Stock, Series A. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.125% Cumulative Preferred Stock, Series A and incorporated herein by reference.
- 10.26 Deposit Agreement dated as of June 30, 2004 among Registrant, Equiserve, Inc., Equiserve Trust Company, N.A. and the holders of the depositary receipts evidencing the Depositary Shares Each Representing 1/1,000 of a Share of 7.125% Cumulative Preferred Stock, Series B. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 7.125% Cumulative Preferred Stock, Series B and incorporated herein by reference.

- 10.27 Deposit Agreement dated as of September 13, 2004 among Registrant, Equiserve, Inc., Equiserve Trust Company, N.A. and the holders of the depositary receipts evidencing the Depositary Shares Each Representing 1/1,000 of a Share of 6.60% Cumulative Preferred Stock, Series C. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.60% Cumulative Preferred Stock, Series C and incorporated herein by reference.
- 10.28 Deposit Agreement dated as of February 28, 2005 among Registrant, Equiserve, Inc., Equiserve Trust Company, N.A. and the holders of the depositary receipts evidencing the Depositary Shares Each Representing 1/1,000 of a Share of 6.18% Cumulative Preferred Stock, Series D. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.18% Cumulative Preferred Stock, Series D and incorporated herein by reference.
- 10.29 Deposit Agreement dated as of April 27, 2005 among Registrant, Equiserve, Inc., Equiserve Trust Company, N.A. and the holders of the depositary receipts evidencing the Depositary Shares Each Representing 1/1,000 of a Share of 6.75% Cumulative Preferred Stock, Series E. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.75% Cumulative Preferred Stock, Series E and incorporated herein by reference.
- 10.30 Deposit Agreement dated as of August 23, 2005 among Registrant, Computershare Shareholder Services, Inc., Equiserve Trust Company, N.A. and the holders of depositary receipts evidencing Depositary Shares Each Representing 1/1,000 of a Share of 6.45% Cumulative Preferred Stock, Series F. Filed with Registrant's Registration Statement on Form 8-A relating to Depositary Shares Each Representing 1/1,000 of a Share of 6.45% Cumulative Preferred Stock, Series F and incorporated herein by reference.

- 10.31 Deposit Agreement dated as of October 3, 2005 among Registrant, Computershare Shareholder Services, Inc., Equiserve Trust Company, N.A. and the holders of depositary receipts evidencing additional Depositary Shares Each Representing 1/1,000 of a Share of 6.45% Cumulative Preferred Stock, Series F. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 6.45% Cumulative Preferred Stock, Series F and incorporated herein by reference.
- 10.32 Deposit Agreement dated December 12, 2005 among Registrant and Computershare Shareholder Services, Inc., Equiserve Trust Company, N.A. and the holders of the depositary receipts evidencing the Depositary Shares Each Representing 1/1,000 of a share of 7.00% Cumulative Preferred Stock, Series G. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a Share of 7.00% Cumulative Preferred Stock, Series G and incorporated herein by reference.
- 10.33 Deposit Agreement dated January 19, 2006 among Registrant and Computershare Trust Company N.A. and the holders of the depository receipts evidencing the Depositary Shares Each Representing 1/1,000 of a share of 6.95% Cumulative Preferred Stock, Series H. Filed with Registrant's Registration Statement on Form 8-A relating to the

Depositary Shares Each Representing 1/1,000 of a share of 6.95% Cumulative Preferred Stock, Series H and incorporated herein by reference. Amendment to Certificate of Determination of Determination of Preferences of Cumulative Preferred Stock, Series G (8.875%), H (8.45%), I (8.625%), J (8%), K (8.25%), L (8.25%), M (8.75%), N (9.5%), O (9.125%) and P (8.75%) of Public Storage, Inc. Filed with Registrant's Current Report on Form 8-K dated November 22, 2005 and incorporated herein by reference.

- 10.34 Deposit Agreement dated May 3, 2006 among Registrant and Computershare Trust Company N.A. and the holders of the depository receipts evidencing the Depositary Shares Each Representing 1/1,000 of a share of 7.25% Cumulative Preferred Stock, Series I. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a share of 7.25% Cumulative Preferred Stock, Series I and incorporated herein by reference.
- 10.35 Deposit Agreement dated August 8, 2006 among Registrant and Computershare Trust Company N.A. and the holders of the depository receipts evidencing the Depositary Shares Each Representing 1/1,000 of a share of 7.25% Cumulative Preferred Stock, Series K. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a share of 7.25% Cumulative Preferred Stock, Series K and incorporated herein by reference.
- 10.36 Deposit Agreement dated October 20, 2006 among Registrant and Computershare Trust Company N.A. and the holders of the depository receipts evidencing the Depositary Shares Each Representing 1/1,000 of a share of 6.75% Cumulative Preferred Stock, Series L. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a share of 6.75% Cumulative Preferred Stock, Series L and incorporated herein by reference.
- 10.37 Deposit Agreement dated January 9, 2007 among Registrant and Computershare Trust Company N.A. and the holders of the depository receipts evidencing the Depositary Shares Each Representing 1/1,000 of a share of 6.625% Cumulative Preferred Stock, Series M. Filed with Registrant's Registration Statement on Form 8-A relating to the Depositary Shares Each Representing 1/1,000 of a share of 6.625% Cumulative Preferred Stock, Series M and incorporated herein by reference.
- 10.38 Senior Credit Agreement dated May 26, 2003, as amended by Amendment Agreements dated July 11, 2003 and December 2, 2003, by and among First Shurgard Sprl, First Shurgard Finance Sarl, First Shurgard Deutschland GmbH, Societe Generale and others. Incorporated by reference to Exhibit 10.1 filed with the Current Report on Form 8-K dated February 21, 2005 filed by Shurgard Storage Centers, Inc. ("Shurgard").

- 10.39 Amendment and Waiver Agreement dated February 21, 2005 to the Senior Credit Agreement dated May 26, 2003, as amended as of December 2, 2003, by and among First Shurgard Sprl, First Shurgard Finance Sarl, First Shurgard Deutschland GmbH, Societe Generale and others. Incorporated by reference to Exhibit 10.2 filed with the Current Report on Form 8-K dated February 21, 2005 filed by Shurgard.
- 10.40 Credit Facility Agreement dated July 12, 2004, between Second Shurgard SPRL, Second Shurgard Finance SARL, the Royal Bank of Scotland as

Mandated Lead Arranger, the Royal Bank of Scotland PLC as Facility Agent. Incorporated by reference to Exhibit 10.43 filed with the Report on Form 10-Q for the quarter ended June 30, 2004 filed by Shurgard.

- 10.41\* Employment Agreement between Registrant and B. Wayne Hughes dated as of November 16, 1995. Filed with Registrant's Annual Report on Form 10-K for the year ended December 31, 1995 and incorporated herein by reference.
- 10.42\* Registrant's 1996 Stock Option and Incentive Plan. Filed with Registrant's Annual Report on Form 10-K for the year ended December 31, 2000 and incorporated herein by reference.
- 10.43\* Storage Trust Realty 1994 Share Incentive Plan. Filed with Storage Trust Realty's Annual Report on Form 10-K for the year ended December 31, 1997 (SEC File No. 001-13462) and incorporated herein by reference.
- 10.44\* Storage Trust Realty Retention Bonus Plan effective as of November 12, 1998. Filed with Registrant's Registration Statement on Form S-4 (SEC File No. 333-68543) and incorporated herein by reference.
- 10.45\* Registrant's 2000 Non-Executive/Non-Director Stock Option and Incentive Plan. Filed with Registrant's Registration Statement on Form S-8 (SEC File No. 333-52400) and incorporated herein by reference.
- 10.46\* Registrant's 2001 Non-Executive/Non-Director Stock Option and Incentive Plan. Filed with Registrant's Registration Statement on Form S-8 (SEC File No. 333-59218) and incorporated herein by reference.
- 10.47\* Registrant's 2001 Stock Option and Incentive Plan. Filed with Registrant's Registration Statement on Form S-8 (SEC File No. 333-59218) and incorporated herein by reference.
- 10.48\* Form of 2001 Stock Option and Incentive Plan Non-qualified Stock Option Agreement. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2004 and incorporated herein by reference.
- 10.49\* Form of Restricted Stock Unit Agreement. Filed with the Registrant's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2004 and incorporated herein by reference.
- 10.50\* Form of 2001 Stock Option and Incentive Plan Stock Option Agreement. Filed with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2004 and incorporated herein by reference.
- 10.51\* Public Storage, Inc. Performance Based Compensation Plan for Covered Employees. Filed with Registrant's Current Report on Form 8-K dated May 11, 2005 and incorporated herein by reference.
- 10.52\* Form of Indemnity Agreement. Filed with the Registrant's Annual Report on Form 10-K for the year ended December 31, 2004 and incorporated herein by reference.

- 11 Statement Re: Computation of Earnings per Share. Filed herewith.
- 12 Statement Re: Computation of Ratio of Earnings to Fixed Charges and Preferred Stock Dividends. Filed herewith.

- 14 Code of Ethics for Senior Financial Officers. Filed with the Registrant's Annual Report on Form 10-K for the year ended December 31, 2003 and incorporated herein by reference.
- 21 Subsidiaries of the Registrant. Filed herewith.
- 23 Consent of Independent Auditors. Filed herewith.
- 31.1 Certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. Filed herewith.
- 31.2 Certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. Filed herewith.
- 32 Certification pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. Filed herewith.
- \* Compensatory benefit plan or arrangement or management contract.
- (1) SEC File No. 001-08389 unless otherwise indicated.

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#### SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, as amended, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

PUBLIC STORAGE, INC.

Date: March 1, 2007 By: /s/ Ronald L. Havner, Jr.

Ronald L. Havner, Jr., Vice-Chairman of the Board, Chief Executive Officer and

President

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated.

Signature	Title
/s/ Ronald L. Havner, Jr.	Vice-Chairman of the Board, Chief
Ronald L. Havner, Jr.	Executive Officer, President and Director (principal executive officer)
/s/ John Reyes	Senior Vice President and
John Reyes	Chief Financial Officer (principal financial officer and principal accounting officer)
/s/ B. Wayne Hughes	Chairman of the Board

B. Wayne Hughes /s/ Dann V. Angeloff	Director
Dann V. Angeloff /s/ William C. Baker	Director
William C. Baker /s/ John T. Evans	Director
John T. Evans /s/ Uri P. Harkham	Director
Uri P. Harkham /s/ B. Wayne Hughes, Jr.	Director
B. Wayne Hughes, Jr. /s/ Harvey Lenkin	Director
Harvey Lenkin /s/ Gary E. Pruitt	Director
Gary E. Pruitt /s/ Daniel C. Staton	Director
Daniel C. Staton	

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# PUBLIC STORAGE, INC. INDEX TO CONSOLIDATED FINANCIAL STATEMENTS AND SCHEDULES

(Item 15 (a))

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All other schedules have been omitted since the required information is not present or not present in amounts sufficient to require submission of the

schedule, or because the information  $\$ required is included in the  $\$ consolidated financial statements or notes thereto.

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Directors and Shareholders Public Storage, Inc.

We have audited the accompanying consolidated balance sheets of Public Storage, Inc. as of December 31, 2006 and 2005, and the related consolidated statements of income, shareholders' equity, and cash flows for each of the three years in the period ended December 31, 2006. Our audits also included the financial statement schedule listed in the Index at Item 15(a). These financial statements and financial statement schedule are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements and financial statement schedule based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement. 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 audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of Public Storage, Inc. at December 31, 2006 and 2005, and the consolidated results of their operations and their cash flows for each of the three years in the period ended December 31, 2006, in conformity with U.S. generally accepted accounting principles. Also, in our opinion, the related financial statement schedule, when considered in relation to the basic financial statements taken as a whole, presents fairly in all material respects the information set forth therein.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the effectiveness of Public Storage, Inc.'s internal control over financial reporting as of December 31, 2006, based on criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated February 28, 2007 expressed an unqualified opinion thereon.

ERNST & YOUNG LLP /s/

Los Angeles, California

February 28, 2007

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# PUBLIC STORAGE, INC. CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2006 AND 2005 (AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

	 DECEMBER 2006
ASSETS	
Cash and cash equivalents  Real estate facilities, at cost:  Land	\$ 555,584 2,959,875
Buildings	8,301,990
Accumulated depreciation	 11,261,865 (1,754,362)
Construction in process	 9,507,503 90,038
	9,597,541
Investment in real estate entities	301,905 174,634 414,602 154,207
Total assets	\$ 11,198,473
LIABILITIES AND SHAREHOLDERS' EQUITY	
Borrowings on bank credit facilities.  Notes payable.  Debt to joint venture partner.  Preferred stock called for redemption.  Accrued and other liabilities.	345,000 1,466,284 37,258 302,150 333,706
Total liabilities Minority interest:	 2,484,398
Preferred partnership interests	325,000 181,030
Cumulative Preferred Stock, \$0.01 par value, 50,000,000 shares authorized, 1,712,600 shares issued (in series) and outstanding, (1,698,336 at December 31, 2005) at liquidation preference	2,855,000

shares issued and outstanding (128,089,563 at December 31, 2005)  Equity Stock, Series A, \$0.01 par value, 200,000,000 shares authorized, 8,744.193 shares issued and outstanding	16,915
	-
Paid-in capital	5,661,507
Cumulative net income	3,503,292
Cumulative distributions paid	(3,847,998)
Accumulated other comprehensive income	19,329
Total shareholders' equity	8,208,045
Total liabilities and shareholders' equity	\$ 11,198,473

See accompanying notes. F-2

# PUBLIC STORAGE, INC. CONSOLIDATED STATEMENTS OF INCOME FOR EACH OF THE THREE YEARS IN THE PERIOD ENDED DECEMBER 31, 2006 (AMOUNTS IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

	2006	2
REVENUES:		
Self-storage rental income	\$ 1,239,949 109,907 31,799	\$
	1,381,655	1, 
EXPENSES:  Cost of operations (excluding depreciation and amortization):  Self-storage facilities	429,196 71,364 437,984 84,661 33,062	
<pre>Income from continuing operations before equity in earnings of   real estate entities, casualty loss, gain on disposition of   real estate and real estate investments, foreign currency   exchange gain, income (expense) from derivatives and minority   interest in income</pre>	325,388	
Equity in earnings of real estate entities	11,895 - 2,177 336	

<pre>Income (expense) from derivatives, net</pre>		3,926 (31,883)	
Income from continuing operations		311,839 578 1,609	
Net income	\$	314,026	\$
Net income allocation:			
Allocable to preferred shareholders:  Based on distributions paid	\$	214,218 31,493 21,424 46,891	\$
	\$	314,026	\$ 
Net income per common share - basic			
Continuing operations	\$	0.32 0.01	\$
	\$	0.33	\$
Net income per common share - diluted	====		
Continuing operations	\$	0.32	\$
	\$	0.33	\$
Net income per depositary share of Equity Stock, Series A (basic and diluted)	\$	2.45	\$
Basic weighted average common shares outstanding		142,760 =======	
Diluted weighted average common shares outstanding	143,715		
Weighted average shares of Equity Stock, Series A (basic and diluted)	_===	8,744	===

See accompanying notes. F-3

PUBLIC STORAGE, INC.

CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY

FOR EACH OF THE THREE YEARS IN THE PERIOD ENDED DECEMBER 31, 2006

(AMOUNTS IN THOUSANDS, EXCEPT SHARE AND PER SHARE AMOUNTS)

\_\_\_\_\_

	Cumulative Preferred Stock	Common Stock
BALANCES AT DECEMBER 31, 2003	\$1,867,025 491,250 (256,125) - - -	\$ 12,6
Cumulative Preferred Stock  Equity Stock, Series A  Common Stock (\$1.80 per share)	- - -	
BALANCES AT DECEMBER 31, 2004	2,102,150 626,250 (230,000)	12,8
(635,885 common shares and 31,909 Equity Stock, Series A, depositary shares) (Note 6)	- - -	(
Distributions to shareholders: Cumulative Preferred Stock Equity Stock, Series A Common Stock (\$1.90 per share)	- - -	
BALANCES AT DECEMBER 31, 2005	2,498,400 1,312,500 (955,900)	12,8 4,1
Net income  Distributions to shareholders:  Cumulative Preferred Stock  Equity Stock, Series A  Common Stock (\$2.00 per share)  Accumulated other comprehensive income:  Foreign currency translation adjustments	- - -	
BALANCES AT DECEMBER 31, 2006	\$ 2,855,000	\$ 16,9

	Accu
	Ot
Cumulative	Compr
Distributions	I

BALANCES AT DECEMBER 31, 2003.  Issuance of Cumulative Preferred Stock; (1,618,050 shares)  Redemption of Cumulative Preferred Stock (3,401,850) shares  Restructuring of preferred partnership units (Note 11)  Issuance of common stock (1,985,416 shares) (Note 12)  Repurchase of common stock (445,700 shares) (Note 12)  Stock option and restricted stock expense (Note 14)  Net income  Distributions to shareholders:  Cumulative Preferred Stock	- - - - - (157,925)	()
Equity Stock, Series A  Common Stock (\$1.80 per share)	(21,501) (230,834)	
BALANCES AT DECEMBER 31, 2004.  Issuance of Cumulative Preferred Stock (25,050 shares)  Redemption of Cumulative Preferred Stock (2,306,900 shares)  Repurchase of preferred partnership units (Note 11)  Issuance of common stock (282,998 shares) (Note 12)  Repurchase of common stock (84,000 shares) (Note 12)  Stock distribution from unconsolidated real estate entities (635,885 common shares and 31,909 Equity Stock, Series A, depositary shares) (Note 6).  Stock option and restricted stock expense (Note 14).  Net income.  Distributions to shareholders:  Cumulative Preferred Stock.  Equity Stock, Series A.  Common Stock (\$1.90 per share).	(2,875,477)  (173,017) (21,443) (244,200)	
BALANCES AT DECEMBER 31, 2005	(3,314,137)  (214,218) (21,424) (298,219)	
BALANCES AT DECEMBER 31, 2006	\$ (3,847,998)	\$

See accompanying notes. F-4

PUBLIC STORAGE, INC.

CONSOLIDATED STATEMENTS OF CASH FLOWS

FOR EACH OF THE THREE YEARS IN THE PERIOD ENDED DECEMBER 31, 2006

(AMOUNTS IN THOUSANDS)

	2006
Cash flows from operating activities:	
Net income	\$ 314,026
Amortization of note premium (Note 8)	(3,109)
Gain on sales of real estate assets, net, including discontinued operations	(4,547)
Real estate impairment associated with casualty losses (Note 5)	996
Depreciation and amortization	437,984
Write off of capitalized development project costs	10,354
Equity in earnings of real estate entities	(11,895)
Foreign currency exchange gain	(336)
Income from derivatives, net	(3,926)
Distributions received from the real estate entities (Note 6)	17,699
Non-cash portion of stock-based compensation expense	3,204
Minority interest in income	31,883
Other operating activities	(633) 
Total adjustments	477 <b>,</b> 674
Net cash provided by operating activities	791 <b>,</b> 700
Cash flows from investing activities:	
Repayment of notes receivable due from affiliate	_
Capital improvements to real estate facilities	(79 <b>,</b> 326)
Construction in process	(119,648)
Acquisition of minority interests (Note 11)	(62,300)
Acquisitions of real estate facilities	(98,954)
Merger with Shurgard (Note 3)	(137,261)
Consolidation of partnerships (Note 2)	3,024
Investments in real estate entities	_
Proceeds from sales of real estate and real estate investments	14,545
Proceeds from sales of held-to-maturity investments (Note 2)	13,074
Acquisition of held-to-maturity investments (Note 2)	-
Other investing activities	(20 <b>,</b> 650)
Net cash used in investing activities	(487,496)
Cash flows from financing activities:	
Principal payments on notes payable and bank credit facilities	(711,557)
Repayment of debt to related party (Note 11)	_
Proceeds from borrowings on bank credit facilities	360,000
Proceeds from borrowing on European notes payable	28 <b>,</b> 891
Contributions received from European minority interests	15,800
Net proceeds from issuances of common stock	85 <b>,</b> 369
Net proceeds from issuances of cumulative preferred stock	1,272,568
Redemption of cumulative preferred stock	(826 <b>,</b> 250)
Redemption of preferred partnership interests	(020,230)
Issuance of preferred partnership interests	100,000
Distributions paid to shareholders	(533,861)
Distributions paid to holders of preferred partnership interests (Note	(111, 111, 111, 111, 111, 111, 111, 111
11)	(19,055)
Distributions paid to other minority interests,	(16,300)
Net proceeds from financing through acquisition joint venture (Note 9)	-
Net cash used in financing activities	(244,395)
Net increase in cash and cash equivalents	59 <b>,</b> 809
Net effect of foreign exchange translation on cash	2,274

Cash and cash equivalents at the beginning of the year	493,501
Cash and cash equivalents at the end of the year	\$ 555 <b>,</b> 584

 $$\mathrm{F}\text{--}5$$  See accompanying notes.

PUBLIC STORAGE, INC.

CONSOLIDATED STATEMENTS OF CASH FLOWS

FOR EACH OF THE THREE YEARS IN THE PERIOD ENDED DECEMBER 31, 2006

(AMOUNTS IN THOUSANDS)

(CONTINUED)

	2006
SUPPLEMENTAL SCHEDULE OF NON CASH INVESTING AND FINANCING ACTIVITIES:	
Real estate acquired in exchange for assumption of notes payable	\$ (4,590)
Notes payable assumed in connection with the acquisition of real estate	4,590
Merger with Shurgard Storage Centers, Inc. (Note 3):	
Real estate facilities	(4,887,507)
Construction in process	(91,000)
Intangible assets	(584 <b>,</b> 165)
Other assets	(95,899)
Accrued and other liabilities	190,419
Minority interest	144,196
Notes payable	2,000,549
Common stock	3,891
Paid in capital	3,182,255
Consolidation of affiliated entities:	
Minority interest	3,963
Real estate facilities	(22,459)
Investments	20,846
Other assets	(167)
Accrued and other liabilities	841
Revaluation of debt to joint venture partner (Note 9):	
Debt due to joint venture partner	1,386
Other assets	(1,386)
Foreign currency adjustment:	
Real estate facilities	(34,696)
Construction in process	(1,373)
Intangible assets, net	(6,381)
Other assets	(717)
Notes payable	17,970
Accrued and other liabilities	4,237
Minority interests	3,905
Equity	19,329
-42	10,020

Partnership units converted into shares of common stock (Note 11):	
Minority interest	(155)
Common stock	1
Paid-in capital	154
Retirement of Common Stock and Equity Stock, Series A, received as a	
distribution from affiliated entities (Note 6):	
Common Stock	_
Paid-in capital	_
Investment in real estate entities	-

See accompanying notes. F-6

PUBLIC STORAGE, INC.

CONSOLIDATED STATEMENTS OF CASH FLOWS

FOR EACH OF THE THREE YEARS IN THE PERIOD ENDED DECEMBER 31, 2006

(AMOUNTS IN THOUSANDS)

	2006
Acquisition of minority interest in Consolidated Joint Venture in exchange for debt (Note 9):	
Minority interest - Other partnership interests	- - -
Acquisition of real estate facilities in exchange for minority interests and assumption of mortgage notes payable:	
Real estate facilities	_
Mortgage notes payable	_
Preferred partnership interests	_

See accompanying notes. F-7

PUBLIC STORAGE, INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
DECEMBER 31, 2006

# 1. Description of the business

Public Storage, Inc. (referred to herein as "the Company", "we", "us" or "our") is a California corporation, which was organized in 1980. We are a fully integrated, self-administered and self-managed real estate investment trust ("REIT") whose principal business activities include the acquisition, development, ownership and operation of self-storage facilities which offer storage spaces for lease, generally on a month-to-month basis, for personal and business use. Our self-storage facilities are located primarily in the United States. As a result of the merger with Shurgard Storage Centers, Inc.

("Shurgard") on August 22, 2006, we have facilities located in several Western European countries (Note 3).

In addition to our self-storage facilities, we own (i) interests in commercial properties, containing commercial and industrial rental space, (ii) interests in facilities that lease storage containers, and (iii) other ancillary operations comprised principally of reinsurance of policies against losses to goods stored by our self-storage tenants, retail sales of storage related products and truck rentals at our self-storage locations.

At December 31, 2006, we had direct and indirect equity interests in 2,003 self-storage facilities located in 38 states operating under the "Public Storage" name, and 166 self-storage facilities located in seven Western European nations which operate under the "Shurgard Storage Centers" name. We also have direct and indirect equity interests in approximately 20 million net rentable square feet of commercial space located in 11 states in the United States. References throughout to the number of facilities and square footage are unaudited.

2. Summary of significant accounting policies

Basis of presentation

The consolidated financial statements are presented on an accrual basis in accordance with accounting principles generally accepted in the United States and include the accounts of the Company and our consolidated subsidiaries. All intercompany balances and transactions have been eliminated in consolidation.

Certain amounts previously reported have been reclassified to conform to the December 31, 2006 presentation. In previous presentations, intangible assets were reported separately from goodwill on the Company's consolidated balance sheet. We have now reclassified the intangible assets to goodwill (see "Goodwill and Intangible Assets" below). Certain reclassifications have also been made from previous presentations as a result of discontinued operations (See Note 4).

> Consolidation policy \_\_\_\_\_\_

Entities in which we have an interest are first evaluated to determine whether, in accordance with the provisions of the Financial Accounting Standards Board's Interpretation No. 46R, "Consolidation of Variable Interest Entities," they represent Variable Interest Entities. We have determined that we have several Variable Interest Entities that we are the primary beneficiaries of and, accordingly such entities are consolidated.

Entities that are not Variable Interest Entities are consolidated when we control the entity. For purposes of determining control, when we are the general partner, we are considered to control the partnership unless the limited partners possess substantial "kick-out" or "participative" rights as defined in Emerging Issues Task Force Statement 04-5 - "Determining whether a general partner or the general partners as a group, controls a limited partnership or similar entity when the limited partners have certain rights" ("EITF 04-5").

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PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

The accounts of the entities we control along with the accounts of the Variable Interest Entities that we are the primary beneficiary of (collectively, the "Consolidated Entities") are included in our consolidated financial statements along with those of the Company. All significant intercompany balances and transactions have been eliminated.

In accordance with the guidance of EITF 04-5, effective January 1, 2006 we commenced consolidating the accounts of three partnerships that we previously accounted for on the equity method. Our investment in these entities, totaling \$20,846,000, was allocated to the real estate facilities, cash, other assets, liabilities, and minority interests of these entities as described in the table below (amounts in thousands).

	Total		
Real estate facilities  Cash  Other assets  Accrued and other liabilities  Minority interest	\$	22,459 3,024 167 (841) (3,963)	
	\$	20,846	

We account for affiliated entities over which we have significant influence (the "Unconsolidated Entities") using the equity method of accounting.

Use of estimates

The preparation of the consolidated financial statements in conformity with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. Actual results could differ from those estimates.

Income taxes

For all taxable years subsequent to 1980, the Company qualified and intends to continue to qualify as a REIT, as defined in Section 856 of the Internal Revenue Code. As a REIT, we are not taxed on that portion of our taxable income which is distributed to our shareholders, provided that we meet certain tests. We believe we have met these tests during 2006, 2005, and 2004 and, accordingly, no provision for income taxes has been made in the accompanying consolidated financial statements.

Financial instruments

We have estimated the fair value of our financial instruments using available market information and appropriate valuation methodologies. Considerable judgment is required in interpreting market data to develop estimates of fair value. Accordingly, estimated fair values are not necessarily indicative of the amounts that could be realized in current market exchanges.

For purposes of financial statement presentation, we consider all highly liquid financial instruments such as short-term treasury securities or investment grade short-term commercial paper to be cash equivalents.

Due to the short period to maturity of our cash and cash equivalents, accounts receivable, other financial instruments included in other assets, line of credit and short-term bank financing, variable rate debt, and accrued and other liabilities, the carrying values as presented on the consolidated balance sheets are reasonable estimates of fair value.

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PUBLIC STORAGE, INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
DECEMBER 31, 2006

Financial assets that are exposed to credit risk consist primarily of cash and cash equivalents and accounts receivable. Cash and cash equivalents, which consist of short-term investments, including commercial paper, are only invested in entities with an investment grade rating. Accounts receivable are not a significant portion of total assets and are comprised of a large number of individual customer balances.

Due to the acquisition of European subsidiaries in the merger with Shurgard, the results of our operations and our financial position are affected by the fluctuations in the value of the euro, and to a lesser extent, other European currencies, against the U.S. dollar. Also, we are exposed to foreign currency exchange risk related to intercompany debt with or between our European subsidiaries that are not denominated in the functional currency of the subsidiary or the investee.

Included in cash and cash equivalents at December 31, 2006 is \$32,496,000 (\$18,962,000 at December 31, 2005) held by our captive insurance entities. Insurance and other regulations place significant restrictions on our ability to withdraw these funds for purposes other than insurance activities. Other assets at December 31, 2006 include investments totaling \$6,764,000 (\$19,838,000 at December 31, 2005) primarily held-to-maturity Federal government agency securities stated at amortized cost, which approximates fair value. Other assets at December 31, 2006 also include derivative financial instruments totaling \$11,810,000 (none at December 31, 2005) reported at fair value. See Note 10 for further discussion of the fair value of our derivative financial instruments, and Note 8 for further discussion of the fair value of our notes payable.

Real Estate Facilities

Real estate facilities are recorded at cost. Costs associated with the acquisition, development, construction, renovation, and improvement of properties are capitalized. Interest, property taxes, and other costs associated with development incurred during the construction period are capitalized as building cost. Expenditures for repairs and maintenance expense are charged to expense when incurred. Depreciation is computed using the straight-line method over the estimated useful lives of the buildings and improvements, which are generally between 5 and 25 years.

Evaluation of asset impairment

We evaluate impairment of goodwill annually through a two-step process. In the first step, if the fair value of the reporting unit to which the goodwill applies is equal to or greater than the carrying amount of the assets of the reporting unit, including the goodwill, the goodwill is considered unimpaired and the second step is unnecessary. If, however, the fair value of the reporting unit including goodwill is less than the carrying amount, the second step is

performed. In this test, we compute the implied fair value of the goodwill based upon the allocations that would be made to the goodwill, other assets and liabilities of the reporting unit if a business combination transaction were consummated at the fair value of the reporting unit. An impairment loss is recorded to the extent that the implied fair value of the goodwill is less than the goodwill's carrying amount. No impairments of our goodwill were identified in our annual evaluations at December 31, 2006, 2005, or 2004.

We evaluate impairment of long-lived assets on a quarterly basis. We first evaluate these assets for indicators of impairment such as a) a significant decrease in the market price of a long-lived asset, b) a significant adverse change in the extent or manner in which a long-lived asset is being used or in its physical condition, c) a significant adverse change in legal factors or the business climate that could affect the value of the long-lived asset, d) an accumulation of costs significantly in excess of the amount originally projected for the acquisition or construction of the long-lived asset, or e) a current-period operating or cash flow loss combined with a history of operating or cash flow losses or a projection or forecast that demonstrates continuing losses associated with the use of the long-lived asset. When any such indicators of impairment are noted, we compare the carrying value of these assets to the future estimated undiscounted cash flows attributable to these assets. If the asset's recoverable amount is less than the carrying value of the asset, then an impairment charge is booked for the excess of carrying value over the asset's fair value.

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

Any long-lived assets which we expect to sell or otherwise dispose of prior to their previously estimated useful life are stated at what we estimate to be the lower of their estimated net realizable value (less cost to sell) or their carrying value. During 2004 we recorded impairment charges related to containers, trucks, and other equipment in our containerized storage segment identified for closure (see Note 4). These impairment charges were based upon the differential between book value and the estimated net realizable value, which was based upon prices for similar assets, and were equal to the net proceeds ultimately received. No additional impairments were identified from our evaluations, except as noted under "Accounting for casualty losses" below.

Accounting for casualty losses

Our policy is to record casualty losses or gains in the period the casualty occurs equal to the differential between (a) the book value of assets destroyed and (b) insurance proceeds, if any, that we expect to receive in accordance with our insurance contracts. Potential insurance proceeds that are subject to uncertainties, such as interpretation of deductible provisions of the governing agreements, are treated as a contingent proceeds in accordance with Statement of Financial Accounting Standards No. 5 ("SFAS 5"), and not recorded until the uncertainties are satisfied. During 2005 and 2004 we incurred casualty losses totaling \$1,917,000 and \$1,250,000, respectively, due to damage caused by hurricanes.

Accounting for stock-based compensation

We utilize the Fair Value Method (as defined in Note 14) of accounting for our employee stock options issued after December 31, 2001, and utilize the APB 25 Method (as defined in Note 14) for employee stock options issued prior to

January 1, 2002. Restricted stock unit expense is recorded over the relevant vesting period. See Note 14 for more information with respect to our accounting for employee stock options and restricted stock units.

Other assets

Other assets primarily consists of prepaid expenses, investments in held to maturity debt securities, accounts receivable, assets associated with our containerized storage business, merchandise inventory and rental trucks.

Accrued and other liabilities

Accrued and other liabilities consist primarily of real property tax accruals, value-added tax with respect to our European operations, prepayments of rents, trade payables, losses and loss adjustment liabilities for our self-insured risks (described below), and accrued interest. Prepaid rent totaled \$64,291,000 at December 31, 2006 (\$26,145,000 at December 31, 2005), while property and value-added tax accruals approximated \$80,336,000 at December 31, 2006 (\$45,360,000 at December 31, 2005).

We are self-insured for a portion of the risks associated with our property and casualty losses. We also utilize third-party insurance carriers to provide property and liability insurance coverage to limit our self insurance exposure. We accrue liabilities for uninsured losses and loss adjustment expense, which at December 31, 2006 totaled \$31,532,000 (\$32,797,000 at December 31, 2005). Liabilities for losses and loss adjustment expenses include an amount we determine from loss reports and individual cases and an amount, based on recommendations from an independent actuary that is a member of the American Academy of Actuaries using a frequency and severity method, for losses incurred but not reported. Determining the liability for unpaid losses and loss adjustment expense is based upon estimates.

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PUBLIC STORAGE, INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
DECEMBER 31, 2006

Through a wholly-owned subsidiary, we reinsure policies against claims for losses to goods stored by tenants in our self-storage facilities. For our United States operations, we have third-party insurance coverage for losses from any individual event that exceeds a loss of \$1,500,000, to a maximum of \$9,000,000. Estimated uninsured losses are accrued as ancillary costs of operations.

While we believe that the amount of estimated accrued liabilities with respect to tenant claims and property and casualty losses are adequate, the ultimate losses may be in excess of or less than the amounts that we have accrued. The methods for making such estimates and for establishing the resulting liabilities are regularly reviewed.

Intangible assets and goodwill

Goodwill represents the excess of acquisition cost over the fair value of net tangible and identifiable intangible assets acquired in business combinations. Each business combination from which our goodwill arose was for the acquisition of single businesses and accordingly, the allocation of our goodwill to our business segments (principally Domestic Self-Storage) is based directly on such acquisitions. Our goodwill has an indeterminate life in

accordance with the provisions of Statement of Financial Accounting Standards No. 142 ("SFAS 142").

In prior periods, intangible assets (original acquisition cost of \$165,000,000 and net book value of \$98,081,000 at December 31, 2005) were presented on our consolidated balance sheets. For all periods presented herein, we have reclassified this intangible asset to goodwill and, in accordance with the provisions of SFAS 142 as applied to the reclassification effective April 1, 2006, we ceased amortization. Included in depreciation and amortization expense for the year ended December 31, 2006 is \$1,651,000 (\$6,604,000 for the years ended December 31, 2005 and 2004) with respect to these assets. Our goodwill balances of \$174,634,000 and \$176,285,000 are reported net of accumulated amortization of \$85,085,000 and \$83,434,000 at December 31, 2006 and 2005, respectively, on our accompanying consolidated balance sheets.

As a result of the merger with Shurgard (Note 3), we acquired finite-lived intangible assets comprised of storage tenants in place valued at \$530,528,000, certain land leases with rent payments that are below market valued at \$34,813,000, and the "Shurgard" tradename, which we continue to use in Europe, valued at \$18,824,000. Our intangible assets were increased by \$6,381,000 in the year ended December 31, 2006 due to the impact of changes in exchange rates.

The tenant intangible assets are amortized relative to the expected future benefit of the tenants in place to each period, and the land lease intangibles are amortized relative to the benefit of the below-market lease. The Shurgard tradename has an indefinite life and, accordingly, we do not amortize this asset but instead analyze it on an annual basis for recoverability.

Amortization expense of \$175,944,000 was recorded for our finite-lived intangible assets for the year ended December 31, 2006. The estimated annual amortization expense for our finite-lived intangible assets for each of the next five years ending December 31 is as follows:

2007	\$ 2	243,282,000
2008		70,518,000
2009		22,395,000
2010		13,830,000
2011 and beyond		39,372,000

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PUBLIC STORAGE, INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
DECEMBER 31, 2006

Revenue and expense recognition

Rental income, which is generally earned pursuant to month-to-month leases for storage space, is recognized as earned. Promotional discounts are recognized as a reduction to rental income over the promotional period, which is generally during the first month of occupancy. Late charges and administrative fees are recognized as income when collected. Tenant reinsurance premiums are recognized as premium revenue when earned. Revenues from merchandise sales and truck rentals are recognized when earned. Interest income is recognized as earned. Equity in earnings of real estate entities is recognized based on our ownership interest in the earnings of each of the Unconsolidated Entities.

We accrue for property tax expense based upon estimates and historical trends. If these estimates are incorrect, the timing of expense recognition

could be affected.

Cost of operations, general and administrative expense, interest expense, as well as television, yellow page, and other advertising expenditures are expensed as incurred.

Foreign Exchange Translation Policy

The local currency is the functional currency for our European subsidiaries. Assets and liabilities are translated at end-of-period exchange rates while revenues and expenses are translated at the average exchange rates in effect during the period. Equity is translated at historical rates and the resulting cumulative translation adjustments are included as a component of accumulated other comprehensive income (loss) until the translation adjustments are realized.

For the year ended December 31, 2006, we recorded foreign currency exchange gains of \$336,000 on our consolidated statement of income. Included in other accumulated comprehensive income was a cumulative foreign currency translation adjustment gain of \$19,329,000 at December 31, 2006.

Derivative Financial Instruments

In connection with our merger with Shurgard, we acquired certain preexisting derivative financial instruments held by Shurgard (the "Shurgard Derivatives"), including interest rate caps, interest rate swaps, cross-currency swaps and foreign currency forward contracts. These derivatives were entered into by Shurgard in order to mitigate currency and exchange rate fluctuation risk in connection with European borrowings. We do not intend to use derivative financial instruments for speculative or trading purposes.

In accordance with the provisions of Statement of Financial Accounting Standards No. 133, Accounting for Derivative Financial Instruments and Hedging Activities ("SFAS 133"), derivative financial instruments are measured at fair value and recognized on the balance sheet as assets or liabilities.

As of December 31, 2006, and for the year then ended, none of the Shurgard Derivatives were considered effective hedges because we believe it is not highly likely that the debt and the related derivative instruments will remain outstanding for their entire contractual period. Accordingly, all changes in the fair values of the derivatives are reflected in earnings, along with the related cash flows from these instruments, under "Income (expense) from derivatives, net" on our consolidated statement of income.

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PUBLIC STORAGE, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2006

Other Comprehensive Income

Our comprehensive income is as follows:

For the Year Ended December 31,

		2006		2005		2004
		(Amo	ounts	in thousa	nds)	
Net income	\$	314,026	\$	456 <b>,</b> 393	\$	366,213
Foreign currency translation adjustments		19,329		_		_
Total comprehensive income	\$	333 <b>,</b> 355	\$	456 <b>,</b> 393	\$	366,213
	===		====		==	

The foreign currency translation adjustment represents the net currency translation adjustment gains and losses related to our European subsidiaries acquired in the merger with Shurgard measured from the date of the merger through December 31, 2006. Amounts are presented net of minority interests.

# Environmental costs

Our policy is to accrue environmental assessments and estimated remediation cost when it is probable that such efforts will be required and the related costs can be reasonably estimated. Our current practice is to conduct environmental investigations in connection with property acquisitions. Although there can be no assurance, we are not aware of any environmental contamination of any of our facilities, which individually or in the aggregate would be material to our overall business, financial condition, or results of operations.

# Net income per common share

In computing net income allocated to our common shareholders, we first allocate net income to our preferred shareholders. Net income allocated to our preferred shareholders consists of (i) distributions paid to the holders totaling \$214,218,000, \$173,017,000, and \$157,925,000 for the years ended December 31, 2006, 2005, and 2004, respectively, combined with (ii) the effect of applying Emerging Issues Task Force Topic D-42 ("EITF D42"), "The Effect on the Calculation of Earnings per Share for the Redemption or the Induced Conversion of Preferred Stock." EITF D-42 provides, among other things, that any excess of the fair value of the consideration transferred to the holders of preferred stock redeemed over the carrying amount of the preferred stock should be subtracted from net earnings to determine net earnings available to common stockholders in the calculation of earnings per share. The application of EITF D42 resulted in an additional \$31,493,000, \$7,538,000, and \$8,724,000 for the years ended December 31, 2006, 2005, and 2004, respectively, of net income allocated to our preferred shareholders.

Income allocated to our common shareholders has been further allocated among our two classes of common stock; our regular common stock and our Equity Stock, Series A. The allocation among each class was based upon the two-class method. Under the two-class method, earnings per share for each class of common stock are determined according to dividends declared (or accumulated) and participation rights in undistributed earnings, or to the extent of contractual participation in losses. The Equity Stock, Series A is deemed to contractually participate in losses if its liquidation proceeds, assuming liquidation of the Company at book value, is reduced as a result of the loss. Under the two-class method, the Equity Stock, Series A was allocated net income of \$21,424,000, \$21,443,000, and \$21,501,000 for the years ended December 31, 2006, 2005, and 2004, respectively. Remaining income of \$46,891,000, \$254,395,000, and \$178,063,000 for the years ended December 31, 2006, 2005 and 2004, respectively, was allocated to the regular common stockholders.

Basic net income per share is computed using the weighted average common shares outstanding (prior to the dilutive impact of stock options and restricted stock units outstanding). Diluted net income per common share is computed using the weighted average common shares outstanding (adjusted for the dilutive impact of stock options and restricted stock units outstanding computed using the treasury stock method, that totaled 955,000 in 2006, 660,000 in 2005, and 845,000 in 2004).

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PUBLIC STORAGE, INC.
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# 3. Merger with Shurgard

On August 22, 2006, the Company merged with Shurgard Storage Centers, Inc. ("Shurgard"), a REIT which had interests in 487 self-storage facilities in the United States and 160 self-storage facilities in Europe. We believe this merger will provide a number of strategic and financial benefits and growth opportunities for us by solidifying our position as the largest owner and operator of self-storage facilities in the United States, enhancing access to capital, eliminating duplicative general and administrative expenses, improving cost efficiencies, increasing growth opportunities and providing greater geographic and financial diversification.

Shurgard shareholders received 0.82 shares of our common stock for each share of Shurgard common stock they owned. Total consideration for the merger approximated \$5,323,956,000, comprised of (i) the issuance of 38,913,187 shares of Public Storage common stock (valued at approximately \$3,116,850,000 based upon the average of Public Storage's share closing price for five days before, the day of and five days after the acquisition announcement date of March 7, 2006), (ii) the assumption of Shurgard's domestic and European notes payable and capital leases with a fair value of approximately \$1,396,777,000 of which \$67,275,000 was repaid following the merger, (iii) the assumption of Shurgard's line of credit totaling \$603,772,000, which was repaid following the merger, (iv) the issuance of vested common stock options in exchange for Shurgard stock options, with an estimated intrinsic value of approximately \$69,296,000, and (v) \$137,261,000 in cash, comprised of \$137,916,000 to redeem Shurgard's outstanding preferred stock at liquidation value, approximately \$47,524,000 in direct costs of the merger, less \$48,179,000 in cash held by Shurgard at the date of the merger.

We have allocated this aggregate purchase price to the tangible and intangible net assets, as follows (amounts in thousands):

Operating real estate facilities	\$ 4,887,507
Construction in process	91,000
Intangible assets (Note 2)	584,165
Other assets	95 <b>,</b> 899
Accrued and other liabilities	(190,419)
Minority interest	144,196)
Total allocated Purchase Price to net assets acquired	\$ 5,323,956

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PUBLIC STORAGE, INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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As described more fully in Note 2, intangible assets consist of the estimated value of Shurgard's existing tenants in place, the estimated value of Shurgard's existing land leases, and the estimated value of Shurgard's tradename, which we expect to continue to use in Europe.

The results of operations of the facilities acquired from Shurgard have been included in our consolidated financial statements since the merger date of August 22, 2006. The unaudited pro forma data presented below assumes that the merger occurred as of the beginning of the respective periods, and includes pro forma adjustments to (i) increase depreciation expense to reflect our book basis for the buildings acquired, (ii) increase amortization expense to reflect the intangible assets acquired in the merger, (iii) decrease interest income and increase income allocated to preferred shareholders to reflect the financing of the merger with cash on hand and the proceeds from preferred stock, and (iv) decrease the historical general and administrative expense of Shurgard that is expected to be eliminated as a result of the merger. The unaudited pro forma results have been prepared for comparative purposes only and do not purport to be indicative of the results of operations that would have occurred had the merger been consummated at the beginning of the periods presented.

		or the Yea December 2006	er 3	
	(Amc	ounts in t	 hou	sands,
	exce	ept per sl	nare	data)
		(Unaud	ited	)
Revenues	\$1,	704,757	\$1	,539,087
Net income	\$	200,321	\$	103,958
Loss per common share:				
Basic	\$	(0.40)	\$	(0.80)
Diluted	\$	(0.40)	\$	(0.80)

# 4. Discontinued operations

We segregate all of our disposed components that have operations that can be distinguished from the rest of the Company and will be eliminated from the ongoing operations of the Company in a disposal transaction. Discontinued operations principally consists of the historical operations related to facilities that were closed and are no longer in operation and facilities that have been disposed of either through condemnation by a local governmental agency or sale. The following table summarizes the historical operations with respect to these facilities:

#### DISCONTINUED OPERATIONS:

\_\_\_\_\_

	F	or the Ye	ear E	nded Dece	∍mber	31,
	2	2006	2	005		2004
		(Amou	ınts	in thousa	ands)	
Rental income	\$	688	\$	1,470	\$	9,599
Cost of operations		(219)		(744)		(7,379)
Depreciation expense		(234)		(253)		(1,455)
Asset impairment charges		(996)		_		(1,575)
Lease termination costs		_		_		(416)
Net gain on dispositions		2,370		6 <b>,</b> 323		971

Total discontinued operations.... \$ 1,609 \$ 6,796 \$ (255)

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

# 5. Real estate facilities

Activity in real estate facilities during 2006, 2005 and 2004 is as follows:

Operating facilities, at cost:  Beginning balance	\$ 5,930,484 22,459 4,887,507 103,544 (5,860) 161,131	- 254,549 (8,582
Facilities consolidated pursuant to EITF 04-5 (Note 2)  Acquired in the merger with Shurgard (Note 3)  Acquisition of real estate facilities  Dispositions  Newly developed facilities opened for operations	22,459 4,887,507 103,544 (5,860)	- 254,549 (8,582
Acquisition of real estate facilities  Dispositions	103,544 (5,860)	(8,582
	161,131	გი, გაგ
Abandoned facility	(1,545)	(8,953
Acquisition of minority interests (Note 11)	50,123 79,326 34,696	69 <b>,</b> 942
Ending balance	11,261,865	
Accumulated depreciation:  Beginning balance	(1,500,128) (255,615) - 549 832	(186,048 2,966 -
	(1,754,362)	(1,500,128
Construction in process:  Beginning balance	54,472 119,648 91,000 (10,354) (4,970) (161,131)	56,160 86,248 - - (1,048
Impact of foreign exchange rate changes	1,373 	- 
	90,038  \$ 9,597,541	•

During 2006, we completed several development and expansion projections which in aggregate added approximately 1,266,000 net rentable square feet of self-storage space at a total cost of \$161,131,000 (1,472,000 net rentable square feet at a total cost of \$86,888,000 in 2005 and 1,217,000 net rentable square feet at a total cost of \$93,017,000 in 2004). During 2006, 2005 and 2004, we also sold several parcels of vacant land and disposed of real estate as a result of condemnation by local governmental agencies. As a result of the dispositions in 2006, we received proceeds totaling \$14,545,000 and recorded an aggregate gain on disposition of \$4,547,000 (proceeds totaled \$14,755,000 and \$12,648,000 in 2005 and 2004, respectively, and related gain on disposition totaled \$8,279,000 and \$2,288,000 in 2005 and 2004, respectively).

Excluding self-storage facilities acquired in the merger with Shurgard (see Note 3), during 2006, we acquired 12 self-storage facilities (877,000 net rentable square feet) from third parties at an aggregate cost of \$103,544,000, consisting of \$98,954,000 in cash and assumed mortgage debt totaling \$4,590,000.

In 2005, we acquired from third parties 32 self-storage facilities (2,390,000 net rentable square feet) at an aggregate cost of \$254,549,000 in cash. In 2004 we acquired interests from third parties in 45 self-storage facilities (3,109,000 net rentable square feet) at an aggregate cost of \$259,487,000, comprised of \$139,794,000 cash, \$94,693,000 in assumed debt, and the issuance of \$25 million of our Series Z Perpetual Preferred Units.

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

In 2005 and 2004, we recorded casualty losses of \$1,917,000 and \$1,250,000, respectively as a result of damage to our facilities from hurricanes. These casualty losses were comprised of the book value of assets damaged (\$5,987,000 in 2005 and \$1,250,000 in 2004) less, in the case of 2005, insurance proceeds of approximately \$4,070,000. No insurance proceeds were received for losses occurring in 2004.

One of these facilities damaged by the aforementioned hurricanes was abandoned in 2006, because it was deemed economically impractical to rebuild. Because the book value is no longer recoverable, we recorded an impairment charge of \$996,000 in the year ended December 31, 2006, representing the remaining book value of the facility. This impairment charge, along with the historical operations of this facility, is included in discontinued operations.

Construction in process at December 31, 2006 includes 48 projects (2,256,000 net rentable square feet, unaudited) which expand or enhance the visual and structural appeal of our existing self-storage facilities with costs incurred of \$39,502,000 at December 31, 2006 and total estimated costs to complete of \$148,114,000 (unaudited). In addition, we have 8 projects to develop new self-storage facilities in Europe (389,000 aggregate net rentable square feet, unaudited), with costs incurred at December 31, 2006 of \$41,916,000 and total estimated costs to complete of \$36,549,000 (unaudited). We also have five parcels held for development with an aggregate of \$8,620,000 in costs.

We capitalize interest incurred on debt during the course of construction of our self-storage facilities. Interest capitalized for the years ended December 31, 2006, 2005 and 2004 was \$2,716,000, \$2,820,000 and \$3,617,000, respectively.

At December 31, 2006, the adjusted basis of real estate facilities for federal tax purposes was approximately \$9.0\$ billion (unaudited).

# 6. Investments in real estate entities

At December 31, 2006, investments in real estate entities consist of our ownership interests in the Unconsolidated Entities. These interests are non-controlling interests of less than 50% and are accounted for using the equity method of accounting. Accordingly, earnings are recognized based upon our ownership interest in each of these entities. The accounting policies of these entities are similar to those of the Company.

Approximately \$50 million of our consolidated retained earnings is represented by undistributed earnings of these Unconsolidated Entities.

During 2006, 2005, and 2004, we recognized earnings from our investments in real estate entities of \$11,895,000, \$24,883,000, and \$22,564,000, respectively, and received cash distributions totaling \$17,699,000, \$23,112,000, and \$20,961,000, respectively. In addition, during 2005, we received a distribution from affiliated entities of 635,885 shares of our common stock and 31,909 depositary shares of our Equity Stock, Series A, with an aggregate book value of \$14,520,000.

Equity in earnings of real estate entities includes our pro rata share of the net impact of gains/losses on sales of assets and impairment charges relating to the impending sale of real estate assets as well as our pro rata share of the impact of the application of EITF Topic D-42 on redemptions of preferred securities recorded by PSB. See the condensed financial information with respect to PSB below for further information regarding these items recorded by PSB.

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

The following table sets forth our investments in the real estate entities at December 31, 2006 and 2005 and our equity in earnings of real estate entities for each of the three years ended December 31, 2006 (amounts in thousands):

		nvestments i Entities at			Ι	Equity in Ea for the	arnings e Year E	
		2006 		2005		2006 		
Investment in PSB (a) Other investments (b)	\$	283,700 18,205	\$	288,694 39,861	\$	9,764 2,131	\$	18 6
Total	\$ ===	301 <b>,</b> 905	\$ ====:	328 <b>,</b> 555	\$	11,895 	\$	24 ====

(a) Included in equity in earnings is the net impact of PSB's gains on sale of

real estate, impairment charges, and the impact from applying EITF Topic D-42 aggregating a loss of \$1,042,000, and income of \$7,727,000, and \$4,544,000 in 2006, 2005, and 2004, respectively.

(b) As described in Note 2, effective January 1, 2006 we commenced consolidating the accounts of three limited partnerships previously accounted for under the equity method of accounting. As a result, we decreased our investment in these partnerships by approximately \$20,846,000 on January 1, 2006.

Investment in PS Business Parks, Inc. ("PSB")

PS Business Parks, Inc. is a REIT traded on the American Stock Exchange, which controls an operating partnership (collectively, the REIT and the operating partnership are referred to as "PSB"). We have a 44% common equity interest in PSB as of December 31, 2006. This common equity interest is comprised of our ownership of 5,418,273 shares of PSB's common stock and 7,305,355 limited partnership units in the operating partnership at December 31, 2006 and 2005. The limited partnership units are convertible at our option, subject to certain conditions, on a one-for-one basis into PSB common stock. Based upon the closing price at December 31, 2006 (\$70.71 per share of PSB common stock), the shares and units had a market value of approximately \$899.7 million as compared to a book value of \$283.7 million.

At December 31, 2006, PSB owned and operated approximately 18.7 million net rentable square feet of commercial space. In addition, PSB manages commercial space owned by the Company and the Consolidated Entities pursuant to property management agreements.

The following table sets forth selected financial information of PSB; the amounts represent 100% of PSB's balances and not our pro-rata share.

	2006		2005
For the year ended December 31,		(Amounts ir	
Total operating revenue  Costs of operations and other operating expenses  Other income and expense, net  Depreciation and amortization  Discontinued operations (a)  Minority interest  Net income	 \$	242,839 (81,717) 4,299 (86,216) 1,643 (16,268)	\$ (71,627) 3,558 (76,178) 15,620 (16,262) 75,294
At December 31,			
Total assets (primarily real estate)  Total debt  Other liabilities  Preferred equity and preferred minority interests  Common equity and common minority interests	\$	1,462,864 67,048 42,394 705,250 648,172	\$ 1,463,678 25,893 39,126 729,100 669,559

(a) Included in discontinued operations are net gains on sale of real estate facilities totaling \$2,328,000 and \$18,109,000 for the years ended December 31, 2006 and 2005, respectively.

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

Other Investments

Other investments consist primarily of an average approximately 22% common equity ownership in five limited partnerships that own an aggregate of 22 self-storage facilities.

The following table sets forth certain condensed financial information (representing 100% of these entities' balances and not our pro-rata share) with respect to these other investments:

	2006			2005
For the year ended December 31,		(Amounts	in tho	usands)
Total revenue  Cost of operations and other expenses  Depreciation and amortization	\$	17,459 (6,674) (2,031)	•	16,563 (6,390) (2,039)
Net income	\$	8,754 =======	·	8,134
At December 31,				
Total assets (primarily storage facilities)	\$	48,002	\$	48,255
Total liabilities Total Partners' equity		1,104 46,898		1,240 47,015

# 7. Bank Credit Facilities

On December 27, 2006, we entered into a \$300 million unsecured short-term credit agreement (the "Bridge Loan") with a commercial bank that matures April 1, 2007. Pursuant to the credit agreement, we borrowed \$300 million at an initial interest rate of LIBOR plus 0.30% (5.63% at December 31, 2006). We used the proceeds from this facility in funding the prepayment of the (euro) 325 million collateralized notes payable that were otherwise due in 2011. See Note 8 for further discussion of this prepayment. At December 31, 2006, our outstanding borrowings under this facility totaled \$300 million. On January 10, 2007, borrowings under this facility were repaid in full and the Bridge Loan terminated.

We also have a revolving line of credit (the "Credit Agreement") with an aggregate limit with respect to borrowings and letters of credit of \$200 million, that has a maturity date of April 1, 2007 and bears an annual interest rate ranging from the London Interbank Offered Rate ("LIBOR") plus 0.50% to LIBOR plus 1.20% depending on our credit ratings (LIBOR plus 0.50% at December 31, 2006). In addition, we are required to pay a quarterly commitment fee

ranging from 0.15% per annum to 0.30% per annum depending on our credit ratings (0.15% per annum at December 31, 2006). Outstanding borrowings on our revolving line of credit totaled \$45 million and \$80 million at December 31, 2006 and February 28, 2007 (unaudited), respectively.

The Credit Agreement includes various covenants, the more significant of which require us to (i) maintain a balance sheet leverage ratio of less than 0.55 to 1.00, (ii) maintain certain quarterly interest and fixed-charge coverage ratios (as defined therein) of not less than 2.25 to 1.0 and 1.5 to 1.0, respectively, and (iii) maintain a minimum total shareholders' equity (as defined therein). In addition, we are limited in our ability to incur additional borrowings (we are required to maintain unencumbered assets with an aggregate book value equal to or greater than 1.5 times our unsecured recourse debt). We were in compliance with all covenants of the Credit Agreement at December 31, 2006.

At December 31, 2006 and February 28, 2007 (unaudited), we had undrawn standby letters of credit, which reduces our borrowing capability with respect to our line of credit by the amount of the letter of credit, totaling \$21,068,000 (\$17,985,000 at December 31, 2005). The beneficiaries of these standby letters of credit were certain insurance companies associated with our captive insurance and tenant re-insurance activities, collateral for certain construction projects, and a mortgage note.

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PUBLIC STORAGE, INC.
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# 8. Notes payable

DOMESTIC MORTGAGE NOTES:

Notes payable at December 31, 2006 and 2005 consist of the following (dollar amounts in thousands):

	December 31	
	Carrying amount	Fair
DOMESTIC UNSECURED NOTES PAYABLE:		
5.875% effective and stated note rate, interest only and		
payable semi-annually, matures in March 2013 5.73% effective rate, 7.75% stated note rate, interest only and payable semi-annually, matures in February 2011 (carrying amount includes \$14,033 of unamortized premium	\$ 200,000 \$	205 <b>,</b> 999
at December 31, 2006)	214,033	221,244
December 31, 2006)	50,119	50,119
7.66% senior unsecured note due January 2007	11,200	11,200

Fixed rate mortgage notes payable, secured by 63 real estate

facilities with a net book value of \$459,764 at December 31, 2006, average effective interest rates of 5.599 and stated note rates between 4.95% and 8.78%, due between	20	
December 2006 and August 2015 (carrying amount includes \$4,145 of unamortized premium at December 31, 2006).  Variable rate mortgage notes payable, secured by six real estate facilities with a net book value of \$20,895 at December 31, 2006, (average interest rate of 7.32% at	166,737	164,953
December 31, 2006) which approximate market rates, due between December 2007 and August 2010  Fixed rate mortgage notes payable, secured by 33 real estate facilities with a net book value of \$194,285 at December 31, 2006, stated note rates between 5.05% and 8.75% principal and interest payable monthly, due at varying dates between October 2009 and September 2028 (carrying amount includes \$4,471 of unamortized premium at December		8,428
31, 2006) EUROPEAN SECURED NOTES PAYABLE:	91,489	89,049
(euro) 325 million notes payable due in 2011, collateralized by 101 real estate facilities with a net book value of \$951,548 at December 31, 2006 (interest rate of EURIBOR + 0.51%, 3.826% average for year ended December 31, 2006, 3.928% rate at December 31, 2006). First and Second Shurgard credit agreement, due in 2008 and 2009, secured by 60 real estate facilities with a net book	428 <b>,</b> 760	428 <b>,</b> 670
value of \$426,555 at December 31, 2006 (interest rate of EURIBOR + 2.25%, 5.534% average for year ended December 31, 2006, 5.915% rate at December 31, 2006 which approximate market rates)	288,918 6,600	288,918 6,600
Total notes payable	\$ 1,466,284	\$ 1,475,180

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

The 5.875%, 5.73%, and 6.53% effective rate domestic unsecured notes payable were assumed in connection with the merger with Shurgard. The notes were recorded at their estimated fair value based upon estimated market rates for debt with similar terms and ratings upon assumption. As of the date of the merger with Shurgard, the aggregate fair value of these notes was approximately \$465,692,000 as compared to the actual assumed balances of \$450,000,000. This initial premium of \$15,692,000 is being amortized over the remaining term of the notes using the effective interest method.

The domestic unsecured notes payable have various restrictive covenants, the more significant of which require us to (i) maintain a ratio of debt to total assets (as defined therein) of less than 0.60 to 1.00, (ii) maintain a ratio secured debt to total assets (as defined therein) of less than 0.40 to 1.00, (iii) maintain a debt service coverage ratio (as defined therein) of greater than 1.50 to 1.00, and (iv) maintain a ratio of unencumbered assets to unsecured debt (as defined therein) of greater than 150%, all of which have been met at December 31, 2006.

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The 5.59% fixed rate domestic mortgage notes were also assumed in connection with the merger. These mortgage notes were recorded at their estimated fair value based upon the estimated market rate upon assumption of approximately 5.59%, an aggregate of approximately \$184,592,000 as compared to the actual assumed balances of an aggregate of \$179,827,000. This initial premium of \$4,765,000 is being amortized over the remaining term of the mortgage notes using the effective interest method. These mortgage notes require interest and principal payments to be paid monthly and have various restrictive covenants, all of which have been met at December 31, 2006.

We also assumed an additional \$671,047,000 in debt in the merger with Shurgard, comprised of Shurgard's line of credit totaling \$603,772,000, and certain variable rate notes totaling \$67,275,000. This debt was repaid immediately following the merger.

We assumed a 5.58% mortgage note in connection with a property acquisition during the first quarter of 2006. The note was recorded at the stated rate, which we believe approximates the market rate for similar mortgage notes.

On January 2, 2007, we repaid the (euro)325 million collateralized European notes that were otherwise payable in 2011. We also terminated the related European currency and interest rate hedges.

First Shurgard and Second Shurgard (see Note 11) have senior credit agreements denominated in euros to borrow, in aggregate, up to (euro)271 million (\$357.5 million as of December 31, 2006). As of December 31, 2006, the available amount under those credit facilities was, in aggregate, (euro)52 million (\$68.6 million). Our draws under the First Shurgard and Second Shurgard credit facilities are determined on a development project basis, or on an acquisition project basis when applicable for Second Shurgard, and can be limited if the completion of projects is not timely and if we have certain cost overruns. The credit facilities also require us to maintain a maximum loan to value of the collateral ratio and a minimum debt service ratio. As of December 31, 2006, we were in compliance with these financial covenants.

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

At December 31, 2006, approximate principal maturities of our notes payable are as follows (amounts in thousands):

	omestic s Payable	Mort	omestic gage Notes Payable	European Notes Payable	Capit 
2007	\$ 63 <b>,</b> 483	\$	9 <b>,</b> 892	\$ 2,375	
2008	3,320		27,848	170,449	)
2009	3 <b>,</b> 515		9,367	116,095	
2010	3,722		17,775	-	-
2011	201,312		27,703	428,759	)
Thereafter	200,000		174,069	_	
	\$ 475 <b>,</b> 352	\$	266,654	\$ 717 <b>,</b> 678	 

			==========	=====
Weighted average rate	5.3%	5.4%	5.0%	
	==========	==========		

We incurred interest expense with respect to our notes payable, excluding capital leases, aggregating \$31,949,000, \$6,639,000 and \$4,377,000 for the years ended December 31, 2006, 2005 and 2004, respectively. These amounts were comprised of \$35,058,000, \$7,665,000 and \$4,377,000 in cash for the years ended December 31, 2006 and 2005 and 2004, respectively, less \$3,109,000, \$1,026,000 and nil in amortization of premium, respectively.

The present value of net minimum capital lease payments at December 31, 2006, was as follows (amounts in thousands):

# PRESENT VALUE OF NET MINIMUM CAPITAL LEASE PAYMENTS

Capital lease future payments	\$40 <b>,</b> 774
Amount representing interest	(34,174)
Present value of net minimum capital lease payments	\$6,600

The net book value of the properties under capital leases was \$6.6 million as of December 31, 2006, which is net of accumulated depreciation of \$1.6 million. We recognized depreciation expense on these properties totaling \$0.1 million for the year ended December 31, 2006.

# 9. Debt to Joint Venture Partner

On December 31, 2004, we sold seven self-storage facilities to an unconsolidated affiliated joint venture for \$22,993,000. On January 14, 2005, we sold an 86.7% interest in three additional self-storage facilities to the joint venture for an aggregate amount of \$27,424,000. Our partner's combined equity contribution with respect to these transactions was \$35,292,000. Due to our continuing interest in these facilities and the likelihood that we will exercise our option to acquire our partner's interest, we have accounted for our partner's investment in these facilities as, in substance, debt financing. Accordingly, our partner's investment with respect to these facilities is accounted for as a liability on our accompanying consolidated balance sheets. Our partner's share of operations with respect to these facilities has been accounted for as interest expense on our accompanying consolidated statements of income.

The outstanding balances of \$37,258,000 and \$35,697,000 due the joint venture partner as of December 31, 2006 and 2005, respectively, approximate the fair value of our partners' interest in these facilities as of each respective date. On a quarterly basis, we review the fair value of this liability, and to the extent fair value exceeds the carrying value of the liability, an adjustment is made to increase the liability to fair value, and to increase other assets, with the other assets amortized over the remaining period term of the joint venture. We increased the note balance by \$1,386,000 during 2006 as a result of our periodic review of fair value.

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PUBLIC STORAGE, INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
DECEMBER 31, 2006

A total of \$3,036,000 and \$2,939,000 was recorded as interest expense on our consolidated statements of income with respect to the Debt to Joint Venture Partner during the years ended December 31, 2006 and 2005, respectively, representing our partner's pro rata share of the net earnings with respect to the properties (an 8.5% return on their investment). This interest expense was comprised of a total of \$2,862,000 and \$2,534,000 paid to our joint venture partner (an 8.0% return payable currently in accordance with the partnership agreement) during the years ended December 31, 2006 and 2005, respectively, and increases in Debt to Joint Venture Partner of \$175,000 and \$405,000 for the years ended December 31, 2006 and 2005, respectively.

We expect that this debt will be repaid during 2008, assuming that we exercise our option to acquire our partner's interest in the joint venture.

# 10. Derivative Financial Instruments

As described in Note 2, under Derivative Financial Instruments, we report these derivative financial instruments at fair value on our consolidated balance sheet at December 31, 2006 and changes in fair values from the date of the Shurgard merger through December 31, 2006, have been recognized in earnings. The respective balances of these financial instruments are included in other assets and accrued and other liabilities as follows:

Dec	ember 31, 2006
	(Amounts in thousands)
Ś	11,810
	-
\$	11,810
\$	(4,162)
	(7 <b>,</b> 837)
\$	(11,999)
	\$  \$ 

For the year ended December 31, 2006, net income from derivatives was comprised of a change in value of the related instruments representing a gain of \$5,826,000, less \$1,900,000 in net payments incurred during the period under the underlying instruments.

On January 2, 2007, in connection with our prepayment of the (euro) 325 million collateralized notes at our European operations, we terminated the related European currency and interest rate hedges. These terminated hedges comprised approximately \$8,605,000 of the \$11,810,000 in assets and \$10,175,000 of the \$11,999,000 in liabilities included in the table above.

# 11. Minority Interest

In consolidation, we classify ownership interests in the net assets of each of the Consolidated Entities, other than our own, as minority interest on our consolidated financial statements. Minority interest in income consists of the minority interests' share of the operating results of the Consolidated

Entities, or in the case of preferred partnership interests, distributions paid, plus amounts associated with the application of EITF topic D-42 as it relates to the redemption of preferred partnership interests.

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Preferred partnership interests:

At December 31, 2006 and 2005, we had the following series of preferred partnership units outstanding:

Series	Earliest Redemp Date	tion	Distribution Rate	At Decembe Units Outstanding	4 2		At Decembe Units Outstanding	
						(amounts	in thousands)	
Series NN	March 17,	2010	6.400%	8,000	\$	200,000	8,000	
Series Z	October 12,	2009	6.250%	1,000		25,000	1,000	
Series J	May 9,	2011	7.250%	4,000		100,000	_	
Total				13,000	\$	325,000	9,000	

On May 9, 2006, one of the Consolidated Entities issued 4,000,000 units of 7.25% Series J Preferred Partnership Units for cash proceeds of \$100.0 million.

Subject to certain conditions, the Series NN preferred partnership units are convertible into shares of our 6.40% Series NN Cumulative Preferred Stock, the Series Z preferred partnership units are convertible into shares of our 6.25% Series Z Cumulative Preferred Stock and the Series J preferred partnership units are convertible into shares of our 7.25% Series J Cumulative Preferred Stock. The preferred partnership units are not redeemable during the first five years, thereafter, at our option, we can call the units for redemption at the issuance amount plus any unpaid distributions. The Series NN and Series J preferred partnership units are not redeemable by the holder. The holders of the Series Z preferred partnership units have a one-time option, exercisable five years from issuance, to require us to redeem their units for \$25.0 million in cash plus any unpaid distributions.

For each of the years ended December 31, 2006, 2005, and 2004, the holders of the preferred partnership units were paid in aggregate approximately \$19,055,000, \$16,147,000, and \$30,423,000, respectively, in distributions (excluding the special distribution paid on March 22, 2004, described below), and received an equivalent allocation of minority interest in earnings. In addition, in 2005 and 2004, income allocated to minority interests was increased by \$874,000 and \$2,063,000, respectively, due to the application of EITF Topic D-42.

Other partnership interests

Minority interest at December 31, 2006 and 2005, and minority interest in income for each of the three years in the period ended December 31, 2006 with respect to the other partnership interests are comprised of the following:

	Minority	interest at	Minority interes	Minority interest in in		
Description of Minority Interest	December 31, December 31, 2006 2005		December 31, 2006	Decemb 20		
			(Amounts in thousands)			
European joint ventures  Newly Consolidated Partnerships  Shurgard domestic joint ventures.  Consolidated Development	\$ 140,034 4,085 8,023	\$ - - -	\$ (3,631) 5,259 417	\$		
Joint Venture  Convertible Partnership Units Other Consolidated Partnerships	5,710 23,178	- 6,177 22,793	- 151 10,632			
Total other partnership interests	\$ 181,030	\$ 28,970	\$ 12,828	\$		

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

European Joint Ventures

Through the merger with Shurgard, we acquired two joint venture entities: First Shurgard SPRI ("First Shurgard") formed in January 2003 and Second Shurgard SPRL ("Second Shurgard") formed in May 2004. Those joint ventures were expected to develop or acquire up to approximately 75 storage facilities in Europe. Through a wholly-owned subsidiary, we have a 20% interest in each of these ventures. We have determined that First Shurgard and Second Shurgard are each VIEs, and that we are the primary beneficiary. Accordingly, First Shurgard and Second Shurgard have been consolidated in our consolidated financial statements. At December 31, 2006, First Shurgard and Second Shurgard had aggregate total assets of \$497.2 million, total liabilities of \$322.1 million, and credit facilities collateralized by assets with a net book value of \$288.9 million. At December 31, 2006, First Shurgard's and Second Shurgard's creditors had no recourse to the general credit of Public Storage or Shurgard Europe other than a commitment, previously made by Shurgard, to subscribe to up to \$20 million and an additional (euro)7.5 million (\$9.9 million as of December 31, 2006) in preferred bonds in order for First Shurgard to fulfill its obligations under its senior credit agreement. We have an option to put 80% of the bonds issued by First Shurgard to Crescent Euro Self Storage Investments, Shurgard Europe's partner in the joint venture.

On September 5, 2006, we informed the joint venture partners of First Shurgard and Second Shurgard of our intention to purchase their interests in First Shurgard and Second Shurgard, pursuant to an "exit procedure" that we believe is provided for in the respective agreements. Our joint venture partners currently contest whether we have the right to purchase their interests under

this procedure. Further, the exit procedure can, in certain circumstances, result in a third party acquiring the facilities owned by First and Second Shurgard, including our interest in these facilities. Accordingly, it is uncertain as to whether we will acquire their interests pursuant to these provisions. On January 17, 2007, we filed an arbitration request to compel arbitration of the matter.

Newly Consolidated Partnerships

As further described in Note 2, effective January 1, 2006 we commenced consolidating the accounts of three partnerships that we had previously accounted for under the equity method of accounting. This consolidation resulted in a \$3,963,000 increase in minority interest on January 1, 2006. Effective January 1, 2006, the income allocated to the interests we do not own in these three partnerships is shown in the table above under Newly Consolidated Partnerships.

Shurgard Domestic Joint Ventures

Following the merger with Shurgard, we acquired the minority interests in certain of Shurgard's joint ventures, for an aggregate of approximately \$62,300,000 in cash. As a result of these transactions, we obtained the remaining interest in a total of 68 self-storage facilities. This acquisition was recorded as a reduction in minority interest totaling \$12,177,000, with the remainder allocated to real estate (\$50,123,000).

The partnership agreements of the joint ventures have termination dates that cannot be unilaterally extended by the Company and, upon termination of each partnership, the net assets of these entities would be liquidated and paid to the minority interests and the Company based upon their relative ownership interests.

Consolidated Development Joint Venture

In November 1999, we formed a development joint venture (the "Consolidated Development Joint Venture") with a joint venture partner (PSAC Storage Investors, LLC, referred to as "PSAC") whose partners included a third party institutional investor and B. Wayne Hughes ("Mr. Hughes"), the Chairman of the Board of the Company, to develop approximately \$100 million of self-storage facilities and to purchase \$100 million of the our Equity Stock, Series AAA. We owned a controlling interest in the Consolidated Development Joint Venture and included the accounts of this partnership in our consolidated financial statements since its inception. PSAC's interest in the Consolidated Development Joint Venture was accounted for as minority interest, as denoted in the above table.

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On August 5, 2005, we acquired the institutional investor's interest in PSAC for approximately \$41,420,000 in cash. This acquisition gave us a controlling position in PSAC and the right to acquire the remaining interest in PSAC, held by Mr. Hughes, for a stipulated amount on November 17, 2005. We immediately notified Mr. Hughes of our intent to acquire his interest on November 17, 2005.

On August 5, 2005, we commenced consolidating the accounts of PSAC. The total acquisition cost of the transaction was \$105,933,000, comprised of the \$41,420,000 in cash paid to the institutional investor and \$64,513,000 in debt due to Mr. Hughes. Mr. Hughes' interest in PSAC was accounted for as debt due to the exercise of our right to acquire his interest. The total acquisition cost eliminated the book value of minority interest on the date of acquisition (\$62,013,000) with the remainder allocated to real estate (\$43,920,000).

The preferred return that Mr. Hughes accrued from August 5, 2005 through November 17, 2005 amounting to \$1,458,000 is reflected on our consolidated statements of income as interest expense. On November 17, 2005, we acquired Mr. Hughes' interest for an aggregate of \$64,513,000 in cash, plus accrued and unpaid interest, extinguishing the debt.

# Convertible Partnership Units

At December 31, 2006, one of the Consolidated Entities had approximately 231,978 convertible partnership units ("Convertible Units") outstanding (237,934 at December 31, 2005) representing a limited partnership interest in the partnership. The Convertible Units are convertible on a one-for-one basis (subject to certain limitations) into common stock of the Company at the option of the unit-holder. Minority interest in income with respect to Convertible Units reflects the Convertible Units' share of our net income, with net income allocated to minority interests with respect to weighted average outstanding Convertible Units on a per unit basis equal to diluted earnings per common share. During the year ended December 31, 2006, a total of 5,956 units were converted into common shares (none during 2005 and 2004). As a result of this conversion, minority interest was reduced by \$155,000.

# Other Consolidated Partnerships

The partnership agreements of the Other Consolidated Partnerships included in the table above have termination dates that cannot be unilaterally extended by the Company and, upon termination of each partnership, the net assets of these entities would be liquidated and paid to the minority interests and the Company based upon their relative ownership interests.

At December 31, 2006 and 2005, the Other Consolidated Partnerships reflect common equity interests that we do not own in 22 entities owning an aggregate of 73 self-storage facilities.

In January 2005, we acquired a portion of the minority interest we did not own in one of the Consolidated Entities for an aggregate of \$4,366,000 in cash. The acquisition resulted in the reduction of minority interest by \$2,828,000 with the excess of cost over underlying book value (\$1,538,000) allocated to real estate.

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

In April 2005, we acquired minority interests we did not own in two Consolidated Entities for an aggregate of \$32,432,000 in cash. The acquisition resulted in a reduction of minority interest of \$15,394,000 with the excess of cost over underlying book value (\$17,038,000) allocated to real estate.

In August 2005, we acquired the remaining minority interests we did not own in the Consolidated Entities for an aggregate of \$14,597,000 in cash. The

acquisition resulted in a reduction of minority interest of \$7,151,000 with the excess of cost over underlying book value (\$7,446,000) allocated to real estate.

Impact of SFAS No. 150

In May 2003, the FASB issued Statement of Financial Accounting Standards No. 150 - "Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity" (SFAS No. 150"). This statement prescribes reporting standards for financial instruments that have characteristics of both liabilities and equity. This standard generally indicates that certain financial instruments that give the issuer a choice of setting an obligation with a variable number of securities or settling an obligation with a transfer of assets, any mandatorily redeemable security, and certain put options and forward purchase contracts, should be classified as a liability on the balance sheet. With the exception of minority interests, described below, we implemented SFAS No. 150 on July 1, 2003, and the adoption had no impact on our financial statements.

The provisions of SFAS No. 150 indicate that the Other Minority Interests would have to be treated as a liability, because these partnerships have termination dates that cannot be unilaterally extended by us and, upon termination, the net assets of these entities would be liquidated and paid to the minority interest and us based upon relative ownership interests. However, on October 29, 2003, the FASB decided to defer indefinitely a portion of the implementation of SFAS No. 150, which thereby deferred our requirement to recognize these minority interest liabilities. We estimate that the fair value of the Other Partnership Interests is approximately \$450 million at December 31, 2006.

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

# 12. Shareholders' equity

Cumulative Preferred Stock

At December 31, 2006 and 2005, we had the following series of Cumulative Preferred Stock outstanding:

			At Decembe	At De	
Series	Earliest Redemption Date	Dividend Rate	Shares Outstanding	Carrying Amount	Shares Outstand
				(Dollar amounts	in thousand
Series R	9/28/06	8.000%	_	\$ -	20,4
Series S	10/31/06	7.875%	_	_	5,7
Series T	1/18/07	7.625%	_	_	6,0
Series U	2/19/07	7.625%	-	_	6,0
Series V	9/30/07	7.500%	6,900	172,500	6 <b>,</b> 9

					=======
Total Cumulativ	re Preferred Stock		1,712,600	\$ 2,855,000	1,698,3
Series L	10/20/11	6.750%	9,200	230,000	
Series K	8/8/11	7.250%	18,400	460,000	
Series I	5/3/11	7.250%	20,700	517,500	
Series H	1/19/11	6.950%	4,200	105,000	
Series G	12/12/10	7.000%	4,000	100,000	4,0
Series F	8/23/10	6.450%	10,000	250,000	10,0
Series E	4/27/10	6.750%	5 <b>,</b> 650	141,250	5,6
Series D	2/28/10	6.180%	5,400	135,000	5,4
Series C	9/13/09	6.600%	4,600	115,000	4,6
Series B	6/30/09	7.125%	4,350	108,750	4,3
Series A	3/31/09	6.125%	4,600	115,000	4,6
Series Z	3/5/09	6.250%	4,500	112,500	4,5
Series Y	1/2/09	6.850%	1,600,000	40,000	1,600,0
Series X	11/13/08	6.450%	4,800	120,000	4,8
Series W	10/6/08	6.500%	5,300	132,500	5,3

During 2006, we issued four series of Cumulative Preferred Stock: Series H - issued January 19, 2006, net proceeds totaling \$101,492,000, Series I - issued May 3, 2006, net proceeds totaling \$501,601,000, Series K - issued August 8, 2006, net proceeds totaling \$445,852,000 and Series L - issued October 20, 2006, aggregate net proceeds totaling \$223,623,000. During 2005, we issued four series of Cumulative Preferred Stock: Series D - issued February 28, 2005, net proceeds totaling \$130,548,000, Series E - issued April 27, 2005, net proceeds totaling \$136,601,000, Series F - issued August 23, 2005, net proceeds totaling \$242,550,000 and Series G - issued December 12, 2005, aggregate net proceeds totaling \$96,886,000. During 2004, we issued five series of Cumulative Preferred Stock: Series Y - issued January 2, 2004, net proceeds \$40,000,000, Series Z - issued March 5, 2004, net proceeds \$108,756,000, Series A - issued March 31, 2004, net proceeds \$111,177,000, Series B - issued June 30, 2004, net proceeds \$105,124,000, Series C - issued September 13, 2004, net proceeds \$111,177,000.

Upon issuance of our Cumulative Preferred Stock, we classify the liquidation value as preferred stock, with any issuance costs recorded as a reduction in Paid-in Capital.

During 2006, we redeemed our Series R and Series S Cumulative Preferred Stock at par value plus accrued dividends. In December 2006, we called for redemption our Series T and Series U Cumulative Preferred Stock, at par. The aggregated redemption value of \$302,150,000 of these two series has been classified as a liability at December 31, 2006. During 2005, we redeemed our Series F Cumulative Preferred Stock, at par value plus accrued dividends. In November 2005, we called for redemption our Series Q Cumulative Preferred Stock, at par. The total redemption value for this series was classified as a liability at December 31, 2005. During 2004, we redeemed our Series K, Series L, Series M, and Series D Cumulative Preferred Stocks (including redemption expenses) at par plus accrued dividends.

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Except under certain conditions relating to the Company's qualification as a REIT, the various series of Cumulative Preferred Stock are not redeemable prior to the dates indicated. On or after the dates indicated, each series of Cumulative Preferred Stock will be redeemable, at our option, in whole or in part, at \$25.00 per depositary share (or per share in the case of the Series Y), plus accrued and unpaid dividends. The holders of our Cumulative Preferred Stock have general preference rights with respect to liquidation and quarterly distributions and, except under certain conditions and as noted below, will not be entitled to vote on most matters. In the event of a cumulative arrearage equal to six quarterly dividends or failure to maintain a Debt Ratio (as defined) of 50% or less, holders of all outstanding series of preferred stock (voting as a single class without regard to series) will have the right to elect two additional members to serve on the Company's Board of Directors until events of default have been cured. At December 31, 2006, there were no dividends in arrears and the Debt Ratio was 16.6%.

Common Stock

During 2006, 2005 and 2004, activity with respect to our Common Stock was as follows:

	2006		20	05
	Shares Amount		Shares	Amount
Merger with Shurgard:	(Dollar a			in thousands)
Merger with Shurgaru.				
Issuance of common stock	38,913,187	\$ 3,116,850	_	\$ -
Conversion of stock options.	_	69 <b>,</b> 296	_	_
Employee stock-based				
compensation	2,135,761	85 <b>,</b> 369	282,998	7,511
Shares received as a distribution				
from unconsolidated entities.	-	-	(635 <b>,</b> 885)	(14,520)
Conversion of partnership units	5 <b>,</b> 956	155	_	_
Repurchases of common stock	_	<del>-</del>	(84,000)	(4,990)
	41,054,904	\$ 3,271,670	(436,887)	\$ (11,999)
		\$ 3,2/1,6/0	(436,887)	

In connection with the merger with Shurgard, we issued 38,913,187 common shares to the former Shurgard shareholders. In addition, we issued vested common stock options in exchange for Shurgard stock options, with an intrinsic value of \$69,296,000 at the merger date.

During 2005, we received a distribution of 503,110 shares, and one of the Consolidated Entities received 132,775 shares, of our Common Stock previously held by the Unconsolidated Entities. The 503,110 shares that we received were retired.

At December 31, 2006 and 2005, certain Consolidated Entities owned 1,146,207 shares of our Common Stock. In the consolidation process, these shares and the related balance sheet amounts have been eliminated. In addition, these shares are not included in the computation of weighted average shares

outstanding. These shares continue to be legally issued and outstanding.

Our Board of Directors has authorized the repurchase from time to time of up to 25,000,000 shares of our Common Stock on the open market or in privately negotiated transactions. Through December 31, 2006, we have repurchased a total of 22,201,720 shares of our Common Stock pursuant to this authorization.

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PUBLIC STORAGE, INC.
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At December 31, 2006 and 2005, we had 3,025,747 and 4,735,647 shares of Common Stock reserved in connection with our stock-based incentive plans, respectively, (see Note 14) and 231,978 and 237,934 shares reserved for the conversion of Convertible Partnership Units, respectively.

Equity Stock

The Company is authorized to issue up to 200,000,000 shares of Equity Stock. The Articles of Incorporation provide that the Equity Stock may be issued from time to time in one or more series and gives the Board of Directors broad authority to fix the dividend and distribution rights, conversion and voting rights, redemption provisions and liquidation rights of each series of Equity Stock.

Equity Stock, Series A

At December 31, 2006 and 2005, we had 8,744,193 depositary shares outstanding each representing 1/1,000 of a share of Equity Stock, Series A ("Equity Stock A"). We received 31,909 depositary shares from a distribution from affiliated entities during 2005 (see Note 6). The Equity Stock, Series A ranks on parity with common stock and junior to the Cumulative Preferred Stock with respect to general preference rights and has a liquidation amount which cannot exceed \$24.50 per share. Distributions with respect to each depositary share shall be the lesser of: i) five times the per share dividend on the common stock or ii) \$2.45 per annum. We have no obligation to pay distributions on the depositary if no distributions are paid to common shareholders.

Except in order to preserve the Company's federal income tax status as a REIT, we may not redeem the depositary shares before March 31, 2010. On or after March 31, 2010, we may, at our option, redeem the depositary shares at \$24.50 per depositary share. If the Company fails to preserve its federal income tax status as a REIT, each depositary share will be convertible at the option of the shareholder into .956 shares of our common stock. The depositary shares are otherwise not convertible into common stock. Holders of depositary shares vote as a single class with our holders of our common stock on shareholder matters, but the depositary shares have the equivalent of one-tenth of a vote per depositary share.

Dividends

The unaudited characterization of dividends for Federal income tax purposes is made based upon earnings and profits of the Company, as defined by the Internal Revenue Code. For the tax year ended December 31, 2006,

distributions for the common stock, Equity Stock, Series A, and all the various series of preferred stocks were classified as follows:

2006	(unaudit.ed)

	1st Quarter	2nd Quarter	3rd Quarter	4th
Ordinary Income Long-Term Capital Gain	100.00%	100.00%	100.00%	1
Total	100.00%	100.00%	100.00%	1

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

The following table summarizes dividends for the years ended December 31, 2006, 2005 and 2004:

	2006			2005		
	Per share		Per share	Total	Per sha	
Cumulative Preferred Stock					per share dat	
Series D	_	_	-	_	\$1.776	
Series E	-	_	\$0.208	457	\$2.500	
Series F	-	-	\$0.819	1,884	•	
Series K	-	-	_	_	\$0.109	
Series L	_	_	_	_	\$0.395	
Series M	_	_	_	_	\$1.373	
Series Q	\$0.108		\$2.150	•		
Series R		30 <b>,</b> 255		40,800		
Series S	·	•	\$1.969	•	•	
Series T		11,601		11,601	•	
Series U	•	11,438	·	11,438		
Series V		•	\$1.875	•		
Series W		•	\$1.625	•		
Series X			\$1.613			
Series Y		•	\$1.713	•	\$1.708	
Series Z		•	\$1.563	•	\$1.289	
Series A		•	\$1.531	•		
Series B			\$1.781			
Series C		•	\$1.650	•	\$0.495	
Series D		•	\$1.292	•	_	
Series E	\$1.688	9,536	\$1.144	6 <b>,</b> 463	_	

Series F	\$1.613	16,124	\$0.543	5,430	_
Series G	\$1.750	7,000	\$0.093	370	_
Series H	\$1.654	6,945	-	-	_
Series I	\$1.203	24,908	-	-	_
Series K	\$0.725	13,340	-	-	_
Series L	\$0.338	3,105	-	-	-
		214,218		173,017	
Common Equivalent Stock					
Common Stock	\$2.000	298,219	\$1.900	244,200	\$1.800
Equity Stock, Series A	\$2.450	21,424	\$2.450	21,443	\$2.450
Total Distributions		\$533 <b>,</b> 861		\$438 <b>,</b> 660	

# 13. Related party transactions

Relationships and transactions with the Hughes Family

Mr. Hughes and his family (collectively the "Hughes Family") have ownership interests in, and operate approximately 44 self-storage facilities in Canada under the name "Public Storage" ("PS Canada") pursuant to a license agreement with the Company. We currently do not own any interests in these facilities nor do we own any facilities in Canada. The Hughes Family owns approximately 27% of our Common Stock outstanding at December 31, 2006. We have a right of first refusal to acquire the stock or assets of the corporation that manages the 44 self-storage facilities in Canada, if the Hughes Family or the corporation agrees to sell them. However, we have no interest in the operations of this corporation, we have no right to acquire this stock or assets unless the Hughes Family decides to sell, the right of first refusal does not apply to the self-storage facilities, and we receive no benefit from the profits and increases in value of the Canadian self-storage facilities.

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

In October 2005, the Company's Board of Directors (with Mr. Hughes and B. Wayne Hughes Jr. abstaining) approved the reimbursement of CAD \$653,424, plus CAD \$52,274 in interest accrued at 4% per annum, representing the amount previously charged to the Canadian entities for system development costs that Company no longer permits them to use. These amounts were reimbursed in November 2005.

Through consolidated entities, we continue to reinsure risks relating to loss of goods stored by tenants in the self-storage facilities in Canada. During 2006, 2005, and 2004, respectively, we received \$989,000, \$1,052,000, and \$1,069,000, respectively, in reinsurance premiums attributable to the Canadian facilities. Since our right to provide tenant reinsurance to the Canadian facilities may be qualified, there is no assurance that these premiums will continue.

In November 1999, we formed the Consolidated Development Joint Venture with a joint venture partner whose partners include an institutional investor and Mr. Hughes (Note 11). On August 5, 2005, we acquired the institutional

investor's interest in PSAC. This acquisition gave us a controlling position in PSAC and the right to acquire the remaining interest in PSAC which was held by Mr. Hughes. We exercised this right and on November 17, 2005, we acquired Mr. Hughes' interest in PSAC for \$64,513,000 plus an accrued preferred return.

The Company and Mr. Hughes are co-general partners in certain consolidated entities and affiliated entities of the Company that are not unconsolidated. The Hughes Family also owns limited partnership interests in certain of these entities. The Company and the Hughes Family receive distributions from these partnerships in accordance with the terms of the partnership agreements.

Other Related Party Transactions

Ronald L. Havner, Jr. is our Vice-Chairman and Chief Executive Officer, and he is Chairman of the Board of PSB.

Dann V. Angeloff, a director of the Company, is the general partner of a limited partnership formed in June of 1973 that owns a self-storage facility that is managed by us. We recorded management fees with respect to this facility amounting to \$68,000, \$45,000, and \$41,000 for the years ended December 31, 2006, 2005, and 2004, respectively.

PSB manages certain of the commercial facilities that we own pursuant to management agreements for a management fee equal to 5% of revenues. We paid a total of \$625,000, \$579,000, and \$562,000 for the years ended December 31, 2006, 2005 and 2004, respectively, in management fees with respect to PSB's property management services. At December 31, 2006, we have recorded amounts owed to PSB of \$871,000 (\$551,000 at December 31, 2005), for management fees and certain other operating expenses related to the managed facilities, paid by PSB on our behalf. These amounts are the result of a time lag between PSB paying such expenditures and being reimbursed by us.

We manage our wholly-owned self-storage facilities as well as the facilities owned by the Consolidated Entities and affiliated entities that are not consolidated on a joint basis, in order to take advantage of scale and other efficiencies. As a result, significant components of self-storage operating costs, such as payroll costs, advertising and promotion, data processing, and insurance expenses are shared and allocated among the various entities using methodologies meant to fairly allocate such costs based upon the related activities. The amount of such expenses allocated to Unconsolidated Entities was approximately \$2.3 million, \$4.1 million, and \$4.2 million for the years ended December 31, 2006, 2005, and 2004, respectively.

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Pursuant to a cost-sharing and administrative services agreement, PSB reimburses us for certain administrative services that we provide to them. PSB's share of these costs totaled approximately \$320,000 for the year ended December 31, 2006 and \$340,000 for each of the years ended December 31, 2005 and 2004, respectively.

Stor-RE, a consolidated entity, and third party insurance carriers provided PS Canada, the Company, PSB, and other affiliates of the Company with liability and casualty insurance coverage until March 31, 2004. PS Canada owns a 2.2% interest and PSB owns a 4.0% interest in Stor-RE. PS Canada and PSB obtained their own liability and casualty insurance covering occurrences after

April 1, 2004. For occurrences before April 1, 2004, STOR-Re continues to provide liability and casualty insurance coverage consistent with the relevant agreements.

14. Stock-based Compensation

Description of Stock-Based Incentive Plan

We have a 1990 Stock Option Plan (the "1990 Plan"), which provides for the grant of non-qualified stock options. We have a 1994 Stock Option Plan (the "1994 Plan"), a 1996 Stock Option and Incentive Plan (the "1996 Plan"), a 2000 Non-Executive/Non-Director Stock Option and Incentive Plan (the "2000 Plan"), a 2001 Non-Executive/Non-Director Stock Option and Incentive Plan (the "2001 Non-Executive Plan") and a 2001 Stock Option and Incentive Plan (the "2001 Plan"), each of which provides for the grant of non-qualified options and incentive stock options. (The 1990 Plan, the 1994 Plan, the 1996 Plan and the 2000 Plan are collectively referred to as the "PSI Plans"). Under the PSI Plans, the Company has granted non-qualified options to certain directors, officers and key employees to purchase shares of the Company's common stock at a price equal to the fair market value of the common stock at the date of grant. Generally, options under the PSI Plans vest over a three-year period from the date of grant at the rate of one-third per year (options granted after, December 31, 2002 vest generally over a five-year period) and expire (i) under the 1990 Plan, five years after the date they became exercisable and (ii) under the 1994 Plan, the 1996 Plan and the 2000 Plan, ten years after the date of grant. The 1996 Plan, the 2000 Plan, the 2001 Non-Executive Plan and the 2001 Plan also provide for the grant of restricted stock (see below) to officers, key employees and service providers on terms determined by an authorized committee of the Board of Directors. A total of approximately 2,331,371 and 3,012,671 securities were available for grant at December 31, 2006 and 2005, respectively.

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PUBLIC STORAGE, INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
DECEMBER 31, 2006

Stock Options

Information with respect to stock options during 2006, 2005 and 2004 is as follows:

	2006		2005	5
	Number of Options	Weighted Average Price per Share	Number of Options	Weig Ave Pric Sh
Options outstanding January 1 Granted (a) Exercised (b) (c) Cancelled	1,423,146 2,208,328 (2,026,540) (2,000)	\$41.46 49.67 41.99 52.98	1,441,901 288,000 (249,520) (57,235)	\$
Options outstanding December 31 (d) (e)	1,602,934	\$52.08	1,423,146	\$

\_\_\_\_\_ 

Price range of options outstanding at December 31: (e)

\$22.94 to \$96.61

\$18.00 to \$69

Options exercisable at December 31 (f):

856,993 \$38.96 780,350 \$

(a) On August 22, 2006, in connection with our merger with Shurgard, we converted each outstanding Shurgard stock option into 0.82 options exercisable for shares of the Company's Common Stock. This conversion resulted in the issuance of 1,912,828 stock options.

- (b) The aggregate intrinsic value of shares exercised during each year, representing the differential between the market price and the exercise price on the respective dates of exercise, amounted to approximately \$10,791,000, \$7,508,000, and \$45,673,000 for the years ended December 31, 2006, 2005, and 2004, respectively.
- (c) As of December 31, 2006, 1,814,467 of the 1,912,828 stock options issued in the exchange in connection with our merger with Shurgard were exercised.
- (d) The options outstanding at December 31, 2006, have remaining average contractual lives of 7.2 years, and an aggregate intrinsic value, based upon the December 31, 2006 closing price of our common stock, of approximately \$72,800,000.
- (e) Approximately 263,205, 372,570 and 472,788 options have exercise prices less than \$30 at December 31, 2006, 2005, and 2004, respectively. Approximately 894,000, 624,000 and 336,000 options have exercise prices greater than \$45 at December 31, 2006, 2005 and 2004, respectively.
- (f) The aggregate intrinsic value of exercisable options at December 31, 2006, based upon the closing price of our common stock at December 31, 2006, amounted to approximately \$50,200,000. Options exercisable at December 31, 2006 have a weighted average remaining contractual life of approximately 7 years.

We recognize compensation expense for stock option awards based upon their fair value on the date of grant amortized over the applicable vesting period (the "Fair Value Method"), less an allowance for estimated future forfeited awards with respect to stock options granted after January 1, 2002. The fair value of the stock options is determined utilizing the Black-Scholes option pricing model. The Black-Scholes option pricing model utilizes several assumptions, including the estimated life of the stock options, the average risk-free rate, the expected dividend yield, and expected volatility. We establish these assumptions based generally upon historical trends.

We do not recognize compensation expense for stock option awards prior to January 1, 2002, instead, we disclose the amount of stock option expense that would have been recognized in each year with respect to these options had we utilized the Fair Value Method with respect to these awards, in the table below. Because stock-based awards had a vesting period of three years, our accounting method with respect to these pre-2002 awards has no effect after December 31, 2004.

Outstanding stock options are included on a one-for-one basis in our diluted weighted average shares, less a reduction for the treasury stock method applied to a) the average cumulative measured but unrecognized compensation

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

The following table sets forth financial disclosures with respect to the accounting for stock options:

	For the ye	
SELECTED INFORMATION WITH RESPECT TO EMPLOYEE STOCK OPTIONS:	2006	
	(Dollar amounts	
Average estimated value per option granted, utilizing the		
Black-Scholes method	\$9.72	
ASSUMPTIONS USED IN VALUING OPTIONS WITH THE BLACK-SCHOLES METHOD:	-	
Expected life of options in years (a)	5	
Risk-free interest rate	4.6%	
Expected volatility (b)	0.227	
Expected dividend yield	7.0%	
NET INCOME INFORMATION WITH RESPECT TO EACH YEAR:		
Net income, as reported	\$314,026	\$45
income (c)	1,173	
Less: stock-based employee compensation cost that would have been included if the fair value method were applied for all awards	(1,173)	(
Net income, assuming consistent application of the fair value method	\$314 <b>,</b> 026	\$45
		====
EARNINGS PER SHARE, AS REPORTED:		
Basic	\$0.33	\$
Diluted	\$0.33	\$
EARNINGS PER SHARE, ASSUMING CONSISTENT APPLICATION OF THE FAIR VALUE METHOD		
Basic	\$0.33	\$
Diluted	\$0.33	\$

- (a) Expected life is based upon our expectations of stock option recipients' expected exercise and termination patterns.
- (b) Expected volatility is based upon the level of volatility historically experienced.
- (c) At December 31, 2006, the total compensation cost related to nonvested

stock option awards amounts to approximately \$6,161,000, which will be recognized over the remaining vesting period.

Restricted Stock Units

Outstanding restricted stock units vest over a five or eight-year period from the date of grant at the rate of one-fifth or one-eighth per year, respectively. The employee receives additional compensation equal to the per-share dividends received by common shareholders with respect to restricted stock units outstanding. Such compensation is accounted for as dividends paid. Any dividends paid on units which are subsequently forfeited are expensed. Upon vesting, the employee receives common shares equal to the number of vested restricted stock units in exchange for the units.

The total value of each restricted stock unit grant, based upon the market price of our common stock at the date of grant, is amortized over the vesting period as compensation expense. The related employer portion of payroll taxes is expensed as incurred. Until December 31, 2005 (see below), forfeitures were recognized as experienced, reducing compensation expense.

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PUBLIC STORAGE, INC.
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Effective January 1, 2006, in accordance with Statement of Financial Accounting Standards No. 123 - revised ("SFAS 123R"), we began recording compensation expense net of estimates for future forfeitures (the "Estimated Forfeiture Method"). In addition, we estimated the cumulative compensation expense that would have been recorded through December 31, 2005, had we used the Estimated Forfeiture Method, would have been \$578,000 (\$0.01 per diluted common share) lower. Accordingly, as prescribed by SFAS 123R, we recorded this adjustment as a cumulative effect of change in accounting principal on our accompanying consolidated statement of income for the year December 31, 2006.

During the year ended December 31, 2006, 419,170 restricted stock units were granted with an aggregate fair value on the date of grant of approximately \$33,861,000, 31,370 restricted stock units were forfeited (aggregate grant-date fair value of \$1,924,000), and 71,160 restricted stock units vested (aggregate grant-date fair value of \$3,438,000) with an aggregate fair value on the date of vesting of \$5,918,000. This vesting resulted in the issuance of 47,159 shares of common stock. In addition, cash compensation was paid to employees in lieu of 24,001 shares of common stock based upon the market value of the stock at the date of vesting, and used to settle the employees' tax liability generated by the vesting.

During the year ended December 31, 2005, 169,750 restricted stock units were granted with an aggregate fair value on the date of grant of approximately \$9,633,000, 74,200 restricted stock units were forfeited (aggregate grant-date fair value of \$3,388,000), and 47,760 restricted stock units vested (aggregate grant-date fair value of \$2,053,000) with an aggregate fair value on the date of vesting of \$3,156,000. This vesting resulted in the issuance of 33,478 shares of common stock. In addition, cash compensation was paid to employees in lieu of 14,282 shares of common stock based upon the market value of the stock at the date of vesting, and used to settle the employees' tax liability generated by the vesting.

During the year ended December 31, 2004, 94,500 restricted stock units were granted with an aggregate fair value on the date of grant of \$4,649,000, 48,650 restricted stock units were forfeited, and 42,810 restricted stock units

vested with an aggregate fair value on the date of vesting of approximately \$2,419,000. This vesting resulted in the issuance of 27,509 shares of common stock. In addition, cash compensation was paid to employees in lieu of 15,301 shares of common stock based upon the market value of the stock at the date of vesting, and used to settle the employees' tax liability generated by the vesting. During the year ended December 31, 2003, we granted 249,000 restricted stock units to employees of the Company with an aggregate fair value on the date of grant of approximately \$10,180,000.

At December 31, 2006, approximately 616,470 restricted stock units were outstanding (299,830 and 252,040 at December 31, 2005 and 2004, respectively) with an aggregate fair value at December 31, 2006, based upon the closing price of our common stock, of approximately \$60,106,000. The aggregate grant-date fair value of the 616,470 restricted stock units outstanding at December 31, 2006 was approximately \$43,421,000 (\$14,922,000 for the 299,830 restricted stock units at December 31, 2005), which will be recognized over the remaining vesting period of approximately 4 years. A total of \$5,136,000, \$3,748,000, and \$2,254,000 in restricted stock expense was recorded for the years ended December 31, 2006, 2005 and 2004, respectively, which includes amortization of the fair value of the grant reflected as an increase to paid-in capital, as well as payroll taxes we incurred upon each respective vesting.

Outstanding restricted stock units are included on a one-for-one basis in our diluted weighted average shares, less a reduction for the treasury stock method applied to the average cumulative measured but unrecognized compensation expense during the period.

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PUBLIC STORAGE, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2006

15. Disclosures Regarding Segment Reporting

Description of Each Reportable Segment

Our reportable segments reflect significant operating activities that are evaluated separately by management, comprised of the following segments which are organized based upon their operating characteristics.

Our domestic self-storage segment comprises the direct ownership, development, and operation of traditional storage facilities in the U.S., and the ownership of equity interests in entities that own storage properties in the U.S. Our European self-storage segment comprises our self-storage and associated activities owned by affiliated entities based in Europe.

Our domestic ancillary operating segment represents all of our other segments, which are reported as a group, including (i) containerized storage, (ii) commercial property operations, which reflects our interest in the ownership, operation, and management of commercial properties both directly and through our interest in PSB (iii) the reinsurance of policies against losses to goods stored by tenants in our self-storage facilities, (ii) sale of merchandise at our self-storage facilities, (iv) truck rentals at our self-storage facilities and (v) management of facilities owned by third-party owners and facilities owned by the Unconsolidated Entities.

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The domestic self-storage and domestic ancillary segments are evaluated by management based upon the net segment income of each segment. Net segment income represents net income in conformity with GAAP and our significant accounting policies as denoted in Note 2, before interest and other income, interest expense, and corporate general and administrative expense. Interest and other income, interest expense, corporate general and administrative expense, minority interest in income and gains and losses on sales of real estate assets are not allocated to these segments because management does not utilize them to evaluate the results of operations of each segment. In addition, there is no presentation of segment assets for these other segments because total assets are not considered in the evaluation of these segments.

The European segment operations are primarily independent of the other segments, with separate management, debt, financing activities, and capital allocation decisions. Accordingly, this segment is evaluated by management as a stand-alone business unit and the European segment presentation includes all of the revenues, expenses, and operations of this business unit, including interest expense and general and administrative expense. Assets of our European operations at December 31, 2006 include approximately \$480 million in cash (of which approximately \$429 million was utilized on January 2, 2007 to prepay the 325M euro collateralized notes), real estate with a book value of approximately \$1.4 billion, intangibles with a book value of approximately \$161 million, and other assets with a book value of approximately \$65 million.

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PUBLIC STORAGE, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2006

Presentation of Segment Information

The following table reconciles the performance of each segment, in terms of segment income, to our consolidated net income (amounts in thousands):

For the year ended December 31, 2006

	DOMESTIC SELF-STORAGE	EUROPEAN OPERATIONS	S	DOMEST ANCILL OPERAT
REVENUES:		 	(Amounts	in th
Self-storage rental income	\$ 1,180,234 - -	\$ 59,715 5,121 -	\$	104,7
	1,180,234	 64,836		104,7

EXPENSES:  Cost of operations (excluding depreciation and amortization below):  Self-storage facilities	398,760 - 374,843 - -	30,436 2,210 59,803 10,245 13,109	69,1 3,3
	 773 <b>,</b> 603	115,803	 72,4
Income (loss) from continuing operations before equity in earnings of real estate entities, gain on disposition of real estate and real estate investments, foreign currency exchange gain, income from derivatives and minority interest in income	406,631	(50,967)	32,2
Equity in earnings of real estate entities  Gain on disposition of real estate and real estate investments  Foreign currency exchange gain  Income from derivatives, net	2,131 - - (16,459)	- 336 3,926 3,631	9,7
Income (loss) from continuing operations  Cumulative effect of a change in accounting principle  Discontinued operations	 392 <b>,</b> 303 -	 (43,074)	 42,0
Net income (loss)	392 <b>,</b> 303		42,0

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

For the year ended December 31, 2005

	DOMESTIC LF-STORAGE	EUROPEAN OPERATIONS	I	OOMEST ANCILL OPERAT
REVENUES:	 	 (Am	ounts	in th
Self-storage rental income	\$ 951 <b>,</b> 370 - -	\$ - - -	\$	92 <b>,</b> 2
	 951 <b>,</b> 370	 -		92 <b>,</b> 2

EXPENSES:

Cost of operations (excluding depreciation and amortization below):  Self-storage facilities		320 <b>,</b> 589		-	57 <b>,</b> 7
Ancillary operations  Depreciation and amortization		191,102		_	5,1
General and administrative		. –		_	,
Interest expense		_		-	
		511,691		-	62,8
<pre>Income (loss) from continuing operations before   equity in earnings of real estate entities,   casualty loss, gain on disposition of real   estate and real estate investments and</pre>					
minority interest in income		439,679		_	29,3
Equity in earnings of real estate entities		6,126		-	18,7
Casualty loss		_		_	
estate investments		_		-	
Minority interest in income		(15,630)		_ 	 
Income from continuing operations Discontinued operations		430 <b>,</b> 175 -		- -	48,1
Net income (loss)	\$	430,175			48,1
	====		- ======	=	 

For the year ended December 31, 2004

	DOMESTIC SELF-STORAGE		EUROPEAN OPERATIONS		DOMEST ANCILL OPERAT
REVENUES:			 (	 Amount	s in th
Self-storage rental income	\$	861,665 - -	\$ - - -	\$	91,1
		861 <b>,</b> 665	 -		91,1
EXPENSES:  Cost of operations (excluding depreciation and amortization below):  Self-storage facilities		300,355 - 176,230 - -	 - - - -		61,5 6,6
		476 <b>,</b> 585	  - 		68 <b>,</b> 2

<pre>Income (loss) from continuing operations before   equity in earnings of real estate entities,   casualty loss, gain on disposition of real   estate and realestate investments and   minority interest in income</pre>		385,080		-	22,8
Equity in earnings of real estate entities Casualty loss		5,669 -		- -	16,8
Gain on disposition of real estate and real estate investments		- (17,427)		- -	
Income (loss) from continuing operations Discontinued operations		373 <b>,</b> 322 -		- - -	 39 <b>,</b> 7
Net income (loss)	\$ ====	•	\$ = ======	 - 	\$ 39 <b>,</b> 7

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS December 31, 2006

# 16. Recent Accounting Pronouncements and Guidance

Accounting for Uncertainty in Income Taxes

In July 2006, the Financial Accounting Standards Board (the "FASB") issued Interpretation No. 48, "Accounting for Uncertainty in Income Taxes" ("FIN 48"). This interpretation, among other things, creates a two-step approach for evaluating uncertain tax positions. Recognition (step one) occurs when an enterprise concludes that a tax position, based solely on its technical merits, is more-likely-than-not to be sustained upon examination. Measurement (step two) determines the amount of benefit that more-likely-than-not will be realized upon settlement. Derecognition of a tax position that was previously recognized would occur when a company subsequently determines that a tax position no longer meets the more-likely-than-not threshold of being sustained. FIN 48 specifically prohibits the use of a valuation allowance as a substitute for derecognition of tax positions, and it has expanded disclosure requirements. FIN 48 is effective for fiscal years beginning after December 15, 2006, in which the impact of adoption should be accounted for as a cumulative-effect adjustment to the beginning balance of retained earnings. The Company is evaluating FIN 48 and has not yet determined the impact the adoption will have on the consolidated financial statements.

# Fair Value Measurement

In 2006, the FASB issued SFAS No. 157, "Fair Value Measurement" (SFAS No. 157). SFAS No. 157 provides guidance for using fair value to measure assets and liabilities. The standard expands required disclosures about the extent to which companies measure assets and liabilities at fair value, the information used to measure fair value, and the effect of fair value measurements on earnings. SFAS No. 157 applies whenever other standards require (or permit) assets or liabilities to be measured at fair value. SFAS No. 157 does not expand the use of fair value in any new circumstances. SFAS No. 157 is effective for

financial statements issued for fiscal years beginning after November 15, 2007, and interim periods within those fiscal years. We do not expect the impact to be material to our financial condition or results of operations.

Effects of Prior Year Misstatements

In 2006, the SEC issued Staff Accounting Bulletin No. 108 (SAB No. 108) which addresses quantifying the financial statement effects of misstatements, specifically, how the effects of prior year uncorrected errors must be considered in quantifying misstatements in the current year financial statements. SAB No. 108 is effective for fiscal years ending after November 15, 2006. We adopted the provisions of SAB No. 108 as of December 31, 2006. The adoption of SAB No. 108 had no material impact on our financial position, operating results or cash flows.

Accounting Changes and Error Corrections

In May 2005, the FASB issued SFAS No. 154, "Accounting Changes and Errors Corrections - a replacement of APB Opinion No. 20 and FASB Statement No. 3." This statement replaces APB Opinion No. 20, "Accounting Changes," and SFAS  $\,$ No. 3, "Reporting Accounting Changes in Interim Financial Statements," and changes the requirements for the accounting for and reporting of a voluntary change in accounting principle. It also applies to changes required by an accounting pronouncement in the instance that the pronouncement does not include specific transition provisions. APB Opinion No. 20 previously required that most voluntary changes in accounting principle be recognized by including in net income of the period the cumulative effect of changing to the new accounting principle. SFAS No. 154 requires retrospective application of changes in accounting principle to prior periods' financial statements, unless it is impracticable to determine either the period-specific effects or the cumulative effect of the change. We adopted the provisions of SFAS No. 154 as of January 1, 2006. The adoption of SAB No. 154 had no material impact on our financial position, operating results or cash flows.

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PUBLIC STORAGE, INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
DECEMBER 31, 2006

17. Commitments and Contingencies

Serrao v. Public Storage, Inc. (filed April 2003)

(Superior Court of California - Orange County)

The plaintiff in this case filed a suit against the Company on behalf of a putative class of renters who rented self-storage units from the Company. Plaintiff alleges that the Company misrepresented the size of its storage units, has brought claims under California statutory and common law relating to consumer protection, fraud, unfair competition, and negligent misrepresentation, and is seeking monetary damages, restitution, and declaratory and injunctive relief.

The claim in this case is substantially similar to those in Henriquez v. Public Storage, Inc., which was disclosed in prior reports. In January 2003, the plaintiff caused the Henriquez action to be dismissed.

Based upon the uncertainty inherent in any putative class action, we cannot presently determine the potential damages, if any, or the ultimate outcome of this litigation. On November 3, 2003, the court granted our motion to strike the plaintiff's nationwide class allegations and to limit any putative class to California residents only. In August 2005, we filed a motion to remove the case to federal court, but the case has been remanded to the Superior Court. We are vigorously contesting the claims upon which this lawsuit is based, including class certification efforts.

Drake v. Shurgard Storage Centers, Inc. (filed September 2002)
-----(Superior Court of California - Orange County)

This is a companion case to the Serrao matter discussed above. The plaintiff alleges the same set of operative facts and seeks the same relief as in Serrao against Shurgard Storage Centers, Inc. ("Shurgard"), whose liability Public Storage assumed following the merger of Public Storage and Shurgard on August 22, 2006. There is currently pending a motion for class certification, which has yet to be ruled on. We cannot presently determine the potential total damages, if any, or the ultimate outcome of the litigation. We vigorously contested the motion for class certification and will vigorously defend this action.

Potter, et al v. Hughes, et al (filed December 2004)

(United States District Court - Central District of California)

In November 2002, a shareholder of the Company made a demand on the Board of Directors challenging the fairness of the Company's acquisition of PS Insurance Company, Ltd. ("PSIC") and related matters. PSIC was previously owned by the Hughes Family. In June 2003, following the filing by the Hughes Family of a complaint for declaratory relief asking the court to find that the acquisition of PSIC and related matters were fair to the Company, it was ruled that the PSIC transaction was just and reasonable as to the Company and holding that the Hughes Family was not required to make any payment to the Company.

At the end of December 2004, the same shareholder referred to above and a second shareholder filed this shareholder's derivative complaint naming as defendants the Company's directors (and two former directors) and certain officers of the Company. The matters alleged in this complaint relate to PSIC, the Hughes Family's Canadian self-storage operations and the Company's 1995 reorganization. In July 2006, the Court granted the defendants' motion to dismiss the amended Complaint without leave to amend. In August 2006, Plaintiffs filed a notice of appeal of the Court's decision. The appeal is currently pending. We believe the litigation will not have any financially adverse effect on the Company (other than the costs and other expenses relating to the lawsuit).

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PUBLIC STORAGE, INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
DECEMBER 31, 2006

Brinkley v. Public Storage, Inc. (filed April 2005)

(Superior Court of California - Los Angeles County)

The plaintiff sued the Company on behalf of a purported class of

California non-exempt employees based on various California wage and hour laws and seeking monetary damages and injunctive relief. In May 2006, a motion for class certification was filed seeking to certify five subclasses. Plaintiff sought certification for alleged meal period violations, rest period violations, failure to pay for travel time, failure to pay for mileage reimbursement, and for wage statement violations. In October 2006, the Court declined to certify three out of the five subclasses. The Court did, however, certify subclasses based on alleged meal period and wage statement violations. The maximum potential liability cannot presently be estimated. We intend to vigorously contest the substantive merits of the two remaining subclasses that were certified.

Simas v. Public Storage, Inc. (filed January 2006)

(Superior Court of California - Orange County)

The plaintiff brings this action against the Company on behalf of a purported class who bought insurance coverage at Company's facilities alleging that the Company does not have a license to offer, sell and/or transact storage insurance. The action was originally brought under California Business and Professions Code Section 17200 and seeks retention, monetary damages and injunctive relief. The Company filed a demurrer to the complaint. While the demurrer was pending, Plaintiff amended the complaint to allege a national class and claims for unfair business practices, unjust enrichment, money had and received, and negligent and intentional misrepresentation. Ultimately all claims except for unjust enrichment were dismissed. There is currently a demurrer pending on Plaintiff's amended allegations as to unjust enrichment. We are vigorously contesting the claims upon which this lawsuit is based, including any efforts for class certification.

Other Items

We are a party to various claims, complaints, and other legal actions that have arisen in the normal course of business from time to time that are not described above. We believe that it is unlikely that the outcome of these other pending legal proceedings including employment and tenant claims, in the aggregate, will have a material adverse impact upon our operations or financial position.

#### INSURANCE AND LOSS EXPOSURE

We have historically carried comprehensive insurance, including property, earthquake, general liability and workers compensation, through nationally recognized insurance carriers and through our captive insurance programs. Our insurance programs also insure affiliates of the Company. Our maximum aggregate annual exposure for losses that are below the deductibles set forth in the third-party insurance contracts, assuming multiple significant events occur, is approximately \$35 million. In addition, if losses exhaust the third-party insurers' limit of coverage of \$125 million for property coverage (a maximum of \$80,000,000 with respect to earthquake coverage) and \$102 million for general liability, our exposure could be greater. These limits are higher than estimates of maximum probable losses that could occur from individual catastrophic events (i.e. earthquake and wind damage) determined in recent engineering and actuarial studies.

Our tenant insurance program reinsures policies against claims for losses to goods stored by tenants at our self-storage facilities. We have third-party insurance coverage for claims paid exceeding \$1,500,000 resulting from any individual event, to a limit of \$9,000,000. At December 31, 2006, we

had approximately 403,000 reinsured policies outstanding representing aggregate coverage of approximately \$1\$ billion.

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PUBLIC STORAGE, INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
DECEMBER 31, 2006

#### DEVELOPMENT AND ACQUISITION OF REAL ESTATE FACILITIES

We currently have 56 projects in our development pipeline, including expansions and enhancements to existing self-storage facilities. The total estimated cost of these facilities (unaudited) is approximately \$266,081,000 of which \$81,418,000 has been spent at December 31, 2006. These projects are subject to contingencies. We expect to incur these expenditures over the next 12 - 24 months. As of February 28, 2007, we are under contract to purchase one self-storage facility in Hawaii (total approximate net rental square feet of 79,000) at an aggregate cost of \$22,500,000. We anticipate that this acquisition will be funded entirely by us. This contract is subject to significant contingencies, and there is no assurance that this facility will be acquired.

#### OPERATING LEASE OBLIGATIONS

We lease trucks, land, equipment and office space. As a result of the merger with Shurgard, we obtained additional operating leases for land, buildings and equipment. .At December 31, 2006, the future minimum rental payments required under our operating leases for the years ending December 31 are as follows (amounts in thousands):

2007	
2008	•
2009	•
2010	11,450
2011	10,458
Thereafter	200 <b>,</b> 097
	\$277 <b>,</b> 875

We lease trucks, land, equipment and office space under various operating leases. Certain leases are cancelable with substantial penalties. Amounts include leases for land, equipment and office space under various operating leases that we assumed in the merger with Shurgard. Certain leases are cancelable with substantial penalties. Certain of our European land operating leases have indefinite terms or extension options exercisable at the discretion of the lessee. For such land leases we have disclosed operating lease obligations over the estimated useful life of the related property.

Expenses under operating leases were approximately \$9.8 million, \$6.3 million and \$6.0 million for the years ended December 31, 2006, 2005 and 2004, respectively. Certain of our land leases include escalation clauses, and we recognize related lease expenses on a straight-line basis.

# 18. Income Taxes

For all taxable years subsequent to 1980, the Company qualified and we intend to continue to qualify the Company as a REIT, as defined in Section 856 of the Internal Revenue Code. As a REIT, the Company is generally not taxed on the portion of its REIT taxable income that is distributed to its shareholders, provided that it meets certain organizational and operational requirements. We

believe that the Company has met these REIT requirements during 2006.

Domestic operations other than rental real estate are primarily conducted through taxable REIT subsidiaries. Income of our taxable REIT subsidiaries is subject to federal, state and local income taxes.

As of August 22, 2006, the date of the Shurgard merger, the Company started to consolidate the income tax provision of the former Shurgard domestic and European activities, the latter of which are subject to income taxes in the jurisdictions of the countries where they operate.

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

The provision for income tax for the years  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

	2006		2005	
0		(Amounts	in thousands)	
Current: Federal State Foreign	\$	5 <b>,</b> 100 - -	\$	- - -
Total Current	\$	5,100	\$	-
Deferred Federal State Foreign	\$	- - -	\$	- - -
Total Deferred	\$	_	\$	_
	\$	5,100	\$	

Under SFAS No. 109, "Accounting for Income Taxes", deferred tax assets and liabilities are determined based on differences between financial reporting and tax bases of assets and liabilities, and are measured using the enacted tax rates and laws that will be in effect when the differences are expected to reverse. SFAS No. 109 provides for the recognition of deferred tax assets if realization of such assets is more likely than not. Based on the weight of available evidence, a valuation allowance may be provided against certain deferred tax assets.

The foreign and domestic components of the Company's net deferred tax asset are as follows:

December 31, December 2006 2000

(Amounts in thousands)

Federal State Foreign	\$	9,953 3,611 104,369	\$
Net deferred tax asset before valuation allowance		117,933	
Valuation Allowance		(117,933)	(
Net deferred tax asset	\$ ======	 - 	\$ ======

Significant components of our deferred tax assets and liabilities were as follows:

	Decemb 20	Decembe 200	
Deferred Tax Assets:		(Amounts ir	thousands)
Current:			
UNICAP	\$	66	\$
Discounted Unearned Premium Reserves		210	
Discounted Unpaid Losses		928	
Other Current Deferred Assets		1,094	
Noncurrent:			
Partnership and Other Investments		2,610	
Asset Impairment		730	
Accrued Closing Costs		161	
Net Operating Loss Carryforward		133,944	
Total Deferred Tax Assets		139 <b>,</b> 743	

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

	December 31, Decemb 2006 20
Deferred Tax Liabilities: Current:	(Amounts in thousand
Deferred Revenue	350
State Deferred Taxes	211
Exchange Losses	6,419
Noncurrent:	
Depreciation & Amortization	14,830
Total Deferred Tax Liabilities	21,810

Net Deferred Tax Asset Before Valuation Allowance		7,933	,
Valuation Allowance		7,933)	
Net Deferred Tax Asset	\$	-	\$
	=======		

At December 31, 2006, the Company had net operating loss carryforwards of \$456.7 million related to U.S. federal, state and foreign jurisdictions. Of this total, \$423.0 million originated from the merger with Shurgard on August 22, 2006 (\$14.4 million of U.S. federal, \$11.1 million of state and \$397.5 million of foreign loss carryforwards). Utilization of net operating losses to offset future taxable income may be subject to certain limitations under Sections 382 and 1502 of the Internal Revenue Code, and other limitations under state and foreign tax laws. If these net operating losses are not utilized, they expire at various times beginning in 2007. As of December 31, 2006 and 2005, we had provided a full valuation allowance against the value of the net deferred tax asset, because sufficient uncertainty exists at this time regarding the future realization of these tax benefits within individual tax jurisdictions. The net increase in the valuation allowance for 2006 was \$111.0 million.

#### 19. Supplementary quarterly financial data (unaudited)

	Three Months Ended							
					September 30, 2006			
		(Amounts	in	thousands,	exce	pt per share	data	1)
Revenues (a)	\$	278,518	\$	297,861	\$	371 <b>,</b> 359	\$	433
Cost of operations (a)	\$	102 <b>,</b> 978	\$	106,544	\$	128,038	\$	163
Income (loss) from continuing operations	\$	113,482	\$	128,752	\$	78 <b>,</b> 926	\$	(9
Net income (loss)	== \$	114,216	\$	128,862	\$	81,181	\$	(10
Per Common Share (Note 2): Net income (loss) - Basic	\$	0.48	\$	0.55	\$ =====	(0.04)	\$	(0
Net income (loss) - Diluted	\$ ==	0.49	\$ ===	0.55	\$ =====	(0.04)	\$	(0

	Three Mon	nths Ended	
March 31, 2005	June 30, 2005	September 30, 2005	Decembe 200

	==		====		=====			
Net income - Diluted	\$	0.38	\$	0.47	\$	0.62	\$	0
Per Common Share (Note 2): Net income - Basic	\$	0.38	\$	0.47	\$	0.62	\$	0
Net income	\$	96,411	\$	108 <b>,</b> 266	\$	128,344	\$	123
Income from continuing operations	\$	95,189	\$	108,071	\$	122,960	\$ =====	123
Cost of operations (a)	\$	95 <b>,</b> 899	\$	94,835	\$	96,592	\$	90
Revenues (a)	\$	250 <b>,</b> 779	\$	262 <b>,</b> 609	\$	273 <b>,</b> 246	\$	273

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# PUBLIC STORAGE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2006

(a) Revenues and cost of operations as presented in this table differ from the revenue and cost of operations as presented in our quarterly reports due primarily to reclassification of our truck rental, merchandise sales, and property management operations which are now included, along with our tenant reinsurance operations, under "Ancillary Operations" on our income statement. In previous presentations, the net income from our truck rental, merchandise sales, and property management operations were reflected as a component of "interest and other income." This reclassification increased revenues and cost of operations a total of \$7,416,000, \$8,597,000, and \$8,557,000 in each of the first three quarters of 2005, respectively. Revenues and cost of operations also differ due to the impact of discontinued operations accounting as described in Note 4.

# 20. Subsequent Events

As noted above, in December 2006, we called for redemption all of the outstanding shares of our (i) 7.625% Cumulative Preferred Stock, Series T (total liquidation value of \$152,150,000), at \$25 per share, plus accrued dividends and (ii) 7.625% Cumulative Preferred Stock, Series U (total liquidation value of \$150,000,000), at \$25 per share, plus accrued dividends. The Series T shares were subsequently redeemed on January 18, 2007 and the Series U shares were subsequently redeemed on February 20, 2007.

On January 9, 2007, we issued 20,000,000 depositary shares, with each depositary share representing 1/1,000 of a share of our 6.625% Cumulative Preferred Stock, Series M (carrying amount totaling \$500,000,000).

On January 2, 2007, we repaid the (euro)325 million collateralized notes (\$429 million at December 31, 2006) at our European operations that were otherwise payable in 2011. We also terminated the related European currency and interest rate hedges.

On January 9, 2007, we repaid the remaining amounts outstanding under our bank credit facilities. Subsequently, concurrent with our redemption of our Series U shares noted above, we borrowed approximately \$80,000,000 on our bank credit facilities.

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

		Initial Cost					
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	Su to A		
	(Dolla	r amounts in tho					
	e Facilities - United States						
1/1/81	Newport News / Jefferson Avenue	-	108	1,071			
1/1/81	Virginia Beach / Diamond Springs	_	186	1,094			
8/1/81	San Jose / Snell	_	312	1,815			
10/1/81	Tampa / Lazy Lane	_	282	1,899			
6/1/82	San Jose / Tully	_	645	1,579			
6/1/82	San Carlos / Storage	_	780	1,387			
6/1/82	Mountain View	_	1,180	1,182			
6/1/82	Cupertino / Storage	_	572	1,270			
10/1/82	Sorrento Valley	_	1,002	1,343			
10/1/82	Northwood	_	1,034	1,522			
12/1/82	Port/Halsey	_	357	1,150			
12/1/82	Sacto/Folsom	_	396	329			
1/1/83	Platte	_	409	953			
1/1/83	Semoran	_	442	1,882			
1/1/83	Raleigh/Yonkers	_	203	914			
3/1/83	Blackwood	_	213	1,559			
4/1/83	Vailsgate	_	103	990			
5/1/83	Delta Drive	_	67	481			
6/1/83	Ventura	_	658	1,734			
9/1/83	Southington	_	124	1,233			
9/1/83	Southhampton	_	331	1,738			
9/1/83	Webster/Keystone	_	449	1,688			
9/1/83	Dover		107	1,462			
9/1/83	Newcastle	_	227	2,163			
9/1/83	Newark	_	208	2,031			
9/1/83	Langhorne	_	263	3,549			
9/1/83	Hobart	_	215	1,491			
	Ft. Wayne/W. Coliseum	_	160	1,395			
9/1/83	Ft. Wayne/Bluffton	_	88	675			
. ,	<u>.</u>						

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Gross Carrying Amount At December 31, 2006

Data		At Decem	Del 31, 2000	
Date Acquired	Description		Buildings	
		mounts in thousands	)	
	e Facilities - United States			
1/1/81	Newport News / Jefferson Avenue	108	1,758	1,866
1/1/81	Virginia Beach / Diamond Springs	186	1,886	2,072
8/1/81	San Jose / Snell	312	2,222	2,534
10/1/81	Tampa / Lazy Lane	282	2,612	2,894
6/1/82	San Jose / Tully	2,989	10,080	13,069
6/1/82	San Carlos / Storage	780	1,978	2,758
6/1/82	Mountain View	1,046	1,636	2,682
6/1/82	Cupertino / Storage	572	1,808	2,380
10/1/82	Sorrento Valley	651	880	1,531
10/1/82	Northwood	1,034	1,886	2,920
12/1/82	Port/Halsey	357	1,077	1,434
12/1/82	Sacto/Folsom	396	1,371	1,767
1/1/83	Platte	409	1,870	2,279
1/1/83	Semoran	442	10,829	11,271
1/1/83	Raleigh/Yonkers	203	1,964	2,167
3/1/83	Blackwood	213	2,550	2,763
4/1/83	Vailsgate	103	2,350	2,453
5/1/83	Delta Drive	68	1,033	1,101
6/1/83	Ventura	658	2,669	3 <b>,</b> 327
9/1/83	Southington	123	2,072	2,195
9/1/83	Southhampton	331	3,241	3 <b>,</b> 572
9/1/83	Webster/Keystone	449	3,256	3 <b>,</b> 705
9/1/83	Dover	107	2,766	2,873
9/1/83	Newcastle	227	3 <b>,</b> 538	3 <b>,</b> 765
9/1/83	Newark	208	3,220	3,428
9/1/83	Langhorne	263	5,598	5,861
9/1/83	Hobart	215	3,066	3,281
9/1/83	Ft. Wayne/W. Coliseum	160	2,457	2,617
9/1/83	Ft. Wayne/Bluffton	88	1,259	1,347

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

			Init	ial Cost	
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	C Su to A
	(D	ollar amounts in tho	usands)		

10/1/83 Orlando J. Y. Parkway

1,512

11/1/83	Aurora	_	505	758
11/1/83	Campbell	_	1,379	1,849
11/1/83	Col Springs/Ed	_	471	1,640
11/1/83	Col Springs/Mv	_	320	1,036
11/1/83	Thorton	_	418	1,400
11/1/83	Oklahoma City	_	454	1,030
11/1/83	Tucson	_	343	778
11/1/83	Webster/Nasa	_	1,570	2,457
12/1/83	Charlotte	_	165	1,274
12/1/83	Greensboro/Market	_	214	1,653
12/1/83	Greensboro/Electra	_	112	869
12/1/83	Columbia	_	171	1,318
12/1/83	Richmond	_	176	1,360
12/1/83	Augusta	_	97	747
12/1/83	Tacoma	_	553	1,173
1/1/84	Fremont/Albrae	_	636	1,659
1/1/84	Belton	_	175	858
1/1/84	Gladstone	_	275	1,799
1/1/84	Hickman/112	_	257	1,848
1/1/84	Holmes	_	289	1,333
1/1/84	Independence	_	221	1,848
1/1/84	Merriam	_	255	1,469
1/1/84	Olathe	_	107	992
1/1/84	Shawnee	_	205	1,420
1/1/84	Topeka	_	75	1,049
3/1/84	Marrietta/Cobb	_	73	542
3/1/84	Manassas	_	320	1,556
3/1/84	Pico Rivera	_	743	807
4/1/84	Providence	_	92	1,087
4/1/84	Milwaukie/Oregon	_	289	584

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

12/1/83 Greensboro/Market 12/1/83 Greensboro/Electra

Gross Carrying Amount At December 31, 2006 Date Land Buildings Total Acquired Description \_\_\_\_\_\_ (Dollar amounts in thousands) 10/1/83 Orlando J. Y. Parkway 11/1/83 Aurora 11/1/83 Campbell 11/1/83 Col Springs/Ed 11/1/83 Col Springs/Mv 11/1/83 Thorton 11/1/83 Oklahoma City 11/1/83 Tucson 11/1/83 Webster/Nasa 12/1/83 Charlotte

1,752

12/1/83	Columbia	171	2,344	2,515
12/1/83	Richmond	176	2,478	2,654
12/1/83	Augusta	97	1,520	1,617
12/1/83	Tacoma	553	2,159	2,712
1/1/84	Fremont/Albrae	636	2,724	3,360
1/1/84	Belton	175	2,055	2,230
1/1/84	Gladstone	274	3,171	3,445
1/1/84	Hickman/112	158	2,212	2,370
1/1/84	Holmes	289	2,263	2,552
1/1/84	Independence	221	3,194	3,415
1/1/84	Merriam	255	2,561	2,816
1/1/84	Olathe	107	1,740	1,847
1/1/84	Shawnee	205	2,527	2,732
1/1/84	Topeka	75	1,702	1,777
3/1/84	Marrietta/Cobb	73	1,240	1,313
3/1/84	Manassas	320	2,584	2,904
3/1/84	Pico Rivera	743	1,496	2,239
4/1/84	Providence	92	1,989	2,081
4/1/84	Milwaukie/Oregon	289	1,238	1,527

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PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

			Initi	ial Cost	
Date Acquired	Description	2006 Encum- brances			 S to
		(Dollar amounts in thou	ısands)		
	Raleigh/Departure	_	302	, -	
	Virginia Beach	_	509	,	
5/1/84	Philadelphia/Grant	_	1,041	•	
5/1/84	Garland	_	356		
	Lorton	_		2,040	
	Baltimore	_	382	,	
-, , -	Laurel	_	501	,	
6/1/84	Delran	_	279	,	
6/1/84	Orange Blossom	_	226	924	
- , , -	Cincinnati	_	402	,	
	Florence	_	185	740	
7/1/84	Trevose/Old Lincoln	_	421	1,749	
8/1/84	Medley	_	584	,	
8/1/84	Oklahoma City	_	340	,	
8/1/84	Newport News	_	356	2,395	
8/1/84	Kaplan/Walnut Hill	_	971	2,359	
8/1/84	Kaplan/Irving	_	677	1,592	
9/1/84	Cockrell Hill	_	380	913	
11/1/84	Omaha	_	109	806	
11/1/84	Hialeah	_	886	1,784	

12/1/84	Austin/Lamar	_	643	947
12/1/84	Pompano	_	399	1,386
12/1/84	Fort Worth	_	122	928
12/1/84	Montgomeryville	_	215	2,085
1/1/85	Cranston	_	175	722
1/1/85	Bossier City	_	184	1,542
2/1/85	Simi Valley	_	737	1,389
2/1/85	Hurst	_	231	1,220
3/1/85	Chattanooga	_	202	1,573
3/1/85	Portland	_	285	941
3/1/85	Fern Park	_	144	1,107

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

> Gross Carrying Amount At December 31, 2006

Date		At Decer	At December 31, 2006			
Acquired	Description		Buildings			
		Dollar amounts in thousa	nds)			
- 4. 4						
5/1/84	Raleigh/Departure	302	4,359	•		
	Virginia Beach	499	4,047	4,546		
5/1/84	Philadelphia/Grant	1,040	5,052	6,092		
5/1/84	Garland	356	1,630	1,986		
6/1/84	Lorton	435	3,548	3,983		
6/1/84	Baltimore	382	3,447	3,829		
6/1/84	Laurel	500	4,115	4,615		
6/1/84	Delran	279	2,491	2,770		
6/1/84	Orange Blossom	226	1,585	1,811		
6/1/84	Cincinnati	402	3,145	3,547		
6/1/84	Florence	185	1,621	1,806		
7/1/84	Trevose/Old Lincoln	421	2,842	3,263		
8/1/84	Medley	583	2,147	2,730		
8/1/84	Oklahoma City	340	2,574	2,914		
8/1/84	Newport News	356	4,254	4,610		
8/1/84	Kaplan/Walnut Hill	971	4,495	5,466		
8/1/84	Kaplan/Irving	677	6,961	7,638		
9/1/84	Cockrell Hill	380	2,844	3,224		
11/1/84	Omaha	109	1,730	1,839		
11/1/84	Hialeah	886	2,871	3 <b>,</b> 757		
12/1/84	Austin/Lamar	642	2,095	2 <b>,</b> 737		
12/1/84	Pompano	399	2,802	3,201		
12/1/84	Fort Worth	122	1,306	1,428		
12/1/84	Montgomeryville	215	3,371	3 <b>,</b> 586		
1/1/85	Cranston	175	1,374	1,549		
1/1/85	Bossier City	184	2,899	3,083		
2/1/85	Simi Valley	736	2,280	3,016		
2/1/85	Hurst	231	1,952	2,183		
3/1/85		202	3,129	3,331		
3/1/85	Portland	285	1,810	2,095		

144 3/1/85 Fern Park 1,794 1,938

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Encum-Buildings & Su Date brances Land Improvements to A Description Acquired \_\_\_\_\_\_ (Dollar amounts in thousands) 338 1,187 3/1/85 Fairfield 3/1/85 Houston / Westheimer 850 1,179 4/1/85 Austin/ S. First 778 1,282 4/1/85 Cincinnati/ E. Kemper 232 1,573 253 218 4/1/85 Cincinnati/ Colerain 1,717 4/1/85 Florence/ Tanner Lane 1,224 396 4/1/85 Laguna Hills 3,303 5/1/85 Tacoma/ Phillips Rd. 1,204 5/1/85 Milwaukie/ Mcloughlin 458 742 5/1/85 Manchester/ S. Willow 2,129 371 5/1/85 Longwood 1,645 355 5/1/85 Columbus/Busch Blvd. 202 1,559 5/1/85 Columbus/Kinnear Rd. 241 1,865 5/1/85 Worthington 221 1,824 5/1/85 Arlington
6/1/85 N. Hollywood/ Raymer
6/1/85 Grove City/ Marlane Drive 201 1,497 967 848 1,157 150 6/1/85 Reynoldsburg 7/1/85 San Diego/ Kearny Mesa Rd 1,568 204 1,750 783 1,368 7/1/85 Scottsdale/ 70th St 632 7/1/85 Concord/ Hwy 29 150 750 1,510 1,531 195 7/1/85 Columbus/Morse Rd. 7/1/85 Columbus/Kenney Rd. 199 7/1/85 Westerville 199 1,517 90 699 7/1/85 Springfield 1,108 1,207 7/1/85 Dayton/Needmore Road 144 7/1/85 Dayton/Executive Blvd. 160 7/1/85 Lilburn 331 450 9/1/85 Madison/ Copps Ave. 1,150 9/1/85 Columbus/ Sinclair 307

> PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

9/1/85 Philadelphia/ Tacony St

893

118 1,782

Gross Carrying Amount At December 31, 2006

Date				
Acquired	Description	Land	Buildings	Total
		(Dollar amounts in thousan	ds)	
3/1/85	Fairfield	338	2,245	2,583
3/1/85	Houston / Westheimer	850	2,002	2,852
4/1/85	Austin/ S. First	778	2,387	3,165
4/1/85	Cincinnati/ E. Kemper	232	2,758	2,990
4/1/85	Cincinnati/ Colerain	253	3,233	3,486
4/1/85	Florence/ Tanner Lane	218	2,753	2,971
4/1/85	Laguna Hills	1,223	5,011	6,234
5/1/85	Tacoma/ Phillips Rd.	396	2,205	2,601
5/1/85	Milwaukie/ Mcloughlin	458	1,784	2,242
5/1/85	Manchester/ S. Willow	371	2,991	3,362
5/1/85	Longwood	355	2,680	3,035
5/1/85	Columbus/Busch Blvd.	202	2,785	2 <b>,</b> 987
5/1/85	Columbus/Kinnear Rd.	241	3 <b>,</b> 368	3,609
5/1/85	Worthington	221	3,193	3,414
5/1/85	Arlington	201	2,772	2,973
6/1/85	N. Hollywood/ Raymer	967	1,632	2,599
6/1/85	Grove City/ Marlane Drive	150	2,182	2,332
6/1/85	Reynoldsburg	204	2,957	3,161
7/1/85	San Diego/ Kearny Mesa Rd	783	3,088	3,871
7/1/85	Scottsdale/ 70th St	632	2,520	3,152
7/1/85	Concord/ Hwy 29	150	1,827	1,977
7/1/85	Columbus/Morse Rd.	195	2,649	2,844
7/1/85	Columbus/Kenney Rd.	199	2,845	3,044
7/1/85	Westerville	305	2,941	
7/1/85	Springfield	90	1,512	1,602
7/1/85	Dayton/Needmore Road	144	2,111	2,255
7/1/85	Dayton/Executive Blvd.	159	2,266	2,425
7/1/85	Lilburn	330	1,663	1,993
9/1/85	Madison/ Copps Ave.	450	2,283	2,733
9/1/85	Columbus/ Sinclair	307	1,815	2,122
9/1/85	Philadelphia/ Tacony St	118	2,983	3,101

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost

		=			
		2006			С
Date		Encum-		Buildings &	Su
Acquired	Description	brances	Land	Improvements	to A

(Dollar amounts in thousands)

10/1/85	N. Hollywood/ Whitsett	_	1,524	2,576
10/1/85	Portland/ SE 82nd St	_	354	496
10/1/85	Columbus/ Ambleside	_	124	1,526
10/1/85	Indianapolis/ Pike Place	_	229	1,531
10/1/85	Indianapolis/ Beach Grove	_	198	1,342
10/1/85	Hartford/ Roberts	_	219	1,481
10/1/85	Wichita/ S. Rock Rd.	_	501	1,478
10/1/85	Wichita/ E. Harry	_	313	1,050
10/1/85	Wichita/ S. Woodlawn	_	263	905
10/1/85	Wichita/ E. Kellogg	_	185	658
10/1/85	Wichita/ S. Tyler	_	294	1,004
10/1/85	Wichita/ W. Maple	_	234	805
10/1/85	Wichita/ Carey Lane	_	192	674
10/1/85	Wichita/ E. Macarthur	_	220	775
10/1/85	Joplin/ S. Range Line	_	264	904
10/1/85	San Antonio/ Wetmore Rd.	_	306	1,079
10/1/85	San Antonio/ Callaghan	_	288	1,016
10/1/85	San Antonio/ Zarzamora	_	364	1,281
10/1/85	San Antonio/ Hackberry	_	388	1,367
10/1/85	San Antonio/ Fredericksburg	_	287	1,009
10/1/85	Dallas/ S. Westmoreland	_	474	1,670
10/1/85	Dallas/ Alvin St.	_	359	1,266
10/1/85	Fort Worth/ W. Beach St.	_	356	1,252
10/1/85	Fort Worth/ E. Seminary	_	382	1,346
10/1/85	Fort Worth/ Cockrell St.	_	323	1,136
11/1/85	Everett/ Evergreen	_	706	2,294
11/1/85	Seattle/ Empire Way	_	1,652	5,348
12/1/85	Milpitas	_	1,623	1,577
12/1/85	Pleasanton/ Santa Rita	_	1,226	2,078
12/1/85	Amherst/ Niagra Falls	_	132	701
12/1/85	West Sams Blvd.	_	164	1,159

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Data		At December 31, 2006			
Date Acquired	Description	-	Land	Buildings	Total
		(Dollar amounts	in thousan	.ds)	
10/1/85	N. Hollywood/ Whitsett		1,524	4,298	5 <b>,</b> 822
10/1/85	Portland/ SE 82nd St		354	1,253	1,607
10/1/85	Columbus/ Ambleside		124	2,421	2,545
10/1/85	Indianapolis/ Pike Place		229	2,959	3,188
10/1/85	Indianapolis/ Beach Grove		198	2,490	2,688
10/1/85	Hartford/ Roberts		409	8,185	8,594
10/1/85	Wichita/ S. Rock Rd.		642	2,333	2,975
10/1/85	Wichita/ E. Harry		285	1,721	2,006

Gross Carrying Amount

10/1/85	Wichita/ S. Woodlawn	263	1,546	1,809
10/1/85	Wichita/ E. Kellogg	185	923	1,108
10/1/85	Wichita/ S. Tyler	294	1,676	1,970
10/1/85	Wichita/ W. Maple	234	1,092	1,326
10/1/85	Wichita/ Carey Lane	192	1,041	1,233
10/1/85	Wichita/ E. Macarthur	220	1,060	1,280
10/1/85	Joplin/ S. Range Line	264	1,584	1,848
10/1/85	San Antonio/ Wetmore Rd.	306	2,277	2,583
10/1/85	San Antonio/ Callaghan	288	2,012	2,300
10/1/85	San Antonio/ Zarzamora	364	2,608	2,972
10/1/85	San Antonio/ Hackberry	388	5,053	5,441
10/1/85	San Antonio/ Fredericksburg	287	2,379	2,666
10/1/85	Dallas/ S. Westmoreland	474	2,626	3,100
10/1/85	Dallas/ Alvin St.	359	2,140	2,499
10/1/85	Fort Worth/ W. Beach St.	356	2,086	2,442
10/1/85	Fort Worth/ E. Seminary	382	2,170	2,552
10/1/85	Fort Worth/ Cockrell St.	323	1,862	2,185
			•	•
11/1/85	Everett/ Evergreen	705	3 <b>,</b> 979	4,684
11/1/85	Seattle/ Empire Way	1,702	8 <b>,</b> 367	10,069
12/1/85	Milpitas	1,623	2,823	4,446
12/1/85	Pleasanton/ Santa Rita	1,225	3,742	4,967
12/1/85	Amherst/ Niagra Falls	132	1,404	1,536
12/1/85	West Sams Blvd.	164	1,302	1,466

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

			Initi	al Cost	
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	
		(Dollar amounts in thous	*		
12/1/85	MacArthur Rd.	-	204	1,628	
12/1/85	Brockton/ Main	_	153	2,020	
12/1/85	Eatontown/ Hwy 35	_	308	4,067	
12/1/85	Denver/ Leetsdale	_	603	847	
1/1/86	Mapleshade/ Rudderow	_	362	1,811	
1/1/86	Bordentown/ Groveville	_	196	981	
1/1/86	Sun Valley/ Sheldon	_	544	1,836	
1/1/86	Las Vegas/ Highland	_	432	848	
2/1/86	Costa Mesa/ Pomona	_	1,405	1,520	
2/1/86	Brea/ Imperial Hwy	_	1,069	2,165	
2/1/86	Skokie/ McCormick	_	638	1,912	
2/1/86	Colorado Springs/ Sinton	_	535	1,115	
2/1/86	Oklahoma City/ Penn	_	146	829	
2/1/86	Oklahoma City/ 39th	_	238	812	
3/1/86	Jacksonville/ Wiley	_	140	510	
3/1/86	St. Louis/ Forder	_	517	1,133	
3/3/86	Tampa / 56th	_	450	1,360	

4/1/86	Reno/ Telegraph	-	649	1,051
4/1/86	St. Louis/Kirkham	-	199	1,001
4/1/86	St. Louis/Reavis	-	192	958
4/1/86	Fort Worth/East Loop	-	196	804
5/1/86	Westlake Village	-	1,205	995
5/1/86	Sacramento/Franklin Blvd.	-	872	978
6/1/86	Richland Hills	-	543	857
6/1/86	West Valley/So. 3600	-	208	1,552
7/1/86	Colorado Springs/ Hollow Tree	-	574	726
7/1/86	West LA/Purdue Ave.	-	2,415	3 <b>,</b> 585
7/1/86	Capital Heights/Central Ave.	-	649	3,851
7/1/86	Pontiac/Dixie Hwy.	_	259	2,091
8/1/86	Laurel/Ft. Meade Rd.	-	475	1,475
8/1/86	Hammond / Calumet	_	97	751

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Gross Carrying Amount

Daka	At December 31, 2006			
Date Acquired	Description	Land	_	
		Oollar amounts in thousa	nds)	
12/1/85	MacArthur Rd.	204	2,504	2,708
12/1/85	Brockton/ Main	153	2,561	2,714
12/1/85	Eatontown/ Hwy 35	308	6,405	6,713
12/1/85	Denver/ Leetsdale	603	1,539	2,142
1/1/86	Mapleshade/ Rudderow	362	3,066	3,428
1/1/86	Bordentown/ Groveville	196	1,635	1,831
1/1/86	Sun Valley/ Sheldon	544	3,030	3,574
1/1/86	Las Vegas/ Highland	432	1,579	2,011
2/1/86	Costa Mesa/ Pomona	1,404	2,773	4,177
2/1/86	Brea/ Imperial Hwy	1,069	3,541	4,610
2/1/86	Skokie/ McCormick	638	3,194	3,832
2/1/86	Colorado Springs/ Sinton	535	2,406	2,941
2/1/86	Oklahoma City/ Penn	146	1,398	1,544
2/1/86	Oklahoma City/ 39th	238	1,643	1,881
3/1/86	Jacksonville/ Wiley	140	1,146	1,286
3/1/86	St. Louis/ Forder	516	2,011	2,527
3/3/86	Tampa / 56th	450	•	2,469
4/1/86	Reno/ Telegraph	649	2,488	3,137
4/1/86	St. Louis/Kirkham	199	1,813	2,012
4/1/86	St. Louis/Reavis	192	1,610	1,802
4/1/86	Fort Worth/East Loop	196	1,433	1,629
5/1/86	Westlake Village	1,256	6,746	8,002
5/1/86	Sacramento/Franklin Blvd.	1,139	4,425	5 <b>,</b> 564
6/1/86	Richland Hills	543	1,736	2,279
6/1/86	West Valley/So. 3600	208	2,447	•
7/1/86	Colorado Springs/ Hollow Tree	574	1,494	2,068
7/1/86	West LA/Purdue Ave.	2,415	5,066	7,481
7/1/86	Capital Heights/Central Ave.	649	5 <b>,</b> 622	6 <b>,</b> 271

7/1/86	Pontiac/Dixie Hwy.	259	3 <b>,</b> 117	3 <b>,</b> 376
8/1/86	Laurel/Ft. Meade Rd.	475	2,619	3,094
8/1/86	Hammond / Calumet	97	1,955	2,052

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Buildings & Su Date Encumbrances Land Improvements to A Acquired Description \_\_\_\_\_\_ (Dollar amounts in thousands) 9/1/86 Kansas City/S. 44th. 1,906 509 1,070 851 3,155 9/1/86 Lakewood / Wadsworth - 6th 10/1/86 Peralta/Fremont 1,074 10/1/86 Birmingham/Highland 89 786 1,338 1.184 10/1/86 Birmingham/Riverchase 262 10/1/86 Birmingham/Eastwood 166 1,184 10/1/86 Birmingham/Forestdale 152 948 10/1/86 Birmingham/Centerpoint 265 1,305 10/1/86 Birmingham/Roebuck Plaza 10/1/86 Birmingham/Greensprings 10/1/86 Birmingham/Hoover-Lorna 101 399 347 1,173 372 1,128 10/1/86 Midfield/Bessemer
10/1/86 Huntsville/Leeman Ferry Rd.
10/1/86 Huntsville/Drake
10/1/86 Anniston/Whiteside 170 355 992 158 1,172 253 59 566 10/1/86 Houston/Glenvista 10/1/86 Houston/I-45 595 1,043 704 1,631 1,032 1,502 1,732 503 1,146 10/1/86 Houston/Rogerdale 2,792 1,693 10/1/86 Houston/Gessner 10/1/86 Houston/Richmond-Fairdale 2,506 10/1/86 Houston/Gulfton 3,036 854 10/1/86 Houston/Westpark 157 - 1,299 - 904 10/1/86 Jonesboro 718 3,491 2,319 10/1/86 Houston / South Loop West 10/1/86 Houston / Plainfield Road - 719 - 1,365 - 451 - 1,390 - 987 10/1/86 Houston / North Freeway 1,987 10/1/86 Houston / Old Katy Road 3,431 10/1/86 Houston / Long Point 1,187 10/1/86 Austin / Research Blvd.

> PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

11/1/86 Arleta / Osborne Street

12/1/86 Lynnwood / 196th Street

1,710

987 - 1,063 1,602

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Gross Carrying Amount At December 31, 2006

Date Acquired	Description	Land	Buildings	
		(Dollar amounts in thousa		
9/1/86	Kansas City/S. 44th.	508	•	•
9/1/86	Lakewood / Wadsworth - 6th	1,070	•	6 <b>,</b> 003
10/1/86	Peralta/Fremont	851	1,856	2,707
10/1/86	Birmingham/Highland	149	1,412	1,561
10/1/86	Birmingham/Riverchase	278	, -	•
10/1/86	Birmingham/Eastwood	232	2,178	
10/1/86	Birmingham/Forestdale	190	1,736	•
10/1/86	Birmingham/Centerpoint	273	2,262	2,535
10/1/86	Birmingham/Roebuck Plaza	340	952	1,292
10/1/86	Birmingham/Greensprings	16	2,170	2,186
10/1/86	Birmingham/Hoover-Lorna	266	2,111	2,377
10/1/86	Midfield/Bessemer	95	999	1,094
10/1/86	Huntsville/Leeman Ferry Rd.	198	1,877	2 <b>,</b> 075
10/1/86	Huntsville/Drake	248	2,016	2,264
10/1/86	Anniston/Whiteside	107	1,081	1,188
10/1/86	Houston/Glenvista	594	2,238	2,832
10/1/86	Houston/I-45	703	2,885	3 <b>,</b> 588
10/1/86	Houston/Rogerdale	1,631	4,744	6 <b>,</b> 375
10/1/86	Houston/Gessner	1,032	3,606	4,638
10/1/86	Houston/Richmond-Fairdale	1,501	5,124	6 <b>,</b> 625
10/1/86	Houston/Gulfton	1,732	5,622	7,354
10/1/86	Houston/Westpark	502	1,678	2,180
10/1/86	Jonesboro	156	1,423	1,579
10/1/86	Houston / South Loop West	1,298	6 <b>,</b> 339	7,637
10/1/86	Houston / Plainfield Road	903	4,263	5,166
10/1/86	Houston / North Freeway	661	3,018	3,679
10/1/86	Houston / Old Katy Road	1,163	•	•
10/1/86	Houston / Long Point	451		
10/1/86	Austin / Research Blvd.	1,390	· ·	•
	Arleta / Osborne Street	986	1,266	
12/1/86	Lynnwood / 196th Street	1,405	•	•
	±	,	•	•

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PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

			Init	ial Cost	
		2006			С
Date		Encum-		Buildings &	Su
Acquired	Description	brances	Land	Improvements	to A

(Dollar amounts in thousands)

	(D		usanus) 	
12/1/86	N. Auburn / Auburn Way N.	_	606	1,144
12/1/86	Gresham / Burnside & 202nd	_	351	1,056
12/1/86	Denver / Sheridan Boulevard	_	1,033	2,792
12/1/86	Marietta / Cobb Parkway	-	536	2,764
12/1/86	Hillsboro / T.V. Highway	-	461	574
12/1/86	San Antonio / West Sunset Road	_	1,206	1,594
12/31/86	Monrovia / Myrtle Avenue	-	1,149	2,446
12/31/86	Chatsworth / Topanga	_	1,447	1,243
12/31/86	Houston / Larkwood	_	247	602
12/31/86	Northridge	_	3,624	1,922
12/31/86	Santa Clara / Duane	_	1,950	1,004
12/31/86	Oyster Point	_	1,569	1,490
12/31/86	Walnut	_	767	613
3/1/87	Annandale / Ravensworth	_	679	1,621
4/1/87	City Of Industry / Amar	_	748	2,052
5/1/87	Oklahoma City / W. Hefner	_	459	941
7/1/87	Oakbrook Terrace	_	912	2,688
8/1/87	San Antonio/Austin Hwy.	_	400	850
10/1/87	Plantation/S. State Rd.	_	924	1,801
10/1/87	Rockville/Fredrick Rd.	_	1,695	3,305
2/1/88	Anaheim/Lakeview	_	995	1,505
6/7/88	Mesquite / Sorrento Drive	_	928	1,011
7/1/88	Fort Wayne	_	101	1,524
1/1/92	Costa Mesa	_	533	980
3/1/92	Dallas / Walnut St.	_	537	1,008
5/1/92	Camp Creek	_	576	1,075
9/1/92	Orlando/W. Colonial	_	368	713
9/1/92	Jacksonville/Arlington	_	554	1,065
10/1/92	Stockton/Mariners	_	381	730
11/18/92	Virginia Beach/General Booth Blvd	l –	599	1,119
1/1/93	Redwood City/Storage	_	907	1,684

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

> Gross Carrying Amount At December 31, 2006

	Date Acquired	Description		Land	Buildings	Total
_		(	(Dollar amounts	in thousar	nds)	
_						
	12/1/86	N. Auburn / Auburn Way N.		606	2,126	2,732
	12/1/86	Gresham / Burnside & 202nd		351	2,036	2,387
	12/1/86	Denver / Sheridan Boulevard		1,033	4,916	5,949
	12/1/86	Marietta / Cobb Parkway		535	4,893	5,428
	12/1/86	Hillsboro / T.V. Highway		461	1,296	1,757
	12/1/86	San Antonio / West Sunset Road		1,207	3,017	4,224

12/31/86	Monrovia / Myrtle Avenue	1,149	2,671	3,820
12/31/86	Chatsworth / Topanga	1,448	5,028	6,476
	2 3	·	•	•
12/31/86	Houston / Larkwood	246	1,003	1,249
12/31/86	Northridge	3,623	4,412	8 <b>,</b> 035
12/31/86	Santa Clara / Duane	1,949	1,431	3 <b>,</b> 380
12/31/86	Oyster Point	1 <b>,</b> 569	1,989	3 <b>,</b> 558
12/31/86	Walnut	768	6,112	6 <b>,</b> 880
3/1/87	Annandale / Ravensworth	679	2,566	3,245
4/1/87	City Of Industry / Amar	748	3 <b>,</b> 277	4,025
5/1/87	Oklahoma City / W. Hefner	459	1,772	2,231
7/1/87	Oakbrook Terrace	1,580	4,160	5,740
8/1/87	San Antonio/Austin Hwy.	400	1,002	1,402
10/1/87	Plantation/S. State Rd.	924	1,970	2,894
10/1/87	Rockville/Fredrick Rd.	1,694	3,735	5,429
2/1/88	Anaheim/Lakeview	995	1,826	2,821
6/7/88	Mesquite / Sorrento Drive	1,045	4,448	5 <b>,</b> 493
7/1/88	Fort Wayne	101	2,422	2,523
1/1/92	Costa Mesa	535	1,770	2,305
3/1/92	Dallas / Walnut St.	537	1,416	1,953
5/1/92	Camp Creek	575	1,568	2,143
9/1/92	Orlando/W. Colonial	367	941	1,308
9/1/92	Jacksonville/Arlington	554	1,347	1,901
10/1/92	Stockton/Mariners	380	960	1,340
11/18/92	Virginia Beach/General Booth Blvd	599	1,596	2,195
1/1/93	Redwood City/Storage	907	1,946	2,853

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

		Initial Cost					
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	Si to 2		
	(D	(Dollar amounts in thousands)					
1 /1 /02	City Of Taductus		1 (11	2 001			
1/1/93 1/1/93	City Of Industry San Jose/Felipe		1,611 1,124	•			
1/1/93	Baldwin Park/Garvey Ave	_	840	•			
3/19/93	Westminister / W. 80th	_	840	-,			
4/26/93	Costa Mesa / Newport	851	2,141	-,			
5/13/93	Austin /N. Lamar	_	919	1,695			
5/28/93	Jacksonville/Phillips Hwy.	_	406	771			
5/28/93	Tampa/Nebraska Avenue	_	550	1,043			
6/9/93	Calabasas / Ventura Blvd.	_	1,762	•			
6/9/93	Carmichael / Fair Oaks	_	573	1,052			
6/9/93	Santa Clara / Duane	_	454	834			
6/10/93	Citrus Heights / Sylvan Road	_	438	822			
6/25/93	Trenton / Allen Road	_	623	1,166			
6/30/93	Los Angeles/W.Jefferson Blvd	_	1,085	2,017			
7/16/93	Austin / So. Congress Ave	_	777	1,445			

8/1/93	Gaithersburg / E. Diamond	_	602	1,139
8/11/93	Atlanta / Northside	_	1,150	2,149
8/11/93	Smyrna/ Rosswill Rd	_	446	842
8/13/93	So. Brunswick/Highway	_	1,076	2,033
10/1/93	Denver / Federal Blvd	_	875	1,633
10/1/93	Citrus Heights	_	527	987
10/1/93	Lakewood / 6th Ave	_	798	1,489
10/27/93	Houston / S Shaver St	_	481	896
11/3/93	Upland/S. Euclid Ave.	_	431	807
11/16/93	Norcross / Jimmy Carter	_	627	1,167
11/16/93	Seattle / 13th	_	1,085	2,015
12/9/93	Salt Lake City	_	765	1,422
12/16/93	West Valley City	_	683	1,276
12/21/93	Pinellas Park / 34th St. W	_	607	1,134
12/28/93	New Orleans / S. Carrollton Ave	<u> </u>	1,575	2,941
12/29/93	Orange / Main	_	1,238	2,317

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

> Gross Carrying Amount At December 31, 2006

Date						
Acquired	Description	Land	Buildings	Total	De	
		Dollar amounts in thous				
1/1/93	City Of Industry	1,610	3 <b>,</b> 888	5,498		
1/1/93	San Jose/Felipe	1,124	2,662	3,786		
1/1/93	Baldwin Park/Garvey Ave	840	1,999	2,839		
3/19/93	Westminister / W. 80th	840	1,923	2,763		
4/26/93	Costa Mesa / Newport	•	7,819	•		
5/13/93	Austin /N. Lamar	1,421	9,773	11,194		
5/28/93	Jacksonville/Phillips Hwy.	406		1,404		
5/28/93	Tampa/Nebraska Avenue	550	1,282	1,832		
6/9/93	Calabasas / Ventura Blvd.	1,761	3,582	5,343		
6/9/93	Carmichael / Fair Oaks		1,325			
6/9/93	Santa Clara / Duane		981			
6/10/93	Citrus Heights / Sylvan Road	437	1,053	1,490		
6/25/93	Trenton / Allen Road	623	1,458	2,081		
6/30/93	Los Angeles/W.Jefferson Blvd	1,085	2,253	3,338		
7/16/93	Austin / So. Congress Ave	777	1,825	2,602		
8/1/93	Gaithersburg / E. Diamond	602	,	•		
8/11/93	Atlanta / Northside	1,150	2,523	3 <b>,</b> 673		
8/11/93	Smyrna/ Rosswill Rd	446	1,097	1,543		
8/13/93	So. Brunswick/Highway	1,076	2,459	3 <b>,</b> 535		
10/1/93	Denver / Federal Blvd	875	1,934	2,809		
10/1/93	Citrus Heights	527	1,203	1,730		
10/1/93	Lakewood / 6th Ave	685	1,660	2,345		
10/27/93	Houston / S Shaver St	481	1,144	1,625		
11/3/93	Upland/S. Euclid Ave.	508	1,280	1,788		
11/16/93	Norcross / Jimmy Carter	626	1,401	2,027		
11/16/93	Seattle / 13th	1,085	2,702	3,787		

12/9/93	Salt Lake City	633	1,591	2,224
12/16/93	West Valley City	682	1,532	2,214
12/21/93	Pinellas Park / 34th St. W	607	1,411	2,018
12/28/93	New Orleans / S. Carrollton Ave	1,575	3,154	4,729
12/29/93	Orange / Main	1,593	3,697	5,290

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost

Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	Si to <i>P</i>
	(Dolla	r amounts in tho	•		
12/29/93	Sunnyvale / Wedell	_	554	1,037	
12/29/93	El Cajon / Magnolia	_	421	791	
12/29/93	Orlando / S. Semoran Blvd.	_	462	872	
12/29/93	Tampa / W. Hillsborough Ave	_	352	665	
12/29/93	Irving / West Loop 12	_	341	643	
12/29/93	Fullerton / W. Commonwealth	_	904	1,687	
12/29/93	N. Lauderdale / Mcnab Rd	_	628	1,182	
12/29/93	Los Alimitos / Cerritos	_	695	1,299	
12/29/93	Frederick / Prospect Blvd.	-	573	1,082	
12/29/93	Indianapolis / E. Washington	_	403	775	
12/29/93	Gardena / Western Ave.	_	552	1,035	
12/29/93	Palm Bay / Bobcock Street		409	775	
1/10/94	Hialeah / W. 20Th Ave.		1,855	3,497	
1/12/94	Sunnyvale / N. Fair Oaks Ave		689	1,285	
1/12/94	Honolulu / Iwaena	_	-	3,382	
1/12/94	Miami / Golden Glades	_	579	1,081	
1/21/94	Herndon / Centreville Road	_	1,584	2,981	
2/8/94	Las Vegas/S. MLK Blvd.	-	1,383	2,592	
2/28/94	Arlingtn/Old Jeffersn Davishwy	-	735	1,399	
3/8/94	Beaverton / Sw Barnes Road	_	942	1,810	
3/21/94	Austin / Arboretum	_	473	897	
3/25/94	Tinton Falls / Shrewsbury Ave	_	1,074	2,033	
3/25/94	East Brunswick / Milltown Road	_	1,282	2,411	
3/25/94	Mercerville / Quakerbridge Road	-	1,109	2,111	
3/31/94	Hypoluxo		735	1,404	
4/26/94	No. Highlands / Roseville Road	-	980	1,835	
5/12/94	Fort Pierce/Okeechobee Road	_	438	842	
5/24/94	Hempstead/Peninsula Blvd.	_	2,053	3,832	
5/24/94	La/Huntington	_	483	905	
6/9/94	Chattanooga / Brainerd Road	_	613	1,170	
6/9/94	Chattanooga / Ringgold Road	_	761	1,433	

PUBLIC STORAGE, INC.

SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Gross Carrying Amount At December 31, 2006

Date			December 31, 200 	)6 Accur
Acquired	Description	Land	Buildings	Total Depre
	(Doll	ar amounts in	thousands)	
12/29/93	Sunnyvale / Wedell	7	25 1,649	2.374
12/29/93	El Cajon / Magnolia		41 1,285	
12/29/93	Orlando / S. Semoran Blvd.			1,982
12/29/93	Tampa / W. Hillsborough Ave	4	36 1,054	·
12/29/93	Irving / West Loop 12		•	1,217
12/29/93	Fullerton / W. Commonwealth	1,1	59 2,714	
12/29/93	N. Lauderdale / Mcnab Rd		98 1,763	
12/29/93	Los Alimitos / Cerritos	8	74 1,838	
12/29/93	Frederick / Prospect Blvd.	6	92 1,603	
12/29/93	Indianapolis / E. Washington	5	05 1,342	
12/29/93	Gardena / Western Ave.	6	94 1,506	
12/29/93	Palm Bay / Bobcock Street	5	25 1,250	1,775
1/10/94	Hialeah / W. 20Th Ave.	1,5	90 4,088	5,678
1/12/94	Sunnyvale / N. Fair Oaks Ave	6	57 1,651	
1/12/94	Honolulu / Iwaena		- 4,385	4,385
1/12/94	Miami / Golden Glades	5	57 1 <b>,</b> 693	2,250
1/21/94	Herndon / Centreville Road	1,3	58 3 <b>,</b> 747	5,105
2/8/94	Las Vegas/S. MLK Blvd.	1,4	35 3,684	5,119
2/28/94	Arlingtn/Old Jeffersn Davishwy	6	30 2,134	2,764
3/8/94	Beaverton / Sw Barnes Road	8	07 2,157	2,964
3/21/94	Austin / Arboretum	1,5	53 2 <b>,</b> 594	4,147
3/25/94	Tinton Falls / Shrewsbury Ave	9	20 2,500	3,420
3/25/94	East Brunswick / Milltown Road	1,0	99 3,054	4,153
3/25/94	Mercerville / Quakerbridge Road	9	50 2,618	3 <b>,</b> 568
3/31/94	Hypoluxo	6	30 3,517	
4/26/94	No. Highlands / Roseville Road	8	40 2,485	3,325
5/12/94	Fort Pierce/Okeechobee Road	3	75 1,069	1,444
5/24/94	Hempstead/Peninsula Blvd.	1,7	62 4 <b>,</b> 475	6,237
5/24/94	La/Huntington	4	14 1,179	1,593
6/9/94	Chattanooga / Brainerd Road	5	25 1,533	2,058
6/9/94	Chattanooga / Ringgold Road	6	52 2,043	2,695

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PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost

Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	Si to <i>I</i>
	(Dolla	r amounts in tho	 usands) 		
6/18/94	Las Vegas / S. Valley View Blvd	_	837	1,571	
6/23/94	Las Vegas / Tropicana	_	750	1,408	
6/23/94	Henderson / Green Valley Pkwy	_	1,047	1,960	
6/24/94	Las Vegas / N. Lamb Blvd.	_	869	1,629	
6/30/94	Birmingham / W. Oxmoor Road	-	532	1,004	
7/20/94	Milpitas / Dempsey Road	_	1,260	2,358	
8/17/94	Beaverton / S.W. Denny Road	_	663	1,245	
8/17/94	Irwindale / Central Ave.	-	674	1,263	
8/17/94	Suitland / St. Barnabas Rd	_	1,530	2,913	
8/17/94	North Brunswick / How Lane	_	1,238	2,323	
8/17/94	Lombard / 64th	_	847	1,583	
8/17/94	Alsip / 27th	_	406	765	
9/15/94	Huntsville / Old Monrovia Road	_	613	1,157	
9/27/94	West Haven / Bull Hill Lane	_	455	873	
9/30/94	San Francisco / Marin St.	_	1,227	2,339	
9/30/94	Baltimore / Hillen Street	_	580	1,095	
9/30/94	San Francisco /10th & Howard	_	1,423	2,668	
9/30/94	Montebello / E. Whittier	_	383	732	
9/30/94	Arlington / Collins	_	228	435	
9/30/94	Miami / S.W. 119th Ave	_	656	1,221	
9/30/94	Blackwood / Erial Road	_	774	1,437	
9/30/94	Concord / Monument	_	1,092	2,027	
9/30/94	Rochester / Lee Road	_	469	871	
9/30/94	Houston / Bellaire	_	623	1,157	
9/30/94	Austin / Lamar Blvd	-	781	1,452	
9/30/94	Milwaukee / Lovers Lane Rd	_	469	871	
9/30/94	Monterey / Del Rey Oaks	_	1,093	1,897	
9/30/94	St. Petersburg / 66Th St.	_	427	793	
9/30/94	Dayton Bch / N. Nova Road	_	396	735	
9/30/94	Maple Shade / Route 38	_	994	1,846	
9/30/94	Marlton / Route 73 N.	_	938	1,742	

PUBLIC STORAGE, INC.
SCHEDULE III - REAL ESTATE
AND ACCUMULATED DEPRECIATION

			Gross Carrying Amount At December 31, 2006		
Date Acquired	Description	Land	Buildings	Total	Accum Deprec
		(Dollar amounts in	thousands)		

6/18/94 Las Vegas / S. Valley View Blvd 718 2,027 2,745

6 (00 (04		642	1 000	0.460
6/23/94	Las Vegas / Tropicana	643	1,820	2,463
6/23/94	Henderson / Green Valley Pkwy	897	2,424	3,321
6/24/94	Las Vegas / N. Lamb Blvd.	669	1,933	2,602
6/30/94	Birmingham / W. Oxmoor Road	456	1,584	2,040
7/20/94	Milpitas / Dempsey Road	1,080	2,781	3 <b>,</b> 861
8/17/94	Beaverton / S.W. Denny Road	568	1,493	2,061
8/17/94	Irwindale / Central Ave.	578	1,491	2,069
8/17/94	Suitland / St. Barnabas Rd	1,311	3 <b>,</b> 565	4,876
8/17/94	North Brunswick / How Lane	1,061	2 <b>,</b> 656	3 <b>,</b> 717
8/17/94	Lombard / 64th	726	2,080	2,806
8/17/94	Alsip / 27th	348	984	1,332
9/15/94	Huntsville / Old Monrovia Road	525	1,504	2,029
9/27/94	West Haven / Bull Hill Lane	1,963	4,734	6 <b>,</b> 697
9/30/94	San Francisco / Marin St.	1,371	3,536	4,907
9/30/94	Baltimore / Hillen Street	497	1,616	2,113
9/30/94	San Francisco /10th & Howard	1,221	3,186	4,407
9/30/94	Montebello / E. Whittier	329	999	1,328
9/30/94	Arlington / Collins	195	753	948
9/30/94	Miami / S.W. 119th Ave	562	1,438	2,000
9/30/94	Blackwood / Erial Road	663	1,695	2,358
9/30/94	Concord / Monument	935	2,614	3,549
9/30/94	Rochester / Lee Road	402	1,273	1,675
9/30/94	Houston / Bellaire	534	1,579	2,113
9/30/94	Austin / Lamar Blvd	668	1,734	2,402
9/30/94	Milwaukee / Lovers Lane Rd	402	1,207	1,609
9/30/94	Monterey / Del Rey Oaks	903	2,214	3,117
9/30/94	St. Petersburg / 66Th St.	366	1,070	1,436
9/30/94	Dayton Bch / N. Nova Road	339	1,018	1,357
9/30/94	Maple Shade / Route 38	852	2,248	3,100
9/30/94	Marlton / Route 73 N.	805	2,034	2,839
•	*		•	•

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PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date Acquired			Initial Cost			
	Description	2006 Encum- brances	Land	Buildings & Improvements	 ( Si to <i>I</i>	
		(Dollar amounts in tho	usands) 			
9/30/94	Naperville / E. Ogden Ave	_	683	1,268		
9/30/94	Long Beach / South Street	_	1,778	3,307		
9/30/94	Aloha / S.W. Shaw	_	805	1,495		
9/30/94	Alexandria / S. Pickett	_	1,550	2,879		
9/30/94	Houston / Highway 6 North	_	1,120	2,083		
9/30/94	San Antonio/Nacogdoches Rd	_	571	1,060		
9/30/94	San Ramon/San Ramon Valley	_	1,530	2,840		
9/30/94	San Rafael / Merrydale Rd	_	1,705	3,165		
9/30/94	San Antonio / Austin Hwy	_	592	1,098		

9/30/94	Sharonville / E. Kemper	-	574	1,070
10/13/94	Davie / State Road 84	_	744	1,467
10/13/94	Carrollton / Marsh Lane	_	770	1,437
10/31/94	Sherman Oaks / Van Nuys Blvd	_	1,278	2,461
12/19/94	Salt Lake City/West North Temple	_	490	917
12/28/94	Milpitas / Watson	-	1,575	2,925
12/28/94	Las Vegas / Jones Blvd	_	1,208	2,243
12/28/94	Venice / Guthrie	_	578	1,073
12/30/94	Apple Valley / Foliage Ave	_	910	1,695
1/4/95	Chula Vista / Main Street	_	735	1,802
1/5/95	Pantego / West Park	_	315	735
1/12/95	Roswell / Alpharetta	_	423	993
1/23/95	North Bergen / Tonne	_	1,564	3,772
1/23/95	San Leandro / Hesperian	_	734	1,726
1/24/95	Nashville / Elm Hill	_	338	791
2/3/95	Reno / S. Mccarron Blvd	_	1,080	2,537
2/15/95	Schiller Park	_	1,688	3 <b>,</b> 939
2/15/95	Lansing	_	1,514	3,534
2/15/95	Pleasanton	_	1,257	2,932
2/15/95	LA/Sepulveda	_	1,453	3,390
2/28/95	Decatur / Flat Shoal	_	970	2,288
2/28/95	Smyrna / S. Cobb	_	663	1,559

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date			·	Accur
Acquired	Description	Land		Total Depre
	(Dolla	ar amounts in		
9/30/94	Naperville / E. Ogden Ave	Į	585 1 <b>,</b> 607	2 <b>,</b> 192
9/30/94	Long Beach / South Street	1,5	524 4,031	5 <b>,</b> 555
9/30/94	Aloha / S.W. Shaw	(	590 1 <b>,</b> 749	2,439
9/30/94	Alexandria / S. Pickett	1,3	3,437	4,766
9/30/94	Houston / Highway 6 North	(	2,507	3,467
9/30/94	San Antonio/Nacogdoches Rd	4	1,395	1,884
9/30/94	San Ramon/San Ramon Valley	1,3	3,655	4,966
9/30/94	San Rafael / Merrydale Rd	1,4	161 3,632	5 <b>,</b> 093
9/30/94	San Antonio / Austin Hwy	į	1,425	1,932
9/30/94	Sharonville / E. Kemper	4	192 1,578	2,070
10/13/94	Davie / State Road 84	(	537 2 <b>,</b> 701	3,338
10/13/94	Carrollton / Marsh Lane	1,0	2,609	3,630
10/31/94	Sherman Oaks / Van Nuys Blvd	1,4	123 3,296	4,719
12/19/94	Salt Lake City/West North Temple	3	385 969	1,354
12/28/94	Milpitas / Watson	1,3	3,462	4,812
12/28/94	Las Vegas / Jones Blvd	1,0	2,616	3 <b>,</b> 651
12/28/94	Venice / Guthrie		195 1,304	1,799
12/30/94	Apple Valley / Foliage Ave	-	780 2,099	2,879
1/4/95		-	735 2,005	2,740

1/5/95	Pantego / West Park	315	902	1,217
1/12/95	Roswell / Alpharetta	423	1,426	1,849
1/23/95	North Bergen / Tonne	1,551	4,194	5,745
1/23/95	San Leandro / Hesperian	733	1,872	2,605
1/24/95	Nashville / Elm Hill	337	1,263	1,600
2/3/95	Reno / S. Mccarron Blvd	1,080	2,745	3 <b>,</b> 825
2/15/95	Schiller Park	1,688	4,387	6 <b>,</b> 075
2/15/95	Lansing	1,514	4,085	5 <b>,</b> 599
2/15/95	Pleasanton	1,256	3,062	4,318
2/15/95	LA/Sepulveda	1,453	3,531	4,984
2/28/95	Decatur / Flat Shoal	970	3,053	4,023
2/28/95	Smyrna / S. Cobb	662	2,008	2,670

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Date Encum-Buildings & Su brances Land Improvements to A Acquired Description (Dollar amounts in thousands) 2/28/95 Downey / Bellflower 2,158 916 2/28/95 1,052 Vallejo / Lincoln 445 2/28/95 Lynnwood / 180th St 2/28/95 Kent / Pacific Hwy 2/28/95 Kirkland 516 1,205 516 728 1,254 1,711 2,932 785 791 2,280 606 2/28/95 Federal Way/Pacific 2/28/95 Tampa / S. Dale 1,832 1,852 5,349 2/28/95 Burlingame/Adrian Rd 2/28/95 Miami / Cloverleaf 1,426 - 639 - 1,442 - 892 - 591 - 1,215 - 576 - 812 2/28/95 Pinole / San Pablo 1,502 3,449 2/28/95 South Gate / Firesto 2/28/95 San Jose / Mabury 2,088 2/28/95 La Puente / Valley Blvd 1,390 2/28/95 San Jose / Capitol E 2,852 576 812 - 1,313 - 442 2/28/95 Milwaukie / 40th Street 1,388 2/28/95 Portland / N. Lombard 1,900 2/28/95 Miami / Biscayne 3,076 1,0 1,64 67( 1,151 2,022 1, 2/28/95 Chicago / Clark Street 2/28/95 Palatine / Dundee 2/28/95 Williamsville/Transit 284 2/28/95 Amherst / Sheridan 484 3/2/95 Everett / Highway 99 859

3/2/95 Burien / 1St Ave South

3/2/95 Kent / South 238th Street
3/31/95 Cheverly / Central Ave
5/1/95 Sandy / S. State Street
5/3/95 Largo / Ulmerton Roa

2,442 654

763

765 911 1,043 263

C

5/8/95	Fairfield/Western Street	_	439	1,030
5/8/95	Dallas / W. Mockingbird	_	1,440	3,371
5/8/95	East Point / Lakewood	_	884	2,071
5/25/95	Falls Church / Gallows Rd	_	350	835

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Gross Carrying Amount
At December 31, 2006

		At December 31, 2006		
Date Acquired	Description	Land	Buildings	Total Depre
		(Dollar amounts in th	ousands)	
2/28/95	Downey / Bellflower	916		
2/28/95	Vallejo / Lincoln	445		1,813
2/28/95	Lynnwood / 180th St	516	1,457	1,973
2/28/95	Kent / Pacific Hwy	728	1,870	2,598
2/28/95	Kirkland	1,253	3,440	4,693
2/28/95	Federal Way/Pacific	785	2,143	2,928
2/28/95	Tampa / S. Dale	791		2,943
2/28/95	Burlingame/Adrian Rd	2,280	5,809	8 <b>,</b> 089
2/28/95	Miami / Cloverleaf	606	1,784	2,390
2/28/95	Pinole / San Pablo	639	1,837	2,476
2/28/95	South Gate / Firesto	1,442	3,896	5,338
2/28/95	San Jose / Mabury	892	2,268	3,160
2/28/95	La Puente / Valley Blvd	591	1,648	2,239
2/28/95	San Jose / Capitol E	1,215	3.007	4.222
2/28/95	Milwaukie / 40th Street	579	1,507	2,086
2/28/95	Portland / N. Lombard	812		2,940
2/28/95	Miami / Biscayne	1,313	3,463	4,776
2/28/95	Chicago / Clark Street	442	1,410	1,852
2/28/95	Palatine / Dundee	698	2,215	2,913
2/28/95	Williamsville/Transit	283		
2/28/95	Amherst / Sheridan	483	1,370	
3/2/95	Everett / Highway 99	858	2,309	3,167
3/2/95	Burien / 1St Ave South	763	2,311	
3/2/95	Kent / South 238th Street	763	2,058	
3/31/95	Cheverly / Central Ave	910	2,608	3,518
5/1/95	Sandy / S. State Street	923		3,281
5/3/95	Largo / Ulmerton Roa	262	801	1,063
5/8/95	Fairfield/Western Street	439		1,572
			3,573	5,013
	East Point / Lakewood		2,447	
	Falls Church / Gallows Rd		6 <b>,</b> 926	

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PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE

AND ACCUMULATED DEPRECIATION

t.ıal	Cost.

Date Acquired	Description			Buildings & Improvements	Si to 2
		ollar amounts in tho	usands)		
6/12/95	Baltimore / Old Waterloo	_	769	1,850	
6/12/95	Pleasant Hill / Hookston	_	766	1,848	
6/12/95	Mountain View/Old Middlefield	_	2,095	4,913	
6/30/95	San Jose / Blossom Hill	_	1,467	3,444	
6/30/95	Fairfield / Kings Highway	_	1,811	4,273	
6/30/95	Pacoima / Paxton Street	464	840	1,976	
6/30/95	Portland / Prescott	_	647	1,509	
6/30/95	St. Petersburg	_	352	827	
6/30/95	Dallas / Audelia Road	_	1,166	2,725	
6/30/95	Miami Gardens	_	823	1,929	
6/30/95	Grand Prairie / 19th	_	566	1,329	
6/30/95	Joliet / Jefferson Street	_	501	1,181	
6/30/95	Bridgeton / Pennridge	_	283	661	
6/30/95	Portland / S.E.92nd	_	638	, -	
6/30/95	Houston / S.W. Freeway	_	537	1,254	
6/30/95	Milwaukee / Brown	_	358	849	
6/30/95	Orlando / W. Oak Ridge	_	698	1,642	
6/30/95	Lauderhill / State Road	_	644	1,508	
6/30/95	Orange Park /Blanding Blvd	_	394	918	
6/30/95	St. Petersburg /Joe'S Creek	_	704	1,642	
6/30/95	St. Louis / Page Service Drive	_	531	1,241	
6/30/95	Independence /E. 42nd	_	438	1,023	
6/30/95	Cherry Hill / Dobbs Lane	_	716	1,676	
6/30/95	Edgewater Park / Route 130	_	683	1,593	
6/30/95	Beaverton / S.W. 110	_	572	1,342	
6/30/95	Markham / W. 159Th Place	_	230	539	
6/30/95	Houston / N.W. Freeway	_	447	1,066	
6/30/95	Portland / Gantenbein	_	537	1,262	
6/30/95	Upper Chichester/Market St.	_	569	1,329	
6/30/95	Fort Worth / Hwy 80	_	379	891	
	Greenfield/ S. 108th	_	728	1,707	

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

> Gross Carrying Amount At December 31, 2006

----- Accum

Date

Acquired	Description	Land			
		(Dollar amounts in the	ousands)		
6/12/95	Baltimore / Old Waterloo	769	2 072	2 0 4 1	1
	Pleasant Hill / Hookston	742		2,841	
6/12/95	Mountain View/Old Middlefield				
6/30/95	San Jose / Blossom Hill	,			) 1
6/30/95	Fairfield / Kings Highway	1,467 1,810		6,394	
6/30/95	Pacoima / Paxton Street	840		3,026	:
6/30/95	Portland / Prescott	647			) )
6/30/95	St. Petersburg	352		1,477	7
6/30/95	Dallas / Audelia Road	1,166	, -	4,866	
6/30/95	Miami Gardens	823	2,210	3,033	
6/30/95	Grand Prairie / 19th	566	,	2,056	
6/30/95	Joliet / Jefferson Street	501		1,895	
6/30/95	Bridgeton / Pennridge	283		1,145	
6/30/95	Portland / S.E.92nd		1,721		
6/30/95	Houston / S.W. Freeway		7,524		
6/30/95	Milwaukee / Brown	·	1,128	•	
6/30/95	Orlando / W. Oak Ridge		1,968		
6/30/95	Lauderhill / State Road	644			
6/30/95	Orange Park /Blanding Blvd	394	1,149	•	
6/30/95	St. Petersburg /Joe'S Creek	703		2,581	
6/30/95	St. Louis / Page Service Drive	531			
6/30/95	Independence /E. 42nd	438	1,252		
6/30/95	Cherry Hill / Dobbs Lane	715	1,904		
6/30/95	Edgewater Park / Route 130	683	1,763	2,446	6
6/30/95	Beaverton / S.W. 110	572	1,562		1
6/30/95	Markham / W. 159Th Place	229	762	991	L
6/30/95	Houston / N.W. Freeway	447	1,224	1,671	L
6/30/95	Portland / Gantenbein	537			
6/30/95	Upper Chichester/Market St.	569	1,494	2,063	3
6/30/95	Fort Worth / Hwy 80	379	1,059	1,438	3
6/30/95	Greenfield/ S. 108th	727	2,201	2,928	3

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### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

		Initial Co			
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	C Su to A
	(D	ollar amounts in tho	 usands) 		

6/30/95 Altamonte Springs - 566 1,326

6/30/95	Seattle / Delridge Way	-	760	1,779
6/30/95	Elmhurst / Lake Frontage Rd	-	748	1,758
6/30/95	Los Angeles / Beverly Blvd	-	787	1,886
6/30/95	Lawrenceville / Brunswick	-	841	1,961
6/30/95	Richmond / Carlson	-	865	2,025
6/30/95	Liverpool / Oswego Road	-	545	1,279
6/30/95	Rochester / East Ave	-	578	1,375
6/30/95	Pasadena / E. Beltway	-	757	1,767
7/13/95	Tarzana / Burbank Blvd	-	2 <b>,</b> 895	6,823
7/31/95	Orlando / Lakehurst	-	450	1,063
7/31/95	Livermore / Portola	_	921	2,157
7/31/95	San Jose / Tully	-	912	2,137
7/31/95	Mission Bay	-	1,617	3 <b>,</b> 785
7/31/95	Las Vegas / Decatur	-	1,147	2,697
7/31/95	Pleasanton / Stanley	_	1,624	3,811
7/31/95	Castro Valley / Grove	_	757	1,772
7/31/95	Honolulu / Kaneohe	-	1,215	2,846
7/31/95	Chicago / Wabash Ave	_	645	1,535
7/31/95	Springfield / Parker	_	765	1,834
7/31/95	Huntington Bch/Gotham	_	765	1,808
7/31/95	Tucker / Lawrenceville	_	630	1,480
7/31/95	Marietta / Canton Road	-	600	1,423
7/31/95	Wheeling / Hintz	-	450	1,054
8/1/95	Gresham / Division	-	607	1,428
8/1/95	Tucker / Lawrenceville	_	600	1,405
8/1/95	Decatur / Covington	_	720	1,694
8/11/95	Studio City/Ventura	-	1,285	3,015
8/12/95	Smyrna / Hargrove Road	_	1,020	3,038
9/1/95	Hayward / Mission Blvd	_	1,020	2,383
9/1/95	Park City / Belvider	_	600	1,405

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date Acquired	Description	Land	Buil	ldings	Total	- Accum Deprec
		(Dollar amounts in	n thousar	nds)		
6/30/95	Altamonte Springs		566	1 <b>,</b> 592	2,15	8
6/30/95	Seattle / Delridge Way		760	2,048	2,80	8
6/30/95	Elmhurst / Lake Frontage Rd		748	2,015	2,76	3
6/30/95	Los Angeles / Beverly Blvd		787	2,517	3,30	4
6/30/95	Lawrenceville / Brunswick		840	2,151	2,99	1
6/30/95	Richmond / Carlson		864	2,351	3,21	5
6/30/95	Liverpool / Oswego Road		545	1,622	2,16	7
6/30/95	Rochester / East Ave		578	1,891	2,46	9
6/30/95	Pasadena / E. Beltway		757	1,945	2,70	2
7/13/95	Tarzana / Burbank Blvd	2,	,894	7,391	10,28	5
7/31/95	Orlando / Lakehurst		450	1,234	1,68	4

7/31/95	Livermore / Portola	921	2,374	3,295
7/31/95	San Jose / Tully	912	2,645	3 <b>,</b> 557
7/31/95	Mission Bay	1,617	4,354	5 <b>,</b> 971
7/31/95	Las Vegas / Decatur	1,147	3,092	4,239
7/31/95	Pleasanton / Stanley	1,624	4,127	5 <b>,</b> 751
7/31/95	Castro Valley / Grove	756	1,878	2,634
7/31/95	Honolulu / Kaneohe	2,133	4,159	6 <b>,</b> 292
7/31/95	Chicago / Wabash Ave	645	2,264	2,909
7/31/95	Springfield / Parker	765	2,101	2,866
7/31/95	Huntington Bch/Gotham	765	2,034	2,799
7/31/95	Tucker / Lawrenceville	630	1,704	2,334
7/31/95	Marietta / Canton Road	600	1,729	2,329
7/31/95	Wheeling / Hintz	450	1,227	1,677
8/1/95	Gresham / Division	607	1,534	2,141
8/1/95	Tucker / Lawrenceville	600	1,764	2,364
8/1/95	Decatur / Covington	720	1,971	2,691
8/11/95	Studio City/Ventura	1,285	3 <b>,</b> 378	4,663
8/12/95	Smyrna / Hargrove Road	1,020	3,541	4,561
9/1/95	Hayward / Mission Blvd	1,020	2,678	3 <b>,</b> 698
9/1/95	Park City / Belvider	600	1,542	2,142

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Buildings & Su Date Encumbrances Land Improvements to A Acquired Description \_\_\_\_\_\_ (Dollar amounts in thousands) 

 990
 2,369

 1,050
 2,459

 945
 2,216

 930
 2,182

 9/1/95 New Castle/Dupont Parkway 9/1/95 Las Vegas / Rainbow 9/1/95 Mountain View / Reng - 930 - 1,590 - 1,095 - 975 9/1/95 Venice / Cadillac 3,724 9/1/95 Simi Valley /Los Angeles 9/1/95 Spring Valley/Foreman 2,572 9/6/95 Darien / Frontage Road 2,321 384 657 9/30/95 Whittier 215 9/30/95 Van Nuys/Balboa 295 - 176 321 - 124 346 - 191 317 - 474 742 - 375 735 - 1,920 4,504 - 1,590 3,716 - 300 708 9/30/95 Huntington Beach 742 735 4,504 9/30/95 Monterey Park 9/30/95 Downey 9/30/95 Del Amo 9/30/95 Carson 9/30/95 Van Nuys/Balboa Blvd 10/31/95 San Lorenzo /Hesperian 300 10/31/95 Chicago / W. 47th Street 708 455 522 10/31/95 Los Angeles / Eastern 1,070 455 11/15/95 Costa Mesa 1,218

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11/15/95	Plano / E. 14th	-	705	1,646
11/15/95	Citrus Heights/Sunrise	-	520	1,213
11/15/95	Modesto/Briggsmore Ave	-	470	1,097
11/15/95	So San Francisco/Spruce	-	1,905	4,444
11/15/95	Pacheco/Buchanan Circle	-	1,681	3 <b>,</b> 951
11/16/95	Palm Beach Gardens	-	657	1,540
11/16/95	Delray Beach	_	600	1,407
1/1/96	Bensenville/York Rd	_	667	1,602
1/1/96	Louisville/Preston	_	211	1,060
1/1/96	San Jose/Aborn Road	_	615	1,342
1/1/96	Englewood/Federal	-	481	1,395
1/1/96	W. Hollywood/Santa Monica	_	3,415	4,577

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date			At December 31, 2006			Accum	
Acquired	Description	Land		Buildings	Total	Depre	
		(Dollar amounts	in th	ousands)			
9/1/95	New Castle/Dupont Parkway		990	2,602	3 <b>,</b> 592	2	
9/1/95	Las Vegas / Rainbow		1,050	2,580			
9/1/95	Mountain View / Reng		945	•			
9/1/95	Venice / Cadillac		930	2,566	3,496	5	
9/1/95	Simi Valley /Los Angeles		1,590	4,038			
9/1/95	Spring Valley/Foreman		1,095	2,980	4,075	5	
9/6/95	Darien / Frontage Road		975	2,554	3,529	9	
9/30/95	Whittier		215	1,367	1,582	2	
9/30/95	Van Nuys/Balboa		295	1,867	2,162	2	
9/30/95	Huntington Beach		176			7	
9/30/95	Monterey Park		124	1,103	1,22	7	
9/30/95	Downey		191			3	
9/30/95	Del Amo		474	2,083	2 <b>,</b> 55	7	
9/30/95	Carson		375	1,563	1,938	3	
9/30/95	Van Nuys/Balboa Blvd		1,920	5 <b>,</b> 139	7,059	9	
10/31/95	San Lorenzo /Hesperian		1,590	4,117	5 <b>,</b> 70	7	
10/31/95	Chicago / W. 47th Street		300	985	1,285	5	
10/31/95	Los Angeles / Eastern		454	1,252		5	
11/15/95	Costa Mesa		522	1,380	1,902	2	
11/15/95	Plano / E. 14th		705	1,751	2,456	5	
11/15/95	Citrus Heights/Sunrise		520	1,360	1,880	)	
11/15/95	Modesto/Briggsmore Ave		470	1,248	1,718	3	
11/15/95	So San Francisco/Spruce		1,904	4,954	6,858	3	
11/15/95	Pacheco/Buchanan Circle		1,680	4,463	6,143	3	
11/16/95	Palm Beach Gardens		657	1,724	2,381	L	
11/16/95	Delray Beach		600	1,627	2,22	7	
1/1/96	Bensenville/York Rd		667	2,783			
1/1/96	Louisville/Preston		211	1,783	1,994	1	
1/1/96	San Jose/Aborn Road		615	2,204			

1/1/96	Englewood/Federal	481	2,325	2,806
1/1/96	W. Hollywood/Santa Monica	3,414	7,555	10,969

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

			Initial Cost			
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements to		
	(Do	llar amounts in thou	usands)			
1/1/96	Orland Hills/W. 159th	_	917	2 <b>,</b> 392		
1/1/96	Merrionette Park	_	818	2,020		
1/1/96	Denver/S Quebec	-	1,849	1,941		
1/1/96	Tigard/S.W. Pacific	-	633	1,206		
1/1/96	Coram/Middle Count	-	507	1,421		
1/1/96	Houston/FM 1960	_	635	1,294		
1/1/96	Kent/Military Trail	_	409	1,670		
1/1/96	Turnersville/Black	_	165	1,360		
1/1/96	Sewell/Rts. 553	_	323	1,138		
1/1/96	Maple Shade/Fellowship	_	331	1,421		
1/1/96	Hyattsville/Kenilworth	_	509	1,757		
1/1/96	Waterbury/Captain	_	434	2,089		
1/1/96	Bedford Hts/Miles	_	835	1,577		
1/1/96	Livonia/Newburgh	_	635	1,407		
1/1/96	Sunland/Sunland Blvd.	_	631	1,965		
1/1/96	Des Moines	_	448	1,350		
1/1/96	Oxonhill/Indianhead	_	772	2,017		
1/1/96	Sacramento/N. 16th	_	582	2,610		
1/1/96	Houston/Westheimer	_	1,508	2,274		
1/1/96	San Pablo/San Pablo	_	565	1,232		
1/1/96	Bowie/Woodcliff	_	718	2,336		
1/1/96	Milwaukee/S. 84th	_	444	1,868		
1/1/96	Clinton/Malcolm Road	_	593	2,123		
1/3/96	San Gabriel	_	1,005	2,345		
1/5/96	San Francisco, Second St.	_	2,880	6,814		
1/12/96	San Antonio, TX	_	912	2,170		
2/29/96	Naples, FL/Old US 41	_	849	2,016		
2/29/96	Lake Worth, FL/S. Military Tr.	_	1,782	4,723		
2/29/96	Brandon, FL/W Brandon Blvd.	_	1,928	4,523		
2/29/96	Coral Springs FL/W Sample Rd.	_	3,480	8,148		

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

2/29/96 Delray Beach FL/S Military Tr.

- 941 2**,**222

Gross Carrying Amount At December 31, 2006

Date Acquired		Land	Buildings	Accur Total Depred
		 lar amounts in th	ousands)	
1/1/96	Orland Hills/W. 159th	917	4,086	5,003
1/1/96	Merrionette Park	818	3,325	4,143
1/1/96	Denver/S Quebec	1,849	3,488	5 <b>,</b> 337
1/1/96	Tigard/S.W. Pacific	633	2,122	2,755
1/1/96	Coram/Middle Count	507	2,387	2,894
1/1/96	Houston/FM 1960	635	2,321	2,956
1/1/96	Kent/Military Trail	409	2,929	3,338
1/1/96	Turnersville/Black	165	,	
1/1/96	Sewell/Rts. 553	323		
1/1/96	Maple Shade/Fellowship	331	2,390	2,721
1/1/96	Hyattsville/Kenilworth	508	2,965	3,473
1/1/96	Waterbury/Captain	434	•	3 <b>,</b> 895
1/1/96	Bedford Hts/Miles	835	2,818	3 <b>,</b> 653
1/1/96	Livonia/Newburgh	635	,	2,998
1/1/96	Sunland/Sunland Blvd.	631	- , -	
1/1/96	Des Moines	447	•	2 <b>,</b> 695
1/1/96	Oxonhill/Indianhead	772	3 <b>,</b> 541	4,313
1/1/96	Sacramento/N. 16th	581		
1/1/96	Houston/Westheimer	1,508		
1/1/96	San Pablo/San Pablo	565	,	
1/1/96	Bowie/Woodcliff	718	3,887	4,605
1/1/96	Milwaukee/S. 84th	444	3,302	3,746
1/1/96	Clinton/Malcolm Road	592	3,572	4,164
1/3/96	San Gabriel	1,005	2,762	3 <b>,</b> 767
1/5/96	San Francisco, Second St.	2,879	7,025	9,904
1/12/96	San Antonio, TX	912	2,263	3,175
2/29/96	Naples, FL/Old US 41	849	2,271	3,120
2/29/96	Lake Worth, FL/S. Military Tr.	1,781	4,848	6 <b>,</b> 629
2/29/96	Brandon, FL/W Brandon Blvd.	1,928		7,461
2/29/96	Coral Springs FL/W Sample Rd.	3,479		11,654
2/29/96	Delray Beach FL/S Military Tr.	940	2,416	3 <b>,</b> 356

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PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost

2006

EncumBuildings & Su

Acquired	Description	brances		1	to
		llar amounts in thou	sands)		
2/29/96	Jupiter FL/Military Trail	_	2,280	5 <b>,</b> 347	
2/29/96	Lakeworth FL/Lake Worth Rd	_	737	1,742	
2/29/96	New Port Richey/State Rd 54	_	857	2,025	
2/29/96	Sanford FL/S Orlando Dr	_	734	1,749	
3/8/96	Atlanta/Roswell	_	898	3,649	
3/31/96	Oakland	_	1,065	2,764	
3/31/96	Saratoga	_	2 <b>,</b> 339	6,081	
3/31/96	Randallstown	_	1,359	3,527	
3/31/96	Plano	-	650	1,682	
3/31/96	Houston	_	543	1,402	
3/31/96	Irvine	_	1,920	4,975	
3/31/96	Milwaukee	_	542	1,402	
3/31/96	Carrollton	_	578	1,495	
3/31/96	Torrance	_	1,415	3 <b>,</b> 675	
3/31/96	Jacksonville	_	713	1,845	
3/31/96	Dallas	_	315	810	
3/31/96	Houston	_	669	1,724	
3/31/96	Baltimore	_	842	2,180	
3/31/96	New Haven	_	740	1,907	
4/1/96	Chicago/Pulaski	_	764	1,869	
4/1/96	Las Vegas/Desert Inn	_	1,115	2,729	
4/1/96	Torrance/Crenshaw	_	916	2,243	
4/1/96	Weymouth	_	485	1,187	
4/1/96	St. Louis/Barrett Station Road	_	630	1,542	
4/1/96	Rockville/Randolph	_	1,153	2,823	
4/1/96	Simi Valley/East Street	_	970	2,374	
4/1/96	Houston/Westheimer	_	1,390	3,402	
4/3/96	Naples	_	1,187	2,809	
6/26/96	Boca Raton	_	3,180	7,468	
6/28/96	Venice	-	669	1,575	
6/30/96	Las Vegas	_	921	2,155	

5.		Gross Carrying Amount At December 31, 2006				
Date Acquired	Description	Land		Buildings	Total	Accum Deprec
		(Dollar amounts	in	thousands)		
2/20/06	Tarihan DI (Militana Bari)		2 2	70 5 605	-	7 074
2/29/96 2/29/96	Jupiter FL/Military Trail Lakeworth FL/Lake Worth Rd		2 <b>,</b> 2	79 5,695 36 1,928		7,974 2,664
2/29/96	New Port Richey/State Rd 54		8	56 2,296		3,152

2/29/96	Sanford FL/S Orlando Dr	974	3,559	4,533
3/8/96	Atlanta/Roswell	898	3 <b>,</b> 778	4,676
3/31/96	Oakland	1,065	3,219	4,284
3/31/96	Saratoga	2,339	6,310	8,649
3/31/96	Randallstown	1,359	3,961	5,320
3/31/96	Plano	649	1,812	2,461
3/31/96	Houston	543	1,543	2,086
3/31/96	Irvine	1,920	6,061	7,981
3/31/96	Milwaukee	542	1,561	2,103
3/31/96	Carrollton	578	1,603	2,103
3/31/96	Torrance	1,415	3,858	5,273
3/31/96	Jacksonville	712	2,068	2,780
3/31/96	Dallas	315	2,567	2,882
3/31/96	Houston	669	2,307	2,976
3/31/96	Baltimore	842	2,466	3,308
3/31/96	New Haven	667	1,825	2,492
4/1/96	Chicago/Pulaski	763	2,170	2,933
4/1/96	Las Vegas/Desert Inn	1,115	2,905	4,020
4/1/96	Torrance/Crenshaw	916	2,385	3,301
4/1/96	Weymouth	485	1,523	2,008
4/1/96	St. Louis/Barrett Station Road	630	1,685	2,315
4/1/96	Rockville/Randolph	1,153	3,103	4,256
4/1/96	Simi Valley/East Street	970	2,450	3,420
4/1/96	Houston/Westheimer	1,389	9,653	11,042
4/1/96		·	•	4,291
	Naples	1,186	3,105	•
6/26/96 6/28/96	Boca Raton Venice	3 <b>,</b> 179 669	7 <b>,</b> 988	11,167
6/30/96		921	1,763	2,432
0/30/90	Las Vegas	921	2,507	3,428

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			Initi	al Cost	
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	Si to <i>I</i>
		(Dollar amounts in thou	ısands)		
6/30/96	Bedford Park	_	606	1,419	
6/30/96	Los Angeles	_	692	1,616	
6/30/96	Silver Spring	_	1,513	3,535	
6/30/96	Newark	_	1,051	2,458	
6/30/96	Brooklyn	_	783	1,830	
7/2/96	Glen Burnie/Furnace Br Rd	_	1,755	4,150	
7/22/96	Lakewood/W Hampton	_	717	2,092	
8/13/96	Norcross/Holcomb Bridge Rd	_	955	3,117	
9/5/96	Spring Valley/S Pascack rd	_	1,260	2,966	
9/16/96	Dallas/Royal Lane	-	1,008	2,426	
9/16/96	Colorado Springs/Tomah Drive	_	731	1,759	

9/16/96	Lewisville/S. Stemmons	_	603	1,451
9/16/96	Las Vegas/Boulder Hwy.	_	947	2,279
9/16/96	Sarasota/S. Tamiami Trail	_	584	1,407
9/16/96	Willow Grove/Maryland Road	_	673	1,620
9/16/96	Houston/W. Montgomery Rd.	_	524	1,261
9/16/96	Denver/W. Hampden		1,084	2,609
9/16/96	Littleton/Southpark Way	_	922	2,221
9/16/96	Petaluma/Baywood Drive	_	861	2,074
9/16/96	Canoga Park/Sherman Way	_	1,543	3,716
9/16/96	Jacksonville/South Lane Ave.	_	554	1,334
9/16/96	Newport News/Warwick Blvd.	_	575	1,385
9/16/96	Greenbrook/Route 22	_	1,227	2,954
9/16/96	Monsey/Route 59	_	1,068	2,572
9/16/96	Santa Rosa/Santa Rosa Ave.	_	575	1,385
9/16/96	Fort Worth/Brentwood	_	823	2,016
9/16/96	Glendale/San Fernando Road	_	2,500	6,124
9/16/96	Houston/Harwin	_	549	1,344
9/16/96	Irvine/Cowan Street	_	1,890	4,631
9/16/96	Fairfield/Dixie Highway	_	427	1,046
9/16/96	Mesa/Country Club Drive	_	701	1,718

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date	At December 31, 2006						
Acquired	Description	Land		Buildings	Total I	Depre	
		(Dollar amounts					
6/30/96	Bedford Park		606	1,680	2,286		
6/30/96	Los Angeles		691	1,759	2,450		
6/30/96	Silver Spring		1,513	3,843	5 <b>,</b> 356		
6/30/96	Newark		1,051	2,593	,		
6/30/96	Brooklyn		783	2,805	3,588		
7/2/96	Glen Burnie/Furnace Br Rd		1,755	4,908	6,663		
7/22/96	Lakewood/W Hampton		716	2,186	2,902		
8/13/96	Norcross/Holcomb Bridge Rd		954	3,294	,		
9/5/96	Spring Valley/S Pascack rd		1,260	3 <b>,</b> 586	4,846		
9/16/96	Dallas/Royal Lane		1,007	2,661	•		
9/16/96	Colorado Springs/Tomah Drive		730	1,901	2,631		
9/16/96	Lewisville/S. Stemmons			1,616	,		
9/16/96	Las Vegas/Boulder Hwy.		946	2,683	3,629		
9/16/96	Sarasota/S. Tamiami Trail		584	2,862	3,446		
9/16/96	Willow Grove/Maryland Road		673	1,781	2,454		
9/16/96	Houston/W. Montgomery Rd.		523	1,472	1,995		
9/16/96	Denver/W. Hampden		1,083	2,837	3,920		
9/16/96	Littleton/Southpark Way		922	2,596	3,518		
9/16/96	Petaluma/Baywood Drive		861	2,248	3,109		
9/16/96	Canoga Park/Sherman Way		1,543	4,321	5,864		
9/16/96	Jacksonville/South Lane Ave.		554	1,622	2,176		

9/16/96	Newport News/Warwick Blvd.	575	1,576	2,151
9/16/96	Greenbrook/Route 22	1,226	3,581	4,807
9/16/96	Monsey/Route 59	1,068	2,775	3,843
9/16/96	Santa Rosa/Santa Rosa Ave.	575	1,514	2,089
9/16/96	Fort Worth/Brentwood	823	2,184	3,007
9/16/96	Glendale/San Fernando Road	2,499	6,364	8,863
9/16/96	Houston/Harwin	549	1,530	2,079
9/16/96	Irvine/Cowan Street	1,890	4,992	6,882
9/16/96	Fairfield/Dixie Highway	427	1,195	1,622
9/16/96	Mesa/Country Club Drive	701	2,217	2,918

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Date Encum-Buildings & Su brances Land Improvements to A Description Acquired \_\_\_\_\_\_ (Dollar amounts in thousands) 9/16/96 San Francisco/Geary Blvd. 2**,**957 7,244 9/16/96 Houston/Gulf Freeway 701 1,718 1,037 9/16/96 Las Vegas/S. Decatur Blvd. 2,539 9/16/96 Tempe/McKellips Road 9/16/96 Richland Hills/Airport Fwy. 823 473 1,972 1,158 1,080 1,110 10/11/96 Hampton/Pembroke Road 2,346 2,405 10/11/96 Norfolk/Widgeon Road 2,512 10/11/96 Richmond/Bloom Lane 1,188 Virginia Beach/Southern Blvd 282 10/11/96 610 912 1,974 10/11/96 Chesapeake/Military Hwy 1,588 10/11/96 Richmond/Midlothian Park 762 819 - 927 - 1,170 - 1,710 - 200 10/11/96 Roanoke/Peters Creek Road 819 1,776 2,020 10/11/96 Orlando/E Oakridge Rd 2,549 10/11/96 Orlando/South Hwy 17-92 10/25/96 Austin/Renelli 3,990 10/25/96 Austin/Santiago 2,100 10/25/96 Dallas/East N.W. Highway 698 1,628 10/25/96 Dallas/Denton Drive 900 2,100 10/25/96 Houston/Hempstead 518 1,207 10/25/96 Pasadena/So. Shaver 420 980

10/31/96 Houston/Joel Wheaton Rd

12/5/96 Lake Forest/Bake Parkway

12/16/96 Cherry Hill/Old Cuthbert

12/16/96 Oklahoma City/S Santa Fe

12/16/96 Oklahoma City/SW 74th

12/16/96 Oklahoma City/S. May

10/31/96 Mt Holly/541 Bypass

11/13/96 Town East/Mesquite

11/14/96 Bossier City LA

1,085

1,488

840 770

2,173

1,505

875

840

840

465

360

330

633

971

645

375

360

360

(

12/16/96	Arlington/S. Watson Rd.	_	930	2,170
12/16/96	Richardson/E. Arapaho	_	1,290	3,010

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

> Gross Carrying Amount At December 31, 2006

Date		At December 31, 2006			Accum	
Acquired	Description	Land	Buildings	Total Dep	pre	
	(	Dollar amounts in th	ousands)			
9/16/96	San Francisco/Geary Blvd.	2.957	7,707	10.664		
9/16/96	Houston/Gulf Freeway			7,403		
9/16/96	Las Vegas/S. Decatur Blvd.		2,799			
9/16/96	Tempe/McKellips Road	823				
9/16/96	Richland Hills/Airport Fwy.	472				
10/11/96	Hampton/Pembroke Road	914	,	3,257		
10/11/96	Norfolk/Widgeon Road	908				
10/11/96	Richmond/Bloom Lane	994				
10/11/96	Virginia Beach/Southern Blvd	282				
10/11/96	Chesapeake/Military Hwy	912	2,431	·		
10/11/96	Richmond/Midlothian Park	762	•	•		
10/11/96	Roanoke/Peters Creek Road	819				
10/11/96	Orlando/E Oakridge Rd	927	2,332	3 <b>,</b> 259		
10/11/96	Orlando/South Hwy 17-92	1,170	2,760	3,930		
10/25/96	Austin/Renelli	1,710		6,015		
10/25/96	Austin/Santiago	900	2,318	3,218		
10/25/96	Dallas/East N.W. Highway	697				
10/25/96	Dallas/Denton Drive	900	2,326	3,226		
10/25/96	Houston/Hempstead	517				
10/25/96	Pasadena/So. Shaver	420	1,437	1,857		
10/31/96	Houston/Joel Wheaton Rd	465	1,316	1,781		
10/31/96	Mt Holly/541 Bypass	360	1,152	1,512		
11/13/96	Town East/Mesquite	330	979	1,309		
11/14/96	Bossier City LA	557	1,473	2,030		
12/5/96	Lake Forest/Bake Parkway	972	2,748	3,720		
12/16/96	Cherry Hill/Old Cuthbert	645	2,161	2,806		
12/16/96	Oklahoma City/SW 74th	375	995	1,370		
12/16/96	Oklahoma City/S Santa Fe	360	1,007	1,367		
12/16/96	Oklahoma City/S. May	360		,		
12/16/96	Arlington/S. Watson Rd.	930	2,880	3,810		
12/16/96	Richardson/E. Arapaho	1,290	3,488	4,778		

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2006 Buildings & Su Date Encumbrances Land Improvements to A Acquired Description (Dollar amounts in thousands) 813 2,272 2,802 2,575 3,030 4,393 1,515 2,045 2,499 1,666 3,636 2,651 2,348 8,407 1,894 2,196 12/23/96 Eagle Rock/Colorado 12/23/96 Upper Darby/Lansdowne 330 899 1,109 - 1,109
- 1,019
- 1,199
- 1,739
- 600
- 809
- 989
- 660
- 1,439
- 1,049
- 929
- 3,328
- 749
- 869
- 1,289 12/23/96 Plymouth Meeting /Chemical 12/23/96 Philadelphia/Byberry 12/23/96 Ft. Lauderdale/State Road 12/23/96 Englewood/Costilla 12/23/96 Lilburn/Beaver Ruin Road 12/23/96 Carmichael/Fair Oaks 12/23/96 Portland/Division Street 12/23/96 Napa/Industrial 12/23/96 Wheatridge/W. 44th Avenue 12/23/96 Las Vegas/Charleston 12/23/96 Las Vegas/South Arvill 12/23/96 Los Angeles/Santa Monica 12/23/96 Warren/Schoenherr Rd. 12/23/96 Portland/N.E. 71st Avenue 2,196

> PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

12/23/96 Broadview/S. 25th Avenue

12/23/96 Pompano Beach/S. Dixie Hwy.

Decatur/Covington

12/23/96 Mangonia Park/Australian Ave. Whittier/Colima

12/23/96 Overland Park/Mastin

12/23/96 Kent/Pacific Hwy South 12/23/96 Topeka/8th Street

12/23/96 Pittsburgh/California Ave.

12/23/96 Denver East Evans

Auburn/R Street

12/23/96 Tampa/15th Street

12/23/96

12/23/96

12/23/96

12/23/96

12/23/96

12/23/96 Winter Springs/W. St. Rte 434

Federal Heights/W. 48th Ave.

Forest Park/Jonesboro Rd.

Gross Carrying Amount At December 31, 2006

1,289

689

420

930

990

690

720

930

540

840

540

150 1,740 630

3,257

1,742

1,060

2,292

2,440

1,700

1,774

2,292

1,331

2,070

1,331

2,292

1,552

370 4,288

Initial Cost

Date			·		Accum
Acquired	Description	Land	Buildings	Total	Deprec

(Dollar amounts in thousands)

12/23/96	Eagle Rock/Colorado	444	1,124	1,568
12/23/96	Upper Darby/Lansdowne	899	2,538	3,437
12/23/96	Plymouth Meeting /Chemical	1,109	3,029	4,138
12/23/96	Philadelphia/Byberry	1,019	2,881	3,900
12/23/96	Ft. Lauderdale/State Road	1,199	3,330	4,529
12/23/96	Englewood/Costilla	1,738	4,573	6 <b>,</b> 311
12/23/96	Lilburn/Beaver Ruin Road	599	1,698	2,297
12/23/96	Carmichael/Fair Oaks	809	2,276	3,085
12/23/96	Portland/Division Street	989	2,676	3 <b>,</b> 665
12/23/96	Napa/Industrial	659	1,828	2,487
12/23/96	Wheatridge/W. 44th Avenue	1,439	3,843	5,282
12/23/96	Las Vegas/Charleston	1,049	2,840	3,889
12/23/96	Las Vegas/South Arvill	929	2,577	3,506
12/23/96	Los Angeles/Santa Monica	3 <b>,</b> 327	8,846	12,173
12/23/96	Warren/Schoenherr Rd.	749	2,102	2,851
12/23/96	Portland/N.E. 71st Avenue	869	2,484	3,353
12/23/96	Broadview/S. 25th Avenue	1,289	3,626	4,915
12/23/96	Winter Springs/W. St. Rte 434	689	1,896	2,585
12/23/96	Tampa/15th Street	420	1,412	1,832
12/23/96	Pompano Beach/S. Dixie Hwy.	930	2,687	3,617
12/23/96	Overland Park/Mastin	1,306	5,396	6,702
12/23/96	Auburn/R Street	690	1,915	2,605
12/23/96	Federal Heights/W. 48th Ave.	720	1,970	2,690
12/23/96	Decatur/Covington	930	2,567	3,497
12/23/96	Forest Park/Jonesboro Rd.	540	1,612	2,152
12/23/96	Mangonia Park/Australian Ave.	840	2,252	3,092
12/23/96	Whittier/Colima	540	1,452	1,992
12/23/96	Kent/Pacific Hwy South	930	2,493	3,423
12/23/96	Topeka/8th Street	150	826	976
12/23/96	Denver East Evans	1,740	4,564	6,304
12/23/96	Pittsburgh/California Ave.	630	1,674	2,304

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

12/23/96 Ft. Lauderdale/Powerline 12/23/96 Philadelphia/Oxford 12/23/96 Dallas/Lemmon Ave.

Initial Cost

2006

Date
EncumBuildings & Su
Acquired
Description
brances
Land Improvements to A

(Dollar amounts in thousands)

1	a	7

- 660 1,626 - 900 2,218 - 1,710 4,214

12/23/96	Alsip/115th Street	-	750	1,848
12/23/96	Green Acres/Jog Road	_	600	1,479
12/23/96	Pompano Beach/Sample Road	_	1,320	3 <b>,</b> 253
12/23/96	Wyndmoor/Ivy Hill	-	2,160	5 <b>,</b> 323
12/23/96	W. Palm Beach/Belvedere	-	960	2,366
12/23/96	Renton 174th St.	-	960	2,366
12/23/96	Sacramento/Northgate	_	1,021	2,647
12/23/96	Phoenix/19th Avenue	_	991	2,569
12/23/96	Bedford Park/Cicero	-	1,321	3,426
12/23/96	Lake Worth/Lk Worth	-	1,111	2,880
12/23/96	Arlington/Algonquin	-	991	2,569
12/23/96	Seattle/15th Avenue	_	781	2,024
12/23/96	Southington/Spring	_	811	2,102
12/23/96	Clifton/Broad Street	_	1,411	3 <b>,</b> 659
12/23/96	Hillside/Glenwood	-	563	4,051
12/23/96	Nashville/Dickerson Pike	-	990	2,440
12/23/96	Madison/Gallatin Road	_	780	1,922
12/30/96	Concorde/Treat	_	1,396	3,258
12/30/96	Virginia Beach	_	535	1,248
12/30/96	San Mateo	-	2,408	5 <b>,</b> 619
1/22/97	Austin, 1033 E. 41 Street	-	257	3,633
4/12/97	Annandale / Backlick	_	955	2,229
4/12/97	Ft. Worth / West Freeway	-	667	1,556
4/12/97	Campbell / S. Curtner	-	2,550	5 <b>,</b> 950
4/12/97	Aurora / S. Idalia	-	1,002	2,338
4/12/97	Santa Cruz / Capitola	-	1,037	2,420
4/12/97	Indianapolis / Lafayette Road	_	682	1,590
4/12/97	Indianapolis / Route 31	_	619	1,444

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Description

Date

Acquired

At	December	31,	2006		
					Accum
Land	Buildi	ings	To	tal	Deprec

Gross Carrying Amount

		(Dollar amounts in thousa	nds)	
12/23/96	Ft. Lauderdale/Powerline	660	1,989	2,649
12/23/96	Philadelphia/Oxford	900	2,434	3,334
12/23/96	Dallas/Lemmon Ave.	1,710	4,398	6,108
12/23/96	Alsip/115th Street	750	6,459	7,209
12/23/96	Green Acres/Jog Road	600	1,599	2,199
12/23/96	Pompano Beach/Sample Road	1,320	3,403	4,723
12/23/96	Wyndmoor/Ivy Hill	2,159	5,610	7,769
12/23/96	W. Palm Beach/Belvedere	960	2,596	3,556
12/23/96	Renton 174th St.	960	2,679	3,639
12/23/96	Sacramento/Northgate	1,021	2,831	3 <b>,</b> 852
12/23/96	Phoenix/19th Avenue	991	2,813	3,804
12/23/96	Bedford Park/Cicero	1,321	3,845	5,166
12/23/96	Lake Worth/Lk Worth	1,111	3,158	4,269

12/23/96	Arlington/Algonquin	991	3,444	4,435
12/23/96	Seattle/15th Avenue	780	2,303	3,083
12/23/96	Southington/Spring	810	2,423	3,233
12/23/96	Clifton/Broad Street	1,411	3 <b>,</b> 896	5,307
12/23/96	Hillside/Glenwood	563	4,470	5 <b>,</b> 033
12/23/96	Nashville/Dickerson Pike	990	2,675	3 <b>,</b> 665
12/23/96	Madison/Gallatin Road	780	2,229	3,009
12/30/96	Concorde/Treat	1,396	3 <b>,</b> 577	4,973
12/30/96	Virginia Beach	535	1,414	1,949
12/30/96	San Mateo	2,408	5,844	8,252
1/22/97	Austin, 1033 E. 41 Street	257	3 <b>,</b> 733	3 <b>,</b> 990
4/12/97	Annandale / Backlick	955	2,608	3 <b>,</b> 563
4/12/97	Ft. Worth / West Freeway	667	1,831	2,498
4/12/97	Campbell / S. Curtner	2,549	6 <b>,</b> 675	9,224
4/12/97	Aurora / S. Idalia	1,002	2,949	3 <b>,</b> 951
4/12/97	Santa Cruz / Capitola	1,037	2,757	3 <b>,</b> 794
4/12/97	Indianapolis / Lafayette Road	681	2,071	2,752
4/12/97	Indianapolis / Route 31	619	1,852	2,471

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Buildings & Su Date Encumbrances Land Improvements to A Acquired Description \_\_\_\_\_\_ (Dollar amounts in thousands) 1,568 3,658 3,861 9,010 1,137 2,653 1,375 3,209 4/12/97 Farmingdale / Broad Hollow Rd. 4/12/97 Tyson's Corner / Springhill Rd. 4/12/97 Fountain Valley / Newhope 4/12/97 Dallas / Winsted 121 4/12/97 Columbia / Broad River Rd. 282 2,044 2,073 4/12/97 Livermore / S. Front Road 876 876 889 1,352 1,406 1,035 1,048 756 648 4/12/97 Garland / Plano 4/12/97 San Jose / Story Road 3**,**156 4/12/97 Aurora / Abilene 3,280 4/12/97 Antioch / Sunset Drive 2,416 -, U48 756 - 648 - 1,159 - 60? 4/12/97 Rancho Cordova / Sunrise 2,445 4/12/97 Berlin / Wilbur Cross 1,764 4/12/97 Whittier / Whittier Blvd. 1,513 4/12/97 Peabody / Newbury Street 2,704 4/12/97 Denver / Blake 1,405 4/12/97 Evansville / Green River Road 1,096 4/12/97 Burien / First Ave. So. 1,847 792 4/12/97 Buffell / First Ave. So.
4/12/97 Rancho Cordova / Mather Field
4/12/97 Sugar Land / Eldridge
4/12/97 Columbus / Eastland Drive
4/12/97 Slickerville / Black Horse Pike 494 1,153 1,644 705 1,405 602 539 1,258

C

4/12/97	Seattle / Aurora	_	1,145	2,671
4/12/97	Gaithersburg / Christopher Ave.	_	972	2,268
4/12/97	Manchester / Tolland Turnpike	-	807	1,883
6/25/97	L.A./Venice Blvd.	_	523	1,221
6/25/97	Kirkland-Totem	_	2,131	4,972
6/25/97	Idianapolis	_	471	1,098
6/25/97	Dallas	_	699	1,631
6/25/97	Atlanta	_	1,183	2,761
6/25/97	Bensalem	_	1 <b>,</b> 159	2,705
6/25/97	Evansville	_	429	1,000

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date	At December 31, 2000					
Acquired	Description	Land	Buildings	Total De	epre	
		ar amounts in	thousands)			
4/12/97	Farmingdale / Broad Hollow Rd.	1,5	67 4,525	6,092		
4/12/97	Tyson's Corner / Springhill Rd.		60 10,490			
4/12/97	Fountain Valley / Newhope			4,137		
4/12/97	Dallas / Winsted		75 3,722			
4/12/97	Columbia / Broad River Rd.	1	21 444	565		
4/12/97	Livermore / S. Front Road	8	76 2,240	3,116		
4/12/97	Garland / Plano	8	88 2,318	3,206		
4/12/97	San Jose / Story Road	1,3	52 3 <b>,</b> 607	4,959		
4/12/97	Aurora / Abilene		05 3,748	5,153		
4/12/97	Antioch / Sunset Drive	1,0	35 2,682	3,717		
4/12/97	Rancho Cordova / Sunrise	1,0	48 2,860	3,908		
4/12/97	Berlin / Wilbur Cross	7	56 2 <b>,</b> 067			
4/12/97	Whittier / Whittier Blvd.	6	48 1,703	2,351		
4/12/97	Peabody / Newbury Street	1,1	59 3 <b>,</b> 296	4,455		
4/12/97	Denver / Blake	6	02 1,619	2,221		
4/12/97	Evansville / Green River Road	4	70 1,294	1,764		
4/12/97	Burien / First Ave. So.	7	91 2,101	2 <b>,</b> 892		
4/12/97	Rancho Cordova / Mather Field	4	94 1,539	2,033		
4/12/97	Sugar Land / Eldridge	7	05 1,878	2,583		
4/12/97	Columbus / Eastland Drive	6	02 1,739	2,341		
4/12/97	Slickerville / Black Horse Pike	5	39 1,493	2,032		
4/12/97	Seattle / Aurora	1,1	44 2,988	4,132		
4/12/97	Gaithersburg / Christopher Ave.	9	72 2,704	3,676		
4/12/97	Manchester / Tolland Turnpike	8	07 2,154	2,961		
6/25/97	L.A./Venice Blvd.	1,0	44 2,497	3,541		
6/25/97	Kirkland-Totem		30 5 <b>,</b> 228			
6/25/97	Idianapolis	4	71 1,337	1,808		
6/25/97	Dallas	6	99 1,718	2,417		
6/25/97	Atlanta	1,1	83 2,920	4,103		
6/25/97	Bensalem	1,1	59 2,826			
6/25/97	Evansville	·	01 1,088			

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

				al Cost
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements to
		(Dollar amounts in tho	usands)	
6/25/97 Aı	ıstin	-	813	1,897
6/25/97 Ha	arbor City	_	1,244	2,904
6/25/97 Bi	irmingham	_	539	1,258
6/25/97 Sa	acramento	_	489	1,396
6/25/97 Ca	arrollton	_	441	1,029
6/25/97 La	a Habra	_	822	1,918
6/25/97 Lo	ombard	_	1,527	3,564
6/25/97 Fa	airfield	_	740	1,727
6/25/97 Se	eattle	_	1,498	3,494
6/25/97 Be	ellevue	_	1,653	3,858
6/25/97 Ci	itrus Heights	_	642	1,244
6/25/97 Sa	an Jose	_	1,273	2,971
6/25/97 St	tanton	_	948	2,212
6/25/97 Ga	arland	_	486	1,135
6/25/97 We	estford	_	857	1,999
6/25/97 Da	allas	_	1,627	3 <b>,</b> 797
6/25/97 Wh	neat Ridge	_	1,054	2,459
6/25/97 Be	erlin	_	825	1,925
6/25/97 Gr	retna	_	1,069	2,494
6/25/97 Sp	oring	_	461	1,077
6/25/97 Sa	acramento	_	592	1,380
6/25/97 Ho	ouston/South Dairyashford	-	856	1,997
	aperville	-	1,108	2,585
6/25/97 Ca	arrollton	_	1,158	2,702
6/25/97 Wa	aipahu	-	1,620	3,780
6/25/97 Da	- avis	_	628	1,465
6/25/97 De	ecatur	_	951	2,220
6/25/97 Ja	acksonville	_	653	1,525
6/25/97 Ch	nicoppe	-	663	1,546
	lexandria	-	1,533	3 <b>,</b> 576
6/25/97 Ho	ouston/Veterans Memorial Dr.	_	458	1,070

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Gross Carrying Amount At December 31, 2006

6/25/97       Birmingham       539       1,391         6/25/97       Sacramento       489       1,259         6/25/97       Carrollton       441       1,074         6/25/97       La Habra       822       2,085         6/25/97       Lombard       2,046       4,811         6/25/97       Fairfield       740       1,815         6/25/97       Seattle       1,447       13,392         6/25/97       Bellevue       1,653       4,080         6/25/97       Citrus Heights       642       1,810         6/25/97       San Jose       1,273       2,994         6/25/97       Stanton       948       2,282         6/25/97       Garland       486       1,237         6/25/97       Westford       857       2,376         6/25/97       Dallas       1,627       4,499	
6/25/97       Harbor City       1,244       3,178         6/25/97       Birmingham       539       1,391         6/25/97       Sacramento       489       1,259         6/25/97       Carrollton       441       1,074         6/25/97       La Habra       822       2,085         6/25/97       Lombard       2,046       4,811         6/25/97       Fairfield       740       1,815         6/25/97       Seattle       1,447       13,392         6/25/97       Bellevue       1,653       4,080         6/25/97       Citrus Heights       642       1,810         6/25/97       Stanton       948       2,282         6/25/97       Garland       486       1,237         6/25/97       Westford       857       2,376         6/25/97       Dallas       1,627       4,499	4,422 1,930 1,748 1,515
6/25/97       Harbor City       1,244       3,178         6/25/97       Birmingham       539       1,391         6/25/97       Sacramento       489       1,259         6/25/97       Carrollton       441       1,074         6/25/97       La Habra       822       2,085         6/25/97       Lombard       2,046       4,811         6/25/97       Fairfield       740       1,815         6/25/97       Seattle       1,447       13,392         6/25/97       Bellevue       1,653       4,080         6/25/97       Citrus Heights       642       1,810         6/25/97       Stanton       948       2,282         6/25/97       Garland       486       1,237         6/25/97       Westford       857       2,376         6/25/97       Dallas       1,627       4,499	4,422 1,930 1,748 1,515
6/25/97       Birmingham       539       1,391         6/25/97       Sacramento       489       1,259         6/25/97       Carrollton       441       1,074         6/25/97       La Habra       822       2,085         6/25/97       Lombard       2,046       4,811         6/25/97       Fairfield       740       1,815         6/25/97       Seattle       1,447       13,392         6/25/97       Bellevue       1,653       4,080         6/25/97       Citrus Heights       642       1,810         6/25/97       San Jose       1,273       2,994         6/25/97       Stanton       948       2,282         6/25/97       Garland       486       1,237         6/25/97       Westford       857       2,376         6/25/97       Dallas       1,627       4,499	1,930 1,748 1,515
6/25/97       Sacramento       489       1,259         6/25/97       Carrollton       441       1,074         6/25/97       La Habra       822       2,085         6/25/97       Lombard       2,046       4,811         6/25/97       Fairfield       740       1,815         6/25/97       Seattle       1,447       13,392       3         6/25/97       Bellevue       1,653       4,080         6/25/97       Citrus Heights       642       1,810         6/25/97       San Jose       1,273       2,994         6/25/97       Stanton       948       2,282         6/25/97       Garland       486       1,237         6/25/97       Westford       857       2,376         6/25/97       Dallas       1,627       4,499	1,748 1,515
6/25/97       Carrollton       441       1,074         6/25/97       La Habra       822       2,085         6/25/97       Lombard       2,046       4,811         6/25/97       Fairfield       740       1,815         6/25/97       Seattle       1,447       13,392       3         6/25/97       Bellevue       1,653       4,080         6/25/97       Citrus Heights       642       1,810         6/25/97       San Jose       1,273       2,994         6/25/97       Stanton       948       2,282         6/25/97       Garland       486       1,237         6/25/97       Westford       857       2,376         6/25/97       Dallas       1,627       4,499	1,515
6/25/97 La Habra 822 2,085 6/25/97 Lombard 2,046 4,811 6/25/97 Fairfield 740 1,815 6/25/97 Seattle 1,447 13,392 1 6/25/97 Bellevue 1,653 4,080 6/25/97 Citrus Heights 642 1,810 6/25/97 San Jose 1,273 2,994 6/25/97 Stanton 948 2,282 6/25/97 Garland 486 1,237 6/25/97 Westford 857 2,376 6/25/97 Dallas 1,627 4,499	•
6/25/97       Lombard       2,046       4,811         6/25/97       Fairfield       740       1,815         6/25/97       Seattle       1,447       13,392       1         6/25/97       Bellevue       1,653       4,080         6/25/97       Citrus Heights       642       1,810         6/25/97       San Jose       1,273       2,994         6/25/97       Stanton       948       2,282         6/25/97       Garland       486       1,237         6/25/97       Westford       857       2,376         6/25/97       Dallas       1,627       4,499	2,907
6/25/97       Fairfield       740       1,815         6/25/97       Seattle       1,447       13,392         6/25/97       Bellevue       1,653       4,080         6/25/97       Citrus Heights       642       1,810         6/25/97       San Jose       1,273       2,994         6/25/97       Stanton       948       2,282         6/25/97       Garland       486       1,237         6/25/97       Westford       857       2,376         6/25/97       Dallas       1,627       4,499	
6/25/97       Seattle       1,447       13,392       1         6/25/97       Bellevue       1,653       4,080         6/25/97       Citrus Heights       642       1,810         6/25/97       San Jose       1,273       2,994         6/25/97       Stanton       948       2,282         6/25/97       Garland       486       1,237         6/25/97       Westford       857       2,376         6/25/97       Dallas       1,627       4,499	6,857
6/25/97       Bellevue       1,653       4,080         6/25/97       Citrus Heights       642       1,810         6/25/97       San Jose       1,273       2,994         6/25/97       Stanton       948       2,282         6/25/97       Garland       486       1,237         6/25/97       Westford       857       2,376         6/25/97       Dallas       1,627       4,499	2,555
6/25/97Citrus Heights6421,8106/25/97San Jose1,2732,9946/25/97Stanton9482,2826/25/97Garland4861,2376/25/97Westford8572,3766/25/97Dallas1,6274,499	14,839
6/25/97       San Jose       1,273       2,994         6/25/97       Stanton       948       2,282         6/25/97       Garland       486       1,237         6/25/97       Westford       857       2,376         6/25/97       Dallas       1,627       4,499	5,733
6/25/97       Stanton       948       2,282         6/25/97       Garland       486       1,237         6/25/97       Westford       857       2,376         6/25/97       Dallas       1,627       4,499	2,452
6/25/97Garland4861,2376/25/97Westford8572,3766/25/97Dallas1,6274,499	4,267
6/25/97 Westford 857 2,376 6/25/97 Dallas 1,627 4,499	3,230
6/25/97 Dallas 1,627 4,499	1,723
	3,233
6/25/97 Wheat Ridge 1,054 2,875	6,126
	3,929
6/25/97 Berlin 825 2,241	3,066
6/25/97 Gretna 1,069 2,989	4,058
6/25/97 Spring 461 1,294	1,755
6/25/97 Sacramento 720 2,276	2,996
6/25/97 Houston/South Dairyashford 856 2,389	3,245
6/25/97 Naperville 1,108 3,079	4,187
6/25/97 Carrollton 1,158 3,268	4,426
6/25/97 Waipahu 1,620 4,566	6,186
6/25/97 Davis 628 1,697	2,325
6/25/97 Decatur 951 2,639	3,590
6/25/97 Jacksonville 653 1,822	2,475
6/25/97 Chicoppe 662 1,969	2,631
6/25/97 Alexandria 1,532 4,123	5,655
6/25/97 Houston/Veterans Memorial Dr. 458 1,298	1,756

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	Initial Cost			
	2006			 
	Encum-		Buildings &	Su
Description	brances	Land	Improvements	to A
	Description	Encum-	2006 Encum-	2006 Encum- Buildings &

(Dollar amounts in thousands)

6/25/97	Los Angeles/Olympic	_	4,392	10,247
6/25/97	Littleton	-	1,340	3,126
6/25/97	Metairie	-	1,229	2,868
6/25/97	Louisville	-	717	1,672
6/25/97	East Hazel Crest	-	753	1,757
6/25/97	Edmonds	-	1,187	2,770
6/25/97	Foster City	_	1,064	2,483
6/25/97	Chicago	_	1,160	2,708
6/25/97	Philadelphia	_	924	2,155
6/25/97	Dallas/Vilbig Rd.	_	508	1,184
6/25/97	Staten Island	_	1,676	3 <b>,</b> 910
6/25/97	Pelham Manor	_	1,209	2,820
6/25/97	Irving	_	469	1,093
6/25/97	Elk Grove	_	642	1,497
6/25/97	LAX	_	1,312	3,062
6/25/97	Denver	_	1,316	3,071
6/25/97	Plano	_	1,369	3,193
6/25/97	Lynnwood	_	839	1,959
6/25/97	Lilburn	_	507	1,182
6/25/97	Parma	_	881	2,055
6/25/97	Davie	_	1,086	2,533
6/25/97	Allen Park	_	953	2,223
6/25/97	Aurora	_	808	1,886
6/25/97	San Diego/16th Street	_	932	2,175
6/25/97	Sterling Heights	_	766	1,787
6/25/97	East L.A./Boyle Heights	_	957	2,232
6/25/97	Springfield/Alban Station	_	1,317	3,074
6/25/97	Littleton	-	868	2,026
6/25/97	Sacramento/57th Street	_	869	2,029
6/25/97	Miami	-	1,762	4,111
8/13/97	Santa Monica / Wilshire Blvd.	_	2,040	4,760

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date Acquired	Description	Land	Bui	ldings	Total	Accur Depre
		(Dollar amounts	in thousa	ınds)		
6/25/97	Los Angeles/Olympic		4,391	11 <b>,</b> 520	15 <b>,</b> 91	L1
6/25/97	Littleton		1,339	3 <b>,</b> 754	5,09	93
6/25/97	Metairie		1,229	3,108	4,33	37
6/25/97	Louisville		716	2,007	2,72	23
6/25/97	East Hazel Crest		1,213	3,499	4,71	

6/25/97	Edmonds	1,187	3,203	4,390
6/25/97	Foster City	1,064	2,853	3,917
6/25/97	Chicago	1,160	3 <b>,</b> 250	4,410
6/25/97	Philadelphia	923	2,565	3,488
6/25/97	Dallas/Vilbig Rd.	507	1,456	1,963
6/25/97	Staten Island	1,675	4,513	6 <b>,</b> 188
6/25/97	Pelham Manor	1,208	3,611	4,819
6/25/97	Irving	468	1,303	1,771
6/25/97	Elk Grove	642	1,804	2,446
6/25/97	LAX	1,312	3,620	4,932
6/25/97	Denver	1,316	3,809	5 <b>,</b> 125
6/25/97	Plano	1,368	3,747	5 <b>,</b> 115
6/25/97	Lynnwood	839	2,331	3,170
6/25/97	Lilburn	506	1,577	2,083
6/25/97	Parma	880	2,755	3 <b>,</b> 635
6/25/97	Davie	1,085	3,174	4,259
6/25/97	Allen Park	953	2,795	3,748
6/25/97	Aurora	808	2,348	3,156
6/25/97	San Diego/16th Street	932	2,807	3 <b>,</b> 739
6/25/97	Sterling Heights	766	2,392	3 <b>,</b> 158
6/25/97	East L.A./Boyle Heights	956	2,750	3,706
6/25/97	Springfield/Alban Station	1,317	3 <b>,</b> 928	5 <b>,</b> 245
6/25/97	Littleton	868	2,533	3,401
6/25/97	Sacramento/57th Street	869	2,528	3 <b>,</b> 397
6/25/97	Miami	1,762	5,141	6 <b>,</b> 903
8/13/97	Santa Monica / Wilshire Blvd.	2,040	5,089	7,129

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			Initi	ial Cost	
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	S to
		(Dollar amounts in the	ousands)		
10/1/97	Marietta /Austell Rd	_	398	1,326	
10/1/97	Denver / Leetsdale	_	1,407	1,682	
10/1/97	Baltimore / York Road	_	1,538	1,952	
10/1/97	Bolingbrook	_	737	1,776	
10/1/97	Kent / Central	_	483	1,321	
10/1/97	Geneva / Roosevelt	_	355	1,302	
10/1/97	Denver / Sheridan	_	429	1,105	
10/1/97	Mountlake Terrace	_	1,017	1,783	
10/1/97	Carol Stream/ St.Charles	_	185	1,187	
10/1/97	Marietta / Cobb Park	_	420	1,131	
10/1/97	Venice / Rose	_	5,468	5,478	
10/1/97	Ventura / Ventura Blvd	-	911	2,227	
10/1/97	Studio City/ Ventura	_	2,421	1,610	

10/1/00			4.0.0	1 606
10/1/97	Madison Heights	_	428	1,686
10/1/97	Lax / Imperial	_	1,662	2,079
10/1/97	Justice / Industrial	_	233	1,181
10/1/97	Burbank / San Fernando	_	1,825	2,210
10/1/97	Pinole / Appian Way	_	728	1,827
10/1/97	Denver / Tamarac Park	_	2,545	1,692
10/1/97	Gresham / Powell	_	322	1,298
10/1/97	Warren / Mound Road	_	268	1,025
10/1/97	Woodside/Brooklyn	_	5,016	3,950
10/1/97	Enfield / Elm Street	_	399	1,900
10/1/97	Roselle / Lake Street	_	312	1,411
10/1/97	Milwaukee / Appleton	_	324	1,385
10/1/97	Emeryville / Bay St	_	1,602	1,830
10/1/97	Monterey / Del Rey	_	257	1,048
10/1/97	San Leandro / Washington	_	660	1,142
10/1/97	Boca Raton / N.W. 20	_	1,140	2,256
10/1/97	Washington Dc/So Capital	_	1,437	4,489
10/1/97	Lynn / Lynnway	_	463	3,059

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date			At December 31, 2006			Accur	
Acquired	Description	Land		Buildings		Depre	
		(Dollar amounts	in th	ousands)			
10/1/97	Marietta /Austell Rd		440	2 <b>,</b> 295	2,735	5	
10/1/97	Denver / Leetsdale		1,554	2,798	4,352	2	
10/1/97	Baltimore / York Road		1,700	3,674	5,374	Į	
10/1/97	Bolingbrook			2,893		7	
10/1/97	Kent / Central		533	2,153	2,686	5	
10/1/97	Geneva / Roosevelt		392	2,148	2,540	)	
10/1/97	Denver / Sheridan		474		2,435		
10/1/97	Mountlake Terrace		1,123	2,869	3,992	2	
10/1/97	Carol Stream/ St.Charles		205	1,985	2,190	)	
10/1/97	Marietta / Cobb Park		464	2,023	2,487	7	
10/1/97	Venice / Rose		6,041	8,874	14,915	)	
10/1/97	Ventura / Ventura Blvd		1,006	3,693	4,699	)	
10/1/97	Studio City/ Ventura		2,675	2,543	5,218	3	
10/1/97	Madison Heights		473	5,251	5,724	ļ	
10/1/97	Lax / Imperial		1,836	3,270	5,106	5	
10/1/97	Justice / Industrial		258	1,921	2,179	)	
10/1/97	Burbank / San Fernando		2,016	3,534	5 <b>,</b> 550	)	
10/1/97	Pinole / Appian Way		804	2,916	3,720	)	
10/1/97	Denver / Tamarac Park		2,812	3,004	5,816	5	
10/1/97	Gresham / Powell		356	2,126	2,482	)	
10/1/97	Warren / Mound Road		296	1,735	2,031	=	
10/1/97	Woodside/Brooklyn		5,541	7,540	13,081	=	
10/1/97	Enfield / Elm Street		441	3,121	3,562	2	

10/1/97	Roselle / Lake Street	344	2,305	2,649
10/1/97	Milwaukee / Appleton	357	2,332	2,689
10/1/97	Emeryville / Bay St	1,770	3,005	4,775
10/1/97	Monterey / Del Rey	284	1,813	2,097
10/1/97	San Leandro / Washington	729	1,899	2,628
10/1/97	Boca Raton / N.W. 20	1 <b>,</b> 259	3 <b>,</b> 790	5 <b>,</b> 049
10/1/97	Washington Dc/So Capital	1,588	7,085	8,673
10/1/97	Lynn / Lynnway	511	4,995	5 <b>,</b> 506

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Date Encum-Buildings & Su brances Land Improvements to A Description Acquired \_\_\_\_\_\_ (Dollar amounts in thousands) 1,077 10/1/97 Pompano Beach 1,527 10/1/97 Lake Oswego/ N.State 465 1,956 10/1/97 Daly City / Mission 2,921 389 456 10/1/97 Odenton / Route 175 2,104 10/1/97 Novato / Landing 10/1/97 St. Louis / Lindberg 2,416 3,496 584 1,508 10/1/97 Oakland/International 358 1,568 10/1/97 Oakland/International
10/1/97 Stockton / March Lane
10/1/97 Des Plaines / Golf Rd
10/1/97 Morton Grove / Wauke
10/1/97 Los Angeles / Jefferson
10/1/97 Los Angeles / Martin
10/1/97 San Leandro / E. 14th
10/1/97 Tucson / Tanque Verde 663 1,363 2,658 1,090 869 627 345 2,330 1,056 4,877 906 663 1,398 3,093 3,232 1,580 1,152 1,289 1,709 1,914 10/1/97 Randolph / Warren St 2,347 10/1/97 Forrestville / Penn. 2,739 10/1/97 Bridgeport 10/1/97 North Hollywood/Vine 906 2,379 10/1/97 Santa Cruz / Portola 535 1,526 10/1/97 Hyde Park / River St 626 1,748 10/1/97 Dublin / San Ramon Rd 942 1,999 10/1/97 Vallejo / Humboldt 473 1,651 10/1/97 Fremont/Warm Springs 848 2,885 10/1/97 Seattle / Stone Way - 829 - 149 - 359 - 445 - 2,369 - 758 829 2,180 10/1/97 W. Olympia 1,096 10/1/97 Mercer/Parkside Ave 1,763 10/1/97 Bridge Water / Main 2,054 10/1/97 Norwalk / Hoyt Street 3,049 1,768 11/2/97 Lansing 758

11/7/97 Phoenix

11/13/97 Tinley Park

2,793

3,319

1,197

1,422

#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Gross Carrying Amount At December 31, 2006

Date			At December 31, 2006			
Acquired	Description	Land		Buildings	Total 1	Depre
		(Dollar amounts	in the	ousands)		
	Pompano Beach		1,190	•		
	Lake Oswego/ N.State		514	- /	,	
	Daly City / Mission		430	4,520		
	Odenton / Route 175		504	•		
	Novato / Landing		2,904	4,996		
10/1/97	St. Louis / Lindberg		728	2,422	3,150	
10/1/97	Oakland/International		475	,	•	
10/1/97	Stockton / March Lane		811	2,124	2,935	
10/1/97	Des Plaines / Golf Rd		1,630	4,205	5,835	
10/1/97	Morton Grove / Wauke		3,110	9,887	12,997	
10/1/97	Los Angeles / Jefferson		1,322	2,429	3,/51	
10/1/97	Los Angeles / Martin		1,066		2,857	
10/1/97	San Leandro / E. 14th		774	1,864	2,638	
10/1/97	Tucson / Tanque Verde		469	2,616	3,085	
10/1/97	Randolph / Warren St		2,718	3 <b>,</b> 389	6,107	
10/1/97	Forrestville / Penn.		1,312	3,560	4,872	
10/1/97	Bridgeport		5,612	4,370	9,982	
10/1/97	North Hollywood/Vine		1,166		4,730	
10/1/97	Santa Cruz / Portola		689	2,319	3,008	
10/1/97	Hyde Park / River St		759	2,699		
10/1/97	Dublin / San Ramon Rd		1,119	2,814	3,933	
10/1/97	Vallejo / Humboldt		620	2,457	3,077	
10/1/97	Fremont/Warm Springs		1,072	4,043	5,115	
	Seattle / Stone Way		1,078	3,368		
	W. Olympia		209			
	Mercer/Parkside Ave		503			
	Bridge Water / Main		576	•	•	
	Norwalk / Hoyt Street		2,793	•	7,402	
	Lansing			1,717	2,447	
	Phoenix			3,047		
, , -	Tinley Park		,	3,425	,	

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Initial Cost

			INICIAL COSC			
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	Si to 2	
		(Dollar amounts in tho	•			
3/17/98	Houston/De Soto Dr.	_	659	1,537		
3/17/98	Houston / East Freeway	_	593	1,384		
3/17/98	Austin/Ben White	_	692	1,614		
3/17/98	Arlington/E.Pioneer	_	922	2,152		
3/17/98	Las Vegas/Tropicana	_	1,285	2,998		
3/17/98	Branford / Summit Place	_	728	1,698		
3/17/98	Las Vegas / Charleston	_	791	1,845		
3/17/98	So. San Francisco	_	1,550	3,617		
3/17/98	Pasadena / Arroyo Prkwy	_	3,005	7,012		
3/17/98	Tempe / E. Broadway	_	633	1,476		
3/17/98	Phoenix / N. 43rd Ave	_	443	1,033		
3/17/98	Phoenix/No. 43rd	_	380	886		
3/17/98	Phoenix / Black Canyon	_	380	886		
3/17/98	Phoenix/Black Canyon	_	136	317		
3/17/98	Nesconset / Southern	_	1,423	3,321		
4/1/98	St. Louis / Hwy. 141	_	659	1,628		
4/1/98	Island Park / Austin	_	2,313	3,015		
4/1/98	Akron / Brittain Rd.	_	275	2,248		
4/1/98	Patchogue/W.Sunrise	_	936	2,184		
4/1/98	Havertown/West Chester	_	1,254	2,926		
4/1/98	Schiller Park/River	_	568	1,390		
4/1/98	Chicago / Cuyler	_	1,400	2,695		
4/1/98	Chicago Heights/West	_	468	1,804		
4/1/98	Arlington Hts/University	_	670	3,004		
4/1/98	Cicero / Ogden	_	1,678	2,266		
4/1/98	Chicago/W. Howard St.	_	974	2,875		
4/1/98	Chicago/N. Western Ave	_	1,453	3,205		
4/1/98	Chicago/Northwest Hwy	_	925	2,412		
4/1/98	Chicago/N. Wells St.	_	1,446	2,828		
4/1/98	Chicago / Pulaski Rd.	_	1,276	2,858		
4/1/98	Artesia / Artesia	_	625	1,419		

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date					Accum
Acquired	Description	Land	Buildings	Total	Deprec
		(Dollar amounts in	thousands)		
		(DOITAL AMOUNTS IN			

3/17/98	Houston/De Soto Dr.	659	1,700	2,359
3/17/98	Houston / East Freeway	593	1,662	2,255
3/17/98	Austin/Ben White	682	1,714	2,396
3/17/98	Arlington/E.Pioneer	922	2,423	3,345
3/17/98	Las Vegas/Tropicana	1,285	3,168	4,453
3/17/98	Branford / Summit Place	727	1,908	2,635
3/17/98	Las Vegas / Charleston	791	1,972	2,763
3/17/98	So. San Francisco	1,550	3 <b>,</b> 850	5,400
3/17/98	Pasadena / Arroyo Prkwy	3,004	7,266	10,270
3/17/98	Tempe / E. Broadway	632	1,814	2,446
3/17/98	Phoenix / N. 43rd Ave	443	1,261	1,704
3/17/98	Phoenix/No. 43rd	379	1,372	1,751
3/17/98	Phoenix / Black Canyon	379	1,044	1,423
3/17/98	Phoenix/Black Canyon	136	514	650
3/17/98	Nesconset / Southern	1,423	3,561	4,984
4/1/98	St. Louis / Hwy. 141	1,344	5,473	6,817
4/1/98	Island Park / Austin	1,373	3,322	4,695
4/1/98	Akron / Brittain Rd.	669	1,668	2,337
4/1/98	Patchogue/W.Sunrise	936	2,391	3,327
4/1/98	Havertown/West Chester	1,249	3,068	4,317
4/1/98	Schiller Park/River	568	1,505	2,073
4/1/98	Chicago / Cuyler	1,400	2,916	4,316
4/1/98	Chicago Heights/West	468	1,976	2,444
4/1/98	Arlington Hts/University	670	3,147	3,817
4/1/98	Cicero / Ogden	1,677	2,607	4,284
4/1/98	Chicago/W. Howard St.	974	3,219	4,193
4/1/98	Chicago/N. Western Ave	1,453	3,484	4,937
4/1/98	Chicago/Northwest Hwy	925	2,501	3,426
4/1/98	Chicago/N. Wells St.	1,446	2,980	4,426
4/1/98	Chicago / Pulaski Rd.	1,276	3,038	4,314
4/1/98	Artesia / Artesia	625	1,516	2,141

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			Initi	al Cost	
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	
		(Dollar amounts in thou	 sands) 		
4/1/98	Arcadia / Lower Azusa	_	821	1,369	
4/1/98	Manassas / Centreville	_	405	2,137	
4/1/98	La Downtwn/10 Fwy	_	1,608	3 <b>,</b> 358	
4/1/98	Bellevue / Northup	_	1,232	3,306	
4/1/98	Hollywood/Cole & Wilshire	_	1,590	1,785	

4/1/98	Atlanta/John Wesley	_	1,233	1,665
4/1/98	Montebello/S. Maple	_	1,274	2,299
4/1/98	Lake City/Forest Park	_	248	1,445
4/1/98	Baltimore / W. Patap	_	403	2,650
4/1/98	Fraser/Groesbeck Hwy	_	368	1,796
4/1/98	Vallejo / Mini Drive	_	560	1,803
4/1/98	San Diego/54th & Euclid	_	952	2,550
4/1/98	Miami / 5th Street	_	2,327	3,234
4/1/98	Silver Spring/Hill	_	922	2,080
4/1/98	Chicago/E. 95th St.	_	397	2,357
4/1/98	Chicago / S. Harlem	_	791	1,424
4/1/98	St. Charles /Highway	_	623	1,501
4/1/98	Chicago/Burr Ridge Rd.	_	421	2,165
4/1/98	Yonkers / Route 9a	_	1,722	3,823
4/1/98	Silverlake/Glendale	_	2,314	5,481
4/1/98	Chicago/Harlem Ave	_	1,430	3,038
4/1/98	Bethesda / Butler Rd	_	1,146	2,509
4/1/98	Dundalk / Wise Ave	_	447	2,005
4/1/98	St. Louis / Hwy. 141	_	659	1,628
4/1/98	Island Park / Austin	_	2,313	3 <b>,</b> 015
4/1/98	Dallas / Kingsly	_	1,095	1,712
5/1/98	Berkeley / 2nd St.	_	1,914	4,466
5/8/98	Cleveland / W. 117th	_	930	2,277
5/8/98	La /Venice Blvd	_	1,470	3 <b>,</b> 599
5/8/98	Aurora / Farnsworth	_	960	2,350
5/8/98	Santa Rosa / Hopper	_	1,020	2,497

Gro	ss	Carry	ing	Amount
At	Dec	cember	31,	2006

Date			At December 31, 2000			
Acquired	Description		Buildings			
		(Dollar amounts in t	•			
4/1/98	Arcadia / Lower Azusa	82	1,643	2,464		
4/1/98	Manassas / Centreville		2,456	•		
4/1/98	La Downtwn/10 Fwy	1,60	7 3,620	·		
4/1/98	Bellevue / Northup	1,23	1 3,874	5,105		
4/1/98	Hollywood/Cole & Wilshire	1,590	1,912	3 <b>,</b> 502		
4/1/98	Atlanta/John Wesley	1,233	1,895	3,128		
4/1/98	Montebello/S. Maple	1,273	2,434	3,707		
4/1/98	Lake City/Forest Park	248	1,572	1,820		
4/1/98	Baltimore / W. Patap	402	2,834	3,236		
4/1/98	Fraser/Groesbeck Hwy	368	1,891	2,259		
4/1/98	Vallejo / Mini Drive	560	1,896	2,456		
4/1/98	San Diego/54th & Euclid	952	2,855	3,807		
4/1/98	Miami / 5th Street	2,32	7 3,494	5,821		
4/1/98	Silver Spring/Hill	923	2,281	3,202		
4/1/98	Chicago/E. 95th St.	39'	7 2,534	2,931		

4/1/98	Chicago / S. Harlem	791	1,539	2,330
4/1/98	St. Charles /Highway	623	1,705	2,328
4/1/98	Chicago/Burr Ridge Rd.	421	2,410	2,831
4/1/98	Yonkers / Route 9a	1,722	4,132	5 <b>,</b> 854
4/1/98	Silverlake/Glendale	2,313	5,778	8,091
4/1/98	Chicago/Harlem Ave	1,430	3,201	4,631
4/1/98	Bethesda / Butler Rd	1,146	2,600	3,746
4/1/98	Dundalk / Wise Ave	447	2,186	2,633
4/1/98	St. Louis / Hwy. 141	659	1,699	2,358
4/1/98	Island Park / Austin	2,313	3,220	5 <b>,</b> 533
4/1/98	Dallas / Kingsly	1,095	1,845	2,940
5/1/98	Berkeley / 2nd St.	1,837	4,566	6,403
5/8/98	Cleveland / W. 117th	930	2,586	3 <b>,</b> 516
5/8/98	La /Venice Blvd	1,470	3,734	5,204
5/8/98	Aurora / Farnsworth	960	2,456	3,416
5/8/98	Santa Rosa / Hopper	1,020	2,628	3,648

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Buildings & Su Date Encum-Encum- Buildings & Subrances Land Improvements to A Acquired Description (Dollar amounts in thousands) - 630 1,542 - 810 1,983 - 840 2,057 - 6,586 5,795 - 414 2,239 - 861 5/8/98 Golden Valley / Winn 5/8/98 St. Louis / Benham 5/8/98 Chicago / S. Chicago 10/1/98 El Segundo / Sepulveda 414 - 861 - 1,918 - 1,933 - 359 10/1/98 Atlanta / Memorial Dr. 2,789 10/1/98 Chicago / W. 79th St 3,824 10/1/98 Chicago / N. Broadway 10/1/98 Dallas / Greenville 2,892 10/1/98 Tacoma / Orchard 1,987 10/1/98 St. Louis / Gravois 312 2,327 - 578
- 832
- 330
- 923
- 343
- 597
- 299
- 1,656
- 580
- 2,234
- 1,484
- 460 10/1/98 White Bear Lake 578 2,079 10/1/98 Santa Cruz / Soquel 2,385 10/1/98 Coon Rapids / Hwy 10 1,646 10/1/98 Oxnard / Hueneme Rd 3,925 10/1/98 Vancouver/ Millplain 2,000 10/1/98 Tigard / Mc Ewan 1,652 10/1/98 Griffith / Cline 2,118 10/1/98 Miami / Sunset Drive 2,321 10/1/98 Hamington / 9 Mile 10/1/98 Los Gatos / University 10/1/98 N. Hollywood 10/1/98 Petaluma / Transport 10/1/98 Chicago / 111th 2,526 3,890 3,143 460 1,840 341 2,898

10/1/98	Upper Darby / Market	_	808	5,011
10/1/98	San Jose / Santa	_	966	3,870
10/1/98	San Diego / Morena	_	3 <b>,</b> 173	5,469
10/1/98	Brooklyn /Rockaway Ave	_	6 <b>,</b> 272	9,691
10/1/98	Revere / Charger St	_	1,997	3,727
10/1/98	Las Vegas / E. Charles	_	602	2,545
10/1/98	Laurel / Baltimore Ave	_	1,899	4,498
10/1/98	East La/Figueroa & 4th	_	1,213	2,689
10/1/98 10/1/98 10/1/98 10/1/98 10/1/98	San Diego / Morena Brooklyn /Rockaway Ave Revere / Charger St Las Vegas / E. Charles Laurel / Baltimore Ave	- - - - -	6,272 1,997 602 1,899	5,469 9,691 3,727 2,545 4,498

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date		At 1	December 31, 200	06 A	.ccu
Acquired	Description	Land	Buildings	Total De	pre
		(Dollar amounts in	thousands)		
5/8/98	Golden Valley / Winn	6	30 1,705	2,335	
5/8/98	St. Louis / Benham	8	10 2 <b>,</b> 184	2,994	
5/8/98	Chicago / S. Chicago	8	40 2,248	3,088	
10/1/98	El Segundo / Sepulveda	6,5	84 6 <b>,</b> 022	12,606	
10/1/98	Atlanta / Memorial Dr.	4	14 2 <b>,</b> 536		
10/1/98	Chicago / W. 79th St	8	61 3,117	3 <b>,</b> 978	
10/1/98	Chicago / N. Broadway	1,9	17 4 <b>,</b> 123	6,040	
10/1/98	Dallas / Greenville	1,9		4,964	
10/1/98	Tacoma / Orchard	3.	58 2 <b>,</b> 133	2,491	
10/1/98	St. Louis / Gravois	3	12 2 <b>,</b> 648	2,960	
10/1/98	White Bear Lake	5	78 2,286	2,864	
10/1/98	Santa Cruz / Soquel	8.	32 2 <b>,</b> 507	3 <b>,</b> 339	
10/1/98	Coon Rapids / Hwy 10	3.	30 1 <b>,</b> 770	2,100	
10/1/98	Oxnard / Hueneme Rd	9.	23 4,156		
10/1/98	Vancouver/ Millplain	3	42 2,093		
10/1/98	Tigard / Mc Ewan	5	97 1,735	2,332	
10/1/98	Griffith / Cline	2	99 2 <b>,</b> 207	2,506	
10/1/98	Miami / Sunset Drive	2,2	66 3 <b>,</b> 589	5 <b>,</b> 855	
10/1/98	Farmington / 9 Mile	5	2,765	3,345	
10/1/98	Los Gatos / University	2,2	34 4,096	6,330	
10/1/98	N. Hollywood	1,4	3,236	4,720	
10/1/98	Petaluma / Transport	8	57 6 <b>,</b> 375	•	
10/1/98	Chicago / 111th	4.	31 5 <b>,</b> 102	5 <b>,</b> 533	
10/1/98	Upper Darby / Market	8	07 5 <b>,</b> 256	6,063	
10/1/98	San Jose / Santa	9	66 3 <b>,</b> 973	,	
10/1/98	San Diego / Morena	3,1	73 5,665	8,838	
10/1/98	Brooklyn /Rockaway Ave	6,2	71 10,248		
10/1/98	Revere / Charger St	1,9	96 4,205	6,201	
10/1/98	Las Vegas / E. Charles	6	02 2,820	3,422	
10/1/98	Laurel / Baltimore Ave	1,8	99 4,702	6,601	
10/1/98	East La/Figueroa & 4th	1,2	13 2,759	3,972	

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Buildings & Su Date Encumbrances Land Improvements to A Description Acquired \_\_\_\_\_ \_\_\_\_\_ (Dollar amounts in thousands) - 760 2,154
- 1,046 2,928
- 1,050 3,064
- 1,095 2,349
- 1,463 2,634
- 1,560 3,695
- 1,688 3,939
- 699 1,631
- 1,035 2,414
- 971 2,265
- 1,194 2,732
- 1,144 2,670
- 785 1,833
- 1,096 2,557
- 610 1,424
- 1,136 2,643 10/1/98 Oldsmar / Tampa Road 10/1/98 Ft. Lauderdale /S.W. 10/1/98 Miami / Nw 73rd St 12/9/98 Miami / Nw 115th Ave 1,095
- 1,463
- 1,560
- 1,688
- 699
- 1,035
- 971
- 1,194
- 1,144
- 785 1/1/99 New Orleans/St.Charles 1/6/99 Brandon / E. Brandon Blvd 3/12/99 St. Louis / N. Lindbergh Blvd. 3/12/99 St. Louis /Vandeventer Midtown 3/12/99 St. Ann / Maryland Heights 3/12/99 Florissant / N. Hwy 67 3/12/99 Ferguson Area-W.Florissant 1,144 - 785 - 1,096 - 610 - 1,136 - 740 3/12/99 Florissant / New Halls Ferry Rd 3/12/99 St. Louis / Airport 3/12/99 St. Louis/ S.Third St 3/12/99 Kansas City / E. 47th St. 3/12/99 Kansas City /E. 67th Terrace 2,643 3/12/99 Kansas City / James A. Reed Rd 1,748 3/12/99 Kansas City / James A. Reed Rd
3/12/99 Independence / 291
3/12/99 Raytown / Woodson Rd
3/12/99 Kansas City / 34th Main Street
3/12/99 Columbia / River Dr 2,032 871 2,134 915 2,599 114 671 1,566 1,665 Columbia / Buckner Rd 714 3/12/99 605 1,412 3/12/99 Columbia / Decker Park Rd 777 1,814 3/12/99 Columbia / Rosewood Dr 3/12/99 W. Columbia / Orchard Dr. 634 493 1,151 882 2,058 364 272 634 3/12/99 W. Columbia / Airport Blvd ---571 -582 650 3/12/99 Greenville / Whitehorse Rd 3/12/99 Greenville / Woods Lake Rd

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

3/12/99 Mauldin / N. Main Street 3/12/99 Simpsonville / Grand View Dr

3/12/99 Taylors / Wade Hampton Blvd

571 1,333 582 1,358

1,358

1,517

Gross Carrying Amount At December 31, 2006

<b>D</b> .		716 DC	CCMBC1 31, 200	0	-
Date Acquired	Description	Land	Buildings	Total	Depre
		ar amounts in tho	usands)		
10/1/98	Oldsmar / Tampa Road	1,049	4,635	5,684	
10/1/98	Ft. Lauderdale /S.W.	1,046			
10/1/98	Miami / Nw 73rd St	1,049	3,221	4,270	
12/9/98	Miami / Nw 115th Ave	1,185	7,179	8,364	
1/1/99	New Orleans/St.Charles	1,039			
1/6/99	Brandon / E. Brandon Blvd	1,560	3,766	5,326	
3/12/99	St. Louis / N. Lindbergh Blvd.	1,688	4,296	5,984	
3/12/99	St. Louis /Vandeventer Midtown	699			
3/12/99	St. Ann / Maryland Heights	1,034	2,719	3,753	
3/12/99	Florissant / N. Hwy 67	971	2,541	3,512	
3/12/99	Ferguson Area-W.Florissant	1,178			
3/12/99	Florissant / New Halls Ferry Rd	1,144	3,181	4,325	
3/12/99	St. Louis / Airport	785	2,088	2,873	
3/12/99	St. Louis/ S.Third St	1,096	2,677	3,773	
3/12/99	Kansas City / E. 47th St.	610	1,603	2,213	
3/12/99	Kansas City /E. 67th Terrace	1,134	2,883	4,017	
3/12/99	Kansas City / James A. Reed Rd	749	1,876	2,625	
3/12/99	Independence / 291	871	2,189	3,060	
3/12/99	Raytown / Woodson Rd	914	2,265	3,179	
3/12/99	Kansas City / 34th Main Street	114	3,278	3,392	
3/12/99	Columbia / River Dr	671	1,851	2,522	
3/12/99	Columbia / Buckner Rd	713	2,020	2,733	
3/12/99	Columbia / Decker Park Rd	605	1,531	2,136	
3/12/99	Columbia / Rosewood Dr	777	1,916	2,693	
3/12/99	W. Columbia / Orchard Dr.	272	859	1,131	
3/12/99	W. Columbia / Airport Blvd	493	1,379	1,872	
3/12/99	Greenville / Whitehorse Rd	882	2,199	3,081	
3/12/99	Greenville / Woods Lake Rd	364	985	1,349	
3/12/99	Mauldin / N. Main Street	571	1,475	2,046	
3/12/99	Simpsonville / Grand View Dr	574	1,495	2,069	
3/12/99	Taylors / Wade Hampton Blvd	650	1,651	2,301	

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost

2006

Date

EncumBuildings & Su

Acquired

Description

brances

Land

Improvements to A

(Dollar amounts in thousands)

214

3/12/99	Charleston/Ashley Phosphate	_	839	1,950
3/12/99	N. Charleston / Dorchester Rd	_	380	886
3/12/99	N. Charleston / Dorchester	_	487	1,137
3/12/99	Charleston / Sam Rittenberg Blvd	_	555	1,296
3/12/99	Hilton Head / Office Park Rd	_	1,279	2,985
3/12/99	Columbia / Plumbers Rd	_	368	858
3/12/99	Greenville / Pineknoll Rd	_	927	2,163
3/12/99	Hilton Head / Yacht Cove Dr	_	1,182	2,753
3/12/99	Spartanburg / Chesnee Hwy	_	533	1,244
3/12/99	Charleston / Ashley River Rd	_	1,114	2,581
3/12/99	Columbia / Broad River	_	1,463	3,413
3/12/99	Charlotte / East Wt Harris Blvd	_	736	1,718
3/12/99	Charlotte / North Tryon St.	-	708	1,653
3/12/99	Charlotte / South Blvd	_	641	1,496
3/12/99	Kannapolis / Oregon St	_	463	1,081
3/12/99	Durham / E. Club Blvd	_	947	2,209
3/12/99	Durham / N. Duke St.	-	769	1,794
3/12/99	Raleigh / Maitland Dr	-	679	1,585
3/12/99	Greensboro / O'henry Blvd	_	577	1,345
3/12/99	Gastonia / S. York Rd	_	467	1,089
3/12/99	Durham / Kangaroo Dr.	_	1,102	2,572
3/12/99	Pensacola / Brent Lane	_	402	938
3/12/99	Pensacola / Creighton Road	_	454	1,060
3/12/99	Jacksonville / Park Avenue	_	905	2,113
3/12/99	Jacksonville / Phillips Hwy	_	665	1,545
3/12/99	Clearwater / Highland Ave	_	724	1,690
3/12/99	Tarpon Springs / Us Highway 19	_	892	2,081
3/12/99	Orlando/S. Orange Blossom Trail	_	1,229	2,867
3/12/99	Casselberry Ii	_	1,160	2,708
3/12/99	Miami/NW 14th Street	_	1,739	4,058
3/12/99	Tarpon Springs/Highway 19	_	1,179	2,751

Gro	SS	Carry	ing	Amount
Αt	Dec	cember	31,	2006

Date		AC	At December 31, 2000		
Acquired	Description	Land	Buildings	Total	Accum Depred
	(Dolla	r amounts in	thousands)		
3/12/99	Charleston/Ashley Phosphate	ç	323 2,195	3	018
3/12/99	N. Charleston / Dorchester Rd		379 1,035	•	414
3/12/99	N. Charleston / Dorchester		187 1,311	•	798
3/12/99	Charleston / Sam Rittenberg Blvd	Į.	555 1,434	1,	989
3/12/99	Hilton Head / Office Park Rd	1,2	279 3,173	4,	452
3/12/99	Columbia / Plumbers Rd	3	368 1,037	1,	405
3/12/99	Greenville / Pineknoll Rd	Ğ	2,393	3,	320

3/12/99	Hilton Head / Yacht Cove Dr	1,180	3,009	4,189
3/12/99	Spartanburg / Chesnee Hwy	533	1,750	2,283
3/12/99	Charleston / Ashley River Rd	1,108	2,798	3,906
3/12/99	Columbia / Broad River	1,463	3,749	5,212
3/12/99	Charlotte / East Wt Harris Blvd	736	1,867	2,603
3/12/99	Charlotte / North Tryon St.	708	2,257	2,965
3/12/99	Charlotte / South Blvd	641	1,692	2,333
3/12/99	Kannapolis / Oregon St	463	1,251	1,714
3/12/99	Durham / E. Club Blvd	946	2,386	3,332
3/12/99	Durham / N. Duke St.	769	1,966	2,735
3/12/99	Raleigh / Maitland Dr	679	1,818	2,497
3/12/99	Greensboro / O'henry Blvd	576	1,736	2,312
3/12/99	Gastonia / S. York Rd	466	1,310	1,776
3/12/99	Durham / Kangaroo Dr.	1,102	3,041	4,143
3/12/99	Pensacola / Brent Lane	228	1,026	1,254
3/12/99	Pensacola / Creighton Road	454	1,182	1,636
3/12/99	Jacksonville / Park Avenue	905	2,298	3,203
3/12/99	Jacksonville / Phillips Hwy	663	1,805	2,468
3/12/99	Clearwater / Highland Ave	724	1,953	2,677
3/12/99	Tarpon Springs / Us Highway 19	892	2,286	3 <b>,</b> 178
3/12/99	Orlando/S. Orange Blossom Trail	1,228	3,108	4,336
3/12/99	Casselberry Ii	1,160	2,882	4,042
3/12/99	Miami/NW 14th Street	1,739	4,279	6,018
3/12/99	Tarpon Springs/Highway 19	1,179	3,159	4,338

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		Initial Cost				
Date Acquired	-	2006 Encum- brances	Land	-	to .	
	(Dollar amounts in thousands)					
3/12/99	Ft. Myers / Tamiami Trail South	_	834	1,945		
3/12/99	Jacksonville / Ft. Caroline Rd.	_	1,037	2,420		
3/12/99	Orlando / South Semoran	_	565	1,319		
3/12/99	Jacksonville / Southside Blvd.	_	1,278	2,982		
3/12/99	Miami / Nw 7th Ave	_	783	1,827		
3/12/99	Vero Beach / Us Hwy 1	_	678	1,583		
3/12/99	Ponte Vedra / Palm Valley Rd.	_	745	2,749		
3/12/99	Miami Lakes / Nw 153rd St.	_	425	992		
3/12/99	Deerfield Beach / Sw 10th St.	_	1,844	4,302		
3/12/99	Apopka / S. Orange Blossom	_	307	717		
3/12/99	Davie / University	_	313	4,379		
3/12/99	Arlington / Division	_	998	2,328		
3/12/99	Duncanville/S.Cedar Ridge	_	1,477	3,447		
3/12/99	Carrollton / Trinity Mills West	_	530	1,237		
3/12/99	Houston / Wallisville Rd.	-	744	1,736		

0 / 1 0 / 0 0				
3/12/99	Houston / Fondren South	_	647	1,510
3/12/99	Houston / Addicks Satsuma	_	409	954
3/12/99	Addison / Inwood Road	_	1,204	2,808
3/12/99	Garland / Jackson Drive	_	755	1,761
3/12/99	Garland / Buckingham Road	_	492	1,149
3/12/99	Houston / South Main	_	1,461	3,409
3/12/99	Plano / Parker Road-Avenue K	_	1,517	3 <b>,</b> 539
3/12/99	Houston / Bingle Road	_	576	1,345
3/12/99	Houston / Mangum Road	_	737	1,719
3/12/99	Houston / Hayes Road	_	916	2,138
3/12/99	Katy / Dominion Drive	_	995	2,321
3/12/99	Houston / Fm 1960 West	_	513	1,198
3/12/99	Webster / Fm 528 Road	_	756	1,764
3/12/99	Houston / Loch Katrine Lane	_	580	1,352
3/12/99	Houston / Milwee St.	_	779	1,815
3/12/99	Lewisville / Highway 121	_	688	1,605

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

> Gross Carrying Amount At December 31, 2006

Date						7.ccum
Acquired	Description	Land		Buildings	Total	Depre
	(Dol.	lar amounts i	n the	usands)		
3/12/99	Ft. Myers / Tamiami Trail South			1,701		
3/12/99	Jacksonville / Ft. Caroline Rd.			2,658		
3/12/99	Orlando / South Semoran		565	•		
3/12/99	Jacksonville / Southside Blvd.	1	•	3,305		
3/12/99	Miami / Nw 7th Ave			1,989		
3/12/99	Vero Beach / Us Hwy 1			1,732		
3/12/99	Ponte Vedra / Palm Valley Rd.		745	•		
3/12/99	Miami Lakes / Nw 153rd St.			1,064		
3/12/99	Deerfield Beach / Sw 10th St.	1	•	4,393		
3/12/99	Apopka / S. Orange Blossom			942	,	
3/12/99	Davie / University			4,690	•	
3/12/99	Arlington / Division		997	, -		
3/12/99	Duncanville/S.Cedar Ridge	1	•	3,719	•	
3/12/99	Carrollton / Trinity Mills West			,	1,8	
3/12/99	Houston / Wallisville Rd.		744	,		
3/12/99	Houston / Fondren South		647	,		
3/12/99	Houston / Addicks Satsuma		409	,		
3/12/99	Addison / Inwood Road	1	•		4,0	
3/12/99	Garland / Jackson Drive			1,864		
3/12/99	Garland / Buckingham Road		492	•		
3/12/99	Houston / South Main	1	,461	3,623	5,0	84
3/12/99	Plano / Parker Road-Avenue K	1	,516	3,704	5,2	20
3/12/99	Houston / Bingle Road		576	1,480	2,0	56
3/12/99	Houston / Mangum Road		737	,	•	19
3/12/99	Houston / Hayes Road		916	2,258	3,1	74

3/12/99	Katy / Dominion Drive	994	2,384	3 <b>,</b> 378
3/12/99	Houston / Fm 1960 West	513	1,355	1,868
3/12/99	Webster / Fm 528 Road	756	1,849	2,605
3/12/99	Houston / Loch Katrine Lane	579	1,499	2,078
3/12/99	Houston / Milwee St.	778	1,993	2,771
3/12/99	Lewisville / Highway 121	688	1,786	2,474

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Encum-Buildings & Su Dat.e brances Land Improvements to A Description Acquired \_\_\_\_\_\_ (Dollar amounts in thousands) 465 569 1,075 763 1,085 3/12/99 Richardson / Central Expressway 3/12/99 Houston / Hwy 6 South 1,328 3/12/99 Houston / Westheimer West 2,508 3/12/99 Ft. Worth / Granbury Road 1,781 2,346 5,473 3/12/99 Houston / New Castle 3,448 3/12/99 Dallas / Inwood Road 1,478 1,702 3/12/99 Fort Worth / Loop 820 North 729 3/12/99 Arlington / Cooper St 779 1,818 3/12/99 Webster / Highway 3 - 677
- 860
- 407
- 785
- 2,171
- 933
- 453
- 827
- 1,772
- 533
- 804
- 659
- 1,016
- 727
- 1,142
- 1,232
- 895 677 1,580 3/12/99 Augusta / Peach Orchard Rd 2,007 3/12/99 Martinez / Old Petersburg Rd 950 Jonesboro / Tara Blvd Atlanta / Briarcliff Rd 1,827 3/12/99 5,066 3/12/99 Decatur / N Decatur Rd 2,177 3/12/99 1,056 3/12/99 Douglasville / Westmoreland 1,931 3/12/99 Doraville / Mcelroy Rd 3/12/99 Roswell / Alpharetta 4,135 3/12/99 Douglasville / Duralee Lane 1,244 1,875 3/12/99 Douglasville / Highway 5 3/12/99 Forest Park / Jonesboro 1,537 3/12/99 Marietta / Whitlock 2,370 3/12/99 Marietta / Cobb 1,696 1,142 1,232 895 1,764 1,075 1,240 866 1,075 803 3/12/99 Norcross / Jones Mill Rd 2,670 3/12/99 Norcross / Dawson Blvd 2,874 3/12/99 Forest Park / Old Dixie Hwy 895
- 1,764
- 1,075
- 1,240
- 866 2,070 3/12/99 Decatur / Covington 4,116 3/12/99 Alpharetta / Maxwell Rd 2,509 3/12/99 Alpharetta / N. Main St 2,893 3/12/99 Atlanta / Bolton Rd 2,019 - 1,075 - 803 3/12/99 Riverdale / Georgia Hwy 85 3/12/99 Kennesaw / Rutledge Road 2,508

1,874

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

> Gross Carrying Amount At December 31, 2006

Date			At December 31, 2006		
Acquired	Description		Buildings	Total Depre	
	(Dol	lar amounts in t	housands)		
3/12/99	Richardson / Central Expressway	4.6	5 1,185	1 650	
3/12/99	Houston / Hwy 6 South		•	1,980	
3/12/99	Houston / Westheimer West	1,07	•		
3/12/99	Ft. Worth / Granbury Road	76			
3/12/99	Houston / New Castle	2,34			
3/12/99	Dallas / Inwood Road	1,47			
3/12/99	Fort Worth / Loop 820 North	72			
3/12/99	Arlington / Cooper St		9 1,934		
3/12/99	Webster / Highway 3		7 1,653	·	
3/12/99	Augusta / Peach Orchard Rd	86	·	·	
3/12/99	Martinez / Old Petersburg Rd		7 1,178	·	
3/12/99	Jonesboro / Tara Blvd		4 2,113	•	
3/12/99	Atlanta / Briarcliff Rd	2,17	•		
3/12/99	Decatur / N Decatur Rd		3 2,472		
3/12/99	Douglasville / Westmoreland	45		1,734	
3/12/99	Doraville / Mcelroy Rd	82	7 2,184		
3/12/99	Roswell / Alpharetta	1,77	•	•	
3/12/99	Douglasville / Duralee Lane		3 1,408		
3/12/99	Douglasville / Highway 5	80	3 2,397	3,200	
3/12/99	Forest Park / Jonesboro	65	8 1,738	2,396	
3/12/99	Marietta / Whitlock	1,01			
3/12/99	Marietta / Cobb	72	7 2,185		
3/12/99	Norcross / Jones Mill Rd	1,14	2 2,864		
3/12/99	Norcross / Dawson Blvd	1,23	1 3,277		
3/12/99	Forest Park / Old Dixie Hwy	. 88		3,430	
3/12/99	Decatur / Covington	1,76			
3/12/99	Alpharetta / Maxwell Rd	1,07	5 2,648		
3/12/99	Alpharetta / N. Main St		0 3,004	4,244	
3/12/99	Atlanta / Bolton Rd		5 2,201		
	Riverdale / Georgia Hwy 85		4 2,686		
	Kennesaw / Rutledge Road		3 2,290	•	

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Initial Cost

Date Acquired	Description 			Buildings & Improvements	s to	
	(Do	llar amounts in thou	•			
3/12/99	Lawrenceville / Buford Dr.	_	256	597		
3/12/99	Hanover Park / W. Lake Street	_	1,320	3,081		
3/12/99	Chicago / W. Jarvis Ave	_	313	731		
3/12/99	Chicago / N. Broadway St	_	535	1,249		
3/12/99	Carol Stream / Phillips Court	_	829	1,780		
3/12/99	Winfield / Roosevelt Road	_	1,109	2,587		
3/12/99	Schaumburg / S. Roselle Road	_	659	1,537		
3/12/99	Tinley Park / Brennan Hwy	_	771	1,799		
3/12/99	Schaumburg / Palmer Drive	_	1,333	3,111		
3/12/99	Mobile / Hillcrest Road	_	554	1,293		
3/12/99	Mobile / Azalea Road	_	517	1,206		
3/12/99	Mobile / Moffat Road	_	537	1,254		
3/12/99	Mobile / Grelot Road	_	804	1,877		
3/12/99	Mobile / Government Blvd	_	407	950		
3/12/99	New Orleans / Tchoupitoulas	_	1,092	2,548		
3/12/99	Louisville / Breckenridge Lane	_	581	1,356		
3/12/99	Louisville	_	554	1,292		
3/12/99	Louisville / Poplar Level	_	463	1,080		
3/12/99	Chesapeake / Western Branch	_	1,274	2,973		
3/12/99	Centreville / Lee Hwy	_	1,650			
3/12/99	Sterling / S. Sterling Blvd	_	1,282	2,992		
3/12/99	Manassas / Sudley Road	_	776	1,810		
3/12/99	Longmont / Wedgewood Ave	_	717	1,673		
3/12/99	Fort Collins / So.College Ave	_	745	1,739		
3/12/99	Colo Sprngs / Parkmoor Village	_	620	1,446		
3/12/99	Colo Sprngs / Van Teylingen	_	1,216	2,837		
3/12/99	Denver / So. Clinton St.	_	462	1,609		
3/12/99	Denver / Washington St.	_	795	1,846		
3/12/99	Colo Sprngs / Centennial Blvd	_	1,352	•		
3/12/99	Colo Springs / Centenniai Biva	_	810	1,889		
コ/エム/ ンン	Arvada / 64th Ave	<u>-</u>	671	1,009		

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

At December 31, 2006
------ Accum
Land Buildings Total Deprec

Gross Carrying Amount

(Dollar amounts in thousands)

Description

Date

Acquired

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_ , ,				
3/12/99	Lawrenceville / Buford Dr.	256	688	944
3/12/99	Hanover Park / W. Lake Street	1,320	3,264	4,584
3/12/99	Chicago / W. Jarvis Ave	313	813	1,126
3/12/99	Chicago / N. Broadway St	535	1,536	2,071
3/12/99	Carol Stream / Phillips Court	782	1,930	2,712
3/12/99	Winfield / Roosevelt Road	1,108	2 <b>,</b> 899	4,007
3/12/99	Schaumburg / S. Roselle Road	659	1,639	2,298
3/12/99	Tinley Park / Brennan Hwy	771	1,984	2 <b>,</b> 755
3/12/99	Schaumburg / Palmer Drive	1,333	3 <b>,</b> 507	4,840
3/12/99	Mobile / Hillcrest Road	554	1,464	2,018
3/12/99	Mobile / Azalea Road	517	1,437	1,954
3/12/99	Mobile / Moffat Road	537	1,451	1,988
3/12/99	Mobile / Grelot Road	804	2,077	2,881
3/12/99	Mobile / Government Blvd	407	1,115	1,522
3/12/99	New Orleans / Tchoupitoulas	1,092	2,900	3 <b>,</b> 992
3/12/99	Louisville / Breckenridge Lane	581	1,459	2,040
3/12/99	Louisville	554	1,446	2,000
3/12/99	Louisville / Poplar Level	463	1,230	1,693
3/12/99	Chesapeake / Western Branch	1,274	3,192	4,466
3/12/99	Centreville / Lee Hwy	1,635	4,062	5 <b>,</b> 697
3/12/99	Sterling / S. Sterling Blvd	1,282	3,195	4,477
3/12/99	Manassas / Sudley Road	776	2,027	2,803
3/12/99	Longmont / Wedgewood Ave	717	1,768	2,485
3/12/99	Fort Collins / So.College Ave	745	1,892	2,637
3/12/99	Colo Sprngs / Parkmoor Village	620	1,701	2,321
3/12/99	Colo Sprngs / Van Teylingen	1,215	3,027	4,242
3/12/99	Denver / So. Clinton St.	462	1,702	2,164
3/12/99	Denver / Washington St.	792	2,287	3,079
3/12/99	Colo Sprngs / Centennial Blvd	1,352	3,251	4,603
3/12/99	Colo Sprngs / Astrozon Court	809	2,166	2 <b>,</b> 975
3/12/99	Arvada / 64th Ave	671	1,672	2,343
			•	•

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		Initial Cost				
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	 Si to <i>I</i>	
	(Dollar amounts in thousands)					
3/12/99	Golden / Simms Street	_	918	2,143		
3/12/99	Lawrence / Haskell Ave	_	636	1,484		
3/12/99	Overland Park / Hemlock St	_	1,168	2,725		
3/12/99	Lenexa / Long St.	_	720	1,644		
3/12/99	Shawnee / Hedge Lane Terrace	_	570	1,331		
3/12/99	Mission / Foxridge Dr	_	1,657	3,864		
3/12/99	Milwaukee / W. Dean Road	_	1,362	3,163		

3/12/99	Columbus / Morse Road	_	1,415	3,302
3/12/99	Milford / Branch Hill	_	527	1,229
3/12/99	Fairfield / Dixie	-	519	1,211
3/12/99	Cincinnati / Western Hills	_	758	1,769
3/12/99	Austin / N. Mopac Expressway	_	865	2,791
3/12/99	Atlanta / Dunwoody Place	_	1,410	3,296
3/12/99	Kennedale/Bowman Sprgs	_	425	991
3/12/99	Colo Sprngs/N.Powers	_	1,124	2,622
3/12/99	St. Louis/S. Third St	_	206	480
3/12/99	Orlando / L.B. Mcleod Road	_	521	1,217
3/12/99	Jacksonville / Roosevelt Blvd.	_	851	1,986
3/12/99	Miami-Kendall / Sw 84th Street	_	935	2,180
3/12/99	North Miami Beach / 69th St	_	1,594	3,720
3/12/99	Miami Beach / Dade Blvd	_	962	2,245
3/12/99	Chicago / N. Natchez Ave	_	1,684	3,930
3/12/99	Chicago / W. Cermak Road	_	1,294	3,019
3/12/99	Kansas City / State Ave	_	645	1,505
3/12/99	Lenexa / Santa Fe Trail Road	_	713	1,663
3/12/99	Waukesha / Foster Court	_	765	1,785
3/12/99	River Grove / N. 5th Ave.	_	1,094	2,552
3/12/99	St. Charles / E. Main St.	_	951	2,220
3/12/99	Chicago / West 47th St.	_	705	1,645
3/12/99	Carol Stream / S. Main Place	_	1,320	3,079
3/12/99	Carpentersville /N. Western Ave	_	911	2,120

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

> Gross Carrying Amount At December 31, 2006

Date						
Acquired	Description	Land		Buildings	Total	Deprec
		(Dollar amounts	in the	ousands)		
3/12/99	Golden / Simms Street		91.8	2,509	3,4	27
3/12/99	Lawrence / Haskell Ave			1,655		
3/12/99	Overland Park / Hemlock St			2,878		
3/12/99	Lenexa / Long St.		•	1,718		
3/12/99	Shawnee / Hedge Lane Terrace		570	1,479		
3/12/99	Mission / Foxridge Dr		1,656	4,046		
3/12/99	Milwaukee / W. Dean Road		1,357	3,714	5,0	71
3/12/99	Columbus / Morse Road		1,415	4,297	5,7	12
3/12/99	Milford / Branch Hill		527	3,643	4,1	.70
3/12/99	Fairfield / Dixie		519	1,323	1,8	342
3/12/99	Cincinnati / Western Hills		758	1,995	2,7	53
3/12/99	Austin / N. Mopac Expressway		865	2,873	3,7	38
3/12/99	Atlanta / Dunwoody Place		1,390	3,625	5,0	15
3/12/99	Kennedale/Bowman Sprgs		425	1,086	1,5	511
3/12/99	Colo Sprngs/N.Powers		1,123	2,915	4,C	38
3/12/99	St. Louis/S. Third St		206	502	7	08
3/12/99	Orlando / L.B. Mcleod Road		521	1,376	1,8	97

3/12/99	Jacksonville / Roosevelt Blvd.	851	2,294	3,145
3/12/99	Miami-Kendall / Sw 84th Street	934	2,382	3,316
3/12/99	North Miami Beach / 69th St	1,594	3,942	5 <b>,</b> 536
3/12/99	Miami Beach / Dade Blvd	962	2,552	3,514
3/12/99	Chicago / N. Natchez Ave	1,684	4,200	5,884
3/12/99	Chicago / W. Cermak Road	1,294	3,681	4,975
3/12/99	Kansas City / State Ave	645	1,745	2,390
3/12/99	Lenexa / Santa Fe Trail Road	712	1,853	2,565
3/12/99	Waukesha / Foster Court	765	1,951	2,716
3/12/99	River Grove / N. 5th Ave.	1,034	2,647	3,681
3/12/99	St. Charles / E. Main St.	802	2,089	2,891
3/12/99	Chicago / West 47th St.	705	1,744	2,449
3/12/99	Carol Stream / S. Main Place	1,319	3,396	4,715
3/12/99	Carpentersville /N. Western Ave	909	2,267	3,176

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Date Encum-Buildings & Su Encum- Buildings & Su brances Land Improvements to A Acquired Description (Dollar amounts in thousands) 3/12/99 Elgin / E. Chicago St. 570 570 1,347 2,163 3/12/99 Elgin / E. Chicago St.
3/12/99 Elgin / Big Timber Road
3/12/99 Chicago / S. Pulaski Road
3/12/99 Aurora / Business 30
3/12/99 Streamwood / Old Church Road
3/12/99 Mt. Prospect / Central Road 3,253 2,118 458 900 855 802 1,072 1,501 270 900 2,097 1,991 1,847 2,501 3/12/99 Geneva / Gary Ave 3/12/99 Naperville / Lasalle Ave 3,502 3/31/99 Forest Park 3**,**378 44 206 4/1/99 Fresno 402 5/1/99 Stockton 151 6/30/99 Winter Park/N. Semor 342 638 6/30/99 N. Richland Hills 455 769 6/30/99 Rolling Meadows/Lois 441 849 6/30/99 Gresham/Burnside 354 544 6/30/99 Jacksonville/University 211 741 6/30/99 Irving/W. Airport 960 1,006 1,553 419 960

6/30/99 Houston/Highway 6 So.

6/30/99 Rockville/Gude Drive

6/30/99 San Antonio/Nw Loop

6/30/99 Bradenton/Cortez Road

6/30/99 Anaheim / La Palma 6/30/99 Spring Valley/Sweetwater 6/30/99 Ft. Myers/Tamiami

6/30/99 Concord/Arnold

768

885

786

851

380

962

751

827

602

476

511

271

948

- 1,378

6/30/99	Littleton/Centennial	_	421	804
6/30/99	Newark/Cedar Blvd	_	729	971
6/30/99	Falls Church/Columbia	_	901	975
6/30/99	Fairfax / Lee Highway	_	586	1,078
6/30/99	Wheat Ridge / W. 44th	_	480	789
6/30/99	Huntington Bch/Gotham	_	952	890

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Gross Carrying Amount
At December 31, 2006

		At December 31, 2006			
Date Acquired	Description	 Land	Buildings	Total Depre	
	(D	ollar amounts in t	housands)		
0.410.400					
3/12/99	Elgin / E. Chicago St.		0 2,270		
3/12/99	Elgin / Big Timber Road	1,34	7 3,542	4,889	
3/12/99	Chicago / S. Pulaski Road		8 2,435		
3/12/99	Aurora / Business 30		9 2,296	,	
3/12/99	Streamwood / Old Church Road			2,927	
3/12/99	Mt. Prospect / Central Road		5 2,370		
3/12/99	Geneva / Gary Ave	1,07			
3/12/99	Naperville / Lasalle Ave	1,50	•	•	
3/31/99	Forest Park		7,657	,	
4/1/99	Fresno		3 625		
5/1/99	Stockton			2,353	
6/30/99	Winter Park/N. Semor			2,088	
6/30/99	N. Richland Hills		9 1,801		
6/30/99	Rolling Meadows/Lois		1 2,029	,	
6/30/99	Gresham/Burnside		1,294		
6/30/99	Jacksonville/University		1,642		
6/30/99	Irving/W. Airport			2,484	
6/30/99	Houston/Highway 6 So.		6 2,882	•	
6/30/99	Concord/Arnold	1,03			
6/30/99	Rockville/Gude Drive		1,897		
6/30/99	Bradenton/Cortez Road		8 2 <b>,</b> 113		
6/30/99	San Antonio/Nw Loop		1,726		
6/30/99	Anaheim / La Palma	1,72	•		
6/30/99	Spring Valley/Sweetwater	35	6 5 <b>,</b> 766	,	
6/30/99	Ft. Myers/Tamiami	1,18	•		
6/30/99	Littleton/Centennial	52	6 1,831	2,357	
6/30/99	Newark/Cedar Blvd	91	0 2,298	3,208	
6/30/99	Falls Church/Columbia	1,12	6 2.222	3.348	
6/30/99	Fairfax / Lee Highway	73:		3,115	
6/30/99	Wheat Ridge / W. 44th	59	9 1,794	2,393	
6/30/99	Huntington Bch/Gotham	1,18	9 2,128		

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost

			INICIAL COSC		
Date Acquired Description	2006 Encum- brances	Land	Buildings & Improvements	Si to <i>I</i>	
		(Dollar amounts in tho	usands)		
6/30/99	Fort Worth/McCart	_	372	942	
6/30/99	San Diego/Clairemont	_	1,601	2,035	
6/30/99	Houston/Millridge N.	_	1,160	1,983	
6/30/99	Woodbridge/Jefferson	_	840	1,689	
6/30/99	Mountainside	_	1,260	1,237	
6/30/99	Woodbridge / Davis	_	1,796	1,623	
6/30/99	Huntington Beach	_	1,026	1,437	
6/30/99	Edison / Old Post Rd	_	498	1,267	
6/30/99	Northridge/Parthenia	_	1,848	1,486	
6/30/99	Brick Township/Brick	_	590	1,431	
6/30/99	Stone Mountain/Rock	_	1,233	288	
6/30/99	Hyattsville	_	768	2,186	
6/30/99	Union City / Alvarado	_	992	1,776	
6/30/99	Oak Park / Greenfield	_	621	1,735	
6/30/99	Tujunga/Foothill Blvd	_	1,746	2,383	
7/1/99	Pantego/W. Pioneer Pkwy	_	432	1,228	
7/1/99	Nashville/Lafayette St	_	486	1,135	
7/1/99	Nashville/Metroplex Dr	_	380	886	
7/1/99	Madison / Myatt Dr	_	441	1,028	
7/1/99	Hixson / Highway 153	_	488	1,138	
7/1/99	Hixson / Gadd Rd	_	207	484	
7/1/99	Red Bank / Harding Rd	_	452	1,056	
7/1/99	Nashville/Welshwood Dr	-	934	2,179	
7/1/99	Madison/Williams Ave	_	1,318	3,076	
7/1/99	Nashville/Mcnally Dr	_	884	2,062	
7/1/99	Hermitage/Central Ct	_	646	1,508	
7/1/99	Antioch/Cane Ridge Rd	_	353	823	
9/1/99	Charlotte / Ashley Road	_	664	1,551	
9/1/99	Raleigh / Capital Blvd	_	927	2,166	
9/1/99	Charlotte / South Blvd.	_	734	1,715	
9/1/99	Greensboro/W.Market St.	_	603	1,409	

At December 31, 2006

Date	AL December 31, 2006					
Acquired		Land	Buildings	Total Depred		
		(Dollar amounts in th	ousands)			
6/30/99	Fort Worth/McCart	464	1,772	2,236		
6/30/99	San Diego/Clairemont	1,999	4,106	6,105		
6/30/99	Houston/Millridge N.	1,449	4,436	5 <b>,</b> 885		
6/30/99	Woodbridge/Jefferson	1,048	3,248	4,296		
6/30/99	Mountainside	1,594	5,044	6,638		
6/30/99	Woodbridge / Davis	2,243	3,831	6,074		
6/30/99	Huntington Beach	1,282	2,779	4,061		
6/30/99	Edison / Old Post Rd	621	2,655	3,276		
6/30/99	Northridge/Parthenia	2,307	3,061	5 <b>,</b> 368		
6/30/99	Brick Township/Brick	736	2,961	3 <b>,</b> 697		
6/30/99	Stone Mountain/Rock	1,540	1,178	2,718		
6/30/99	Hyattsville	959	4,215	5 <b>,</b> 174		
6/30/99	Union City / Alvarado	1,239	3,449	4,688		
6/30/99	Oak Park / Greenfield	774	3,339	4,113		
6/30/99	Tujunga/Foothill Blvd	2,180	4,566	6,746		
7/1/99	Pantego/W. Pioneer Pkwy	432	1,294	1,726		
7/1/99	Nashville/Lafayette St	486	1,368	1,854		
7/1/99	Nashville/Metroplex Dr	379	1,090	1,469		
7/1/99	Madison / Myatt Dr	441	1,143	1,584		
7/1/99	Hixson / Highway 153	487	1,406	1,893		
7/1/99	Hixson / Gadd Rd	207	831	1,038		
7/1/99	Red Bank / Harding Rd	452	1,361	1,813		
7/1/99	Nashville/Welshwood Dr	934	2,411	3,345		
7/1/99	Madison/Williams Ave	1,318	3,914	5 <b>,</b> 232		
7/1/99	Nashville/Mcnally Dr	884	2,576	3,460		
7/1/99	Hermitage/Central Ct	646	1,681	2,327		
7/1/99	Antioch/Cane Ridge Rd	352	1,015	1,367		
9/1/99	Charlotte / Ashley Road	651	1,714	2,365		
9/1/99	Raleigh / Capital Blvd	908	2,479	3,387		
9/1/99	Charlotte / South Blvd.	719	1,768	2,487		
9/1/99	Greensboro/W.Market St.	590	1,473	2,063		

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### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

			Init	ial Cost	
		-			
		2006			а
Date		Encum-		Buildings &	Su
Acquired	Description	brances	Land	Improvements	to A
	(Dc	ollar amounts in thou	usands)		

Dollar amounes in enousands,

10/8/99	Belmont / O'neill Ave	-	869	4,659
10/11/99	Matthews	-	937	3,165
11/15/99	Poplar, Memphis	-	1,631	3,093
12/17/99	Dallas / Swiss Ave	_	1,862	4,344
12/30/99	Oak Park/Greenfield Rd	-	1,184	3 <b>,</b> 685
12/30/99	Santa Anna	-	2,657	3,293
1/21/00	Hanover Park	-	262	3,104
1/25/00	Memphis / N.Germantwn Pkwy	_	884	3,024
1/31/00	Rowland Heights/Walnut	_	681	1,589
2/8/00	Lewisville / Justin Rd	-	529	2,919
2/28/00	Plano / Avenue K	_	2,064	10,407
4/1/00	Hyattsville/Edmonson	-	1,036	2,657
4/29/00	St.Louis/Ellisville Twn Centre	_	765	4,377
5/2/00	Mill Valley	_	1,412	3,294
5/2/00	Culver City	-	2,439	5,689
5/26/00	Phoenix/N. 35th Ave	_	868	2,967
6/5/00	Mount Sinai / Route 25a	-	950	3,338
6/15/00	Pinellas Park	-	526	2,247
6/30/00	San Antonio/Broadway St	-	1,131	4,558
7/13/00	Lincolnwood	-	1,598	3,727
7/17/00	La Palco/New Orleans	-	1,023	3,204
7/29/00	Tracy/1615& 1650 W.11th S	-	1,745	4,530
8/1/00	Pineville	_	2,197	3,417
8/23/00	Morris Plains	_	1,501	4,300
8/31/00	Florissant/New Halls Fry	-	800	4,225
8/31/00	Orange, CA	_	661	1,542
9/1/00	Bayshore, NY	-	1,277	2,980
9/1/00	Los Angeles, CA	-	590	1,376
9/13/00	Merrillville	_	343	2,474
9/15/00	Gardena / W. El Segundo	_	1,532	3,424
9/15/00	Chicago / Ashland Avenue	-	850	4,880

Gross Carrying Amount
At December 31, 2006

Date					Accum
Acquired	Description	Land	Buildings	Total	Deprec
		(Dollar amounts in	thousands)		
10/0/00					
10/8/99	Belmont / O'neill Ave		878 4,818	5,69	
10/11/99	Matthews	1,	4,546	6,04	15
11/15/99	Poplar, Memphis	2,	377 4 <b>,</b> 864	7,24	11
12/17/99	Dallas / Swiss Ave	1,	877 4 <b>,</b> 489	6,36	56
12/30/99	Oak Park/Greenfield Rd	1,	196 3,600	4,79	96
12/30/99	Santa Anna	3,	704 5 <b>,</b> 792	9,49	96
1/21/00	Hanover Park	:	256 3 <b>,</b> 178	3,43	34
1/25/00	Memphis / N.Germantwn Pkwy	1,	301 4,037	5,33	38
1/31/00	Rowland Heights/Walnut	·	687 1 <b>,</b> 698	2,38	35

2/8/00	Lewisville / Justin Rd	1,679	6,034	7,713
2/28/00	Plano / Avenue K	1,220	13,037	14,257
4/1/00	Hyattsville/Edmonson	1,036	2,748	3,784
4/29/00	St.Louis/Ellisville Twn Centre	1,311	5,745	7,056
5/2/00	Mill Valley	1,283	3 <b>,</b> 079	4,362
5/2/00	Culver City	2,216	5,258	7,474
5/26/00	Phoenix/N. 35th Ave	867	3,023	3,890
6/5/00	Mount Sinai / Route 25a	1,599	4,899	6,498
6/15/00	Pinellas Park	887	3,261	4,148
6/30/00	San Antonio/Broadway St	1,130	5,824	6,954
7/13/00	Lincolnwood	1,612	4,056	5,668
7/17/00	La Palco/New Orleans	1,609	4,494	6,103
7/29/00	Tracy/1615& 1650 W.11th S	1,761	4,830	6,591
8/1/00	Pineville	2,965	5,268	8,233
8/23/00	Morris Plains	2,719	7,323	10,042
8/31/00	Florissant/New Halls Fry	807	4,311	5,118
8/31/00	Orange, CA	667	1,589	2,256
9/1/00	Bayshore, NY	1,533	4,405	5 <b>,</b> 938
9/1/00	Los Angeles, CA	708	1,778	2,486
9/13/00	Merrillville	832	3,645	4,477
9/15/00	Gardena / W. El Segundo	1,532	3,547	5 <b>,</b> 079
9/15/00	Chicago / Ashland Avenue	849	5,689	6 <b>,</b> 538

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			Initia			
Date Acquired	Description		um-	Land	Buildings & Improvements	
		(Dollar amounts	in tho	usands)		
9/15/00	Oakland / Macarthur		-	678	, -	
9/15/00	Alexandria / Pickett Ii		-	2,743	·	
9/15/00	Royal Oak / Coolidge Highway		-	1,062	•	
9/15/00	Hawthorne / Crenshaw Blvd.		-	1,079	•	
9/15/00	Rockaway / U.S. Route 46		-	2,424	•	
9/15/00	Evanston / Greenbay		-	846	,	
9/15/00	Los Angeles / Coliseum		-	3,109	•	
9/15/00	Bethpage / Hempstead Turnpike		-	2 <b>,</b> 899	•	
9/15/00	Northport / Fort Salonga Road		_	2,999	•	
9/15/00	Brooklyn / St. Johns Place		_	3 <b>,</b> 492	•	
9/15/00	Lake Ronkonkoma / Portion Rd.		_	937	-,	
9/15/00	Tampa/Gunn Hwy		-	1,843	4,300	
9/18/00	Tampa/N. Del Mabry		-	2,204	2,447	
9/30/00	Marietta/Kennestone& Hwy5		_	622	3,388	
9/30/00	Lilburn/Indian Trail		_	1,695	5,170	
11/15/00	Largo/Missouri		_	1,092	4,270	

11/21/00	St. Louis/Wilson	_	1,608	3,913
12/21/00	Houston/7715 Katy Frwy	_	2,274	5 <b>,</b> 307
12/21/00	Houston/10801 Katy Frwy	_	1,664	3,884
12/21/00	Houston/Main St	_	1,681	3,924
12/21/00	Houston/W. Loop/S. Frwy	_	2,036	4,749
12/29/00	Chicago	_	1,946	6,002
12/30/00	Raleigh/Glenwood	_	1,545	3,628
12/30/00	Frazier	_	800	3,324
1/5/01	Troy/E. Big Beaver Rd	_	2,195	4,221
1/11/01	Ft Lauderdale	_	954	3,972
1/16/01	No Hollywood/Sherman Way	_	2,173	5,442
1/18/01	Tuscon/E. Speedway	_	735	2,895
1/25/01	Lombard/Finley	_	851	3,806
3/15/01	Los Angeles/West Pico	_	8 <b>,</b> 579	8,630
4/1/01	Lakewood/Cedar Dr.	_	1,329	9,356

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

> Gross Carrying Amount At December 31, 2006

Date	Data .					
Acquired	Description	Land		Buildings	Total	Deprec
		(Dollar amounts	in th	ousands)		
9/15/00	Oakland / Macarthur		678	2,916	3 <b>,</b> 59	4
9/15/00	Alexandria / Pickett Ii		2,743	6 <b>,</b> 592	9,33	5
9/15/00	Royal Oak / Coolidge Highway		1,062	2,746	3,80	8
9/15/00	Hawthorne / Crenshaw Blvd.		1,079	3,063	4,14	2
9/15/00	Rockaway / U.S. Route 46			5,225		8
9/15/00	Evanston / Greenbay		846	4,624	5,47	0
9/15/00	Los Angeles / Coliseum		3,108	4,185	7,29	3
9/15/00	Bethpage / Hempstead Turnpike		2,898	6,404	9,30	2
9/15/00	Northport / Fort Salonga Road		2,998	6,229	9,22	7
9/15/00	Brooklyn / St. Johns Place		3,491	6,450	9,94	1
9/15/00	Lake Ronkonkoma / Portion Rd.			4,382		
9/15/00	Tampa/Gunn Hwy		1,842	4,395	6,23	7
9/18/00	Tampa/N. Del Mabry		2,238	12,387	14,62	5
9/30/00	Marietta/Kennestone& Hwy5		628	4,800	5,42	8
9/30/00	Lilburn/Indian Trail		1,711	6,807	8,51	8
11/15/00	Largo/Missouri			6,029		7
11/21/00	St. Louis/Wilson			5,825		2
12/21/00	Houston/7715 Katy Frwy		1,500	4,372	5,87	2
12/21/00	Houston/10801 Katy Frwy		1,618	3,894	5,51	2
12/21/00	Houston/Main St		1,683	4,025	5,70	8
12/21/00	Houston/W. Loop/S. Frwy		2,037	4,869	6,90	6
12/29/00	Chicago		1,949	6,033	7,98	2
12/30/00	Raleigh/Glenwood		1,560	3,734	5,29	4
12/30/00	Frazier		800	3,366	4,16	6
1/5/01	Troy/E. Big Beaver Rd		2,820	5,719		9
1/11/01	Ft Lauderdale			5,761	7,50	6
1/11/01	rt Lauderdale		1, 143	3,701	7,30	0

1/16/01	No Hollywood/Sherman Way	2,200	8,986	11,186
1/18/01	Tuscon/E. Speedway	1,095	3 <b>,</b> 775	4,870
1/25/01	Lombard/Finley	1,564	5 <b>,</b> 630	7,194
3/15/01	Los Angeles/West Pico	8,608	11,169	19,777
4/1/01	Lakewood/Cedar Dr.	1,331	13,406	14,737

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PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost

		_			
Date Acquired Description	2006 Encum- brances		Buildings & Improvements	( Si to <i>I</i>	
		(Dollar amounts in tho	,		
4/7/01	Farmingdale/Rte 110	-	2,364	5 <b>,</b> 807	
4/17/01	Philadelphia/Aramingo	_	968	4,539	
4/18/01	Largo/Walsingham Road	_	1,000	3,545	
6/17/01	Port Washington/Seaview &W.Sh	_	2,381	4,608	
6/18/01	Silver Springs/Prosperity	_	1,065	5,391	
6/19/01	Tampa/W. Waters Ave & Wilsky	_	953	3,785	
6/26/01	Middletown	_	1,535	4,258	
7/29/01	Miami/Sw 85th Ave	_	2,755	4,951	
8/28/01	Hoover/John Hawkins Pkwy	_	1,050	2,453	
9/30/01	Syosset	_	2,461	5,312	
12/27/01	Los Angeles/W.Jefferson	_	8,285	9,429	
12/27/01	Howell/Hgwy 9	_	941	4,070	
12/29/01	Catonsville/Kent	_	1,378	5 <b>,</b> 289	
12/29/01	Old Bridge/Rte 9	_	1,244	4,960	
12/29/01	Sacremento/Roseville	_	876	5,344	
12/31/01	Santa Ana/E.Mcfadden	_	7,587	8,612	
1/1/02	Concord	_	650	1,332	
1/1/02	Tustin	_	962	1,465	
1/1/02	Pasadena/Sierra Madre	_	706	872	
1/1/02	Azusa	_	933	1,659	
1/1/02	Redlands	_	423	1,202	
1/1/02	Airport I	_	346	861	
1/1/02	Miami / Marlin Road	_	562	1,345	
1/1/02	Riverside	_	95	1,106	
1/1/02	Oakland / San Leandro	_	330	1,116	
1/1/02	Richmond / Jacuzzi	_	419	1,224	
1/1/02	Santa Clara / Laurel	_	1,178	1,789	
	Pembroke Park	_	475	1,259	
1/1/02	Ft. Lauderdale / Sun	_	452	1,254	

#### Gross Carrying Amount At December 31, 2006

Date Acquired	Description		Buildings		Accum eprec
	(1	Dollar amounts in th	ousands)		
4/7/01	Farmingdale/Rte 110	1,779	8,347	10,126	
4/17/01	Philadelphia/Aramingo		4,574	,	
4/18/01	Largo/Walsingham Road		3,506		
6/17/01	Port Washington/Seaview &W.Sh		6,441		
6/18/01	Silver Springs/Prosperity	1,065	7,404	8,469	
6/19/01	Tampa/W. Waters Ave & Wilsky	954	3,811	4,765	
6/26/01	Middletown	2,295	6,217	8,512	
7/29/01	Miami/Sw 85th Ave	2,730	4,980	7,710	
8/28/01	Hoover/John Hawkins Pkwy	1,050	2,496	3,546	
9/30/01	Syosset	3,089	6,764	9,853	
12/27/01	Los Angeles/W.Jefferson	8,299	10,321	18,620	
12/27/01	Howell/Hgwy 9	1,365	5 <b>,</b> 175	6 <b>,</b> 540	
12/29/01	Catonsville/Kent	1,377	7,918	9,295	
12/29/01	Old Bridge/Rte 9	1,249	4,952	6,201	
12/29/01	Sacremento/Roseville	526	7,633	8,159	
12/31/01	Santa Ana/E.Mcfadden	7,600	9,621	17,221	
1/1/02	Concord	649	1,401	2,050	
1/1/02	Tustin	962	1,464	2,426	
1/1/02	Pasadena/Sierra Madre	706		1,629	
1/1/02	Azusa	932		10,134	
1/1/02	Redlands	422		1,796	
1/1/02	Airport I	346	944	1,290	
1/1/02	Miami / Marlin Road	562		2,135	
1/1/02	Riverside		•	1,204	
1/1/02				1,511	
1/1/02				1,644	
1/1/02			1,859		
	Pembroke Park			1,759	
1/1/02				1,746	
	·		,	,	

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost

2006

Date

Encum
Buildings & Su

Acquired

Description

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Land Improvements to A

(Dollar amounts in thousands)

	(Bollar amounes in choasands)				
1/1/02	San Carlos / Shorewa	_	737	1,360	
1/1/02	Ft. Lauderdale / Sun	_	532	1,444	
1/1/02	Sacramento / Howe	_	361	1,181	
1/1/02	Sacramento / Capitol	_	186	1,284	
1/1/02	Miami / Airport	_	517	915	
1/1/02	Marietta / Cobb Park	_	419	1,571	
1/1/02	Sacramento / Florin	_	624	1,710	
1/1/02	Belmont / Dairy Lane	_	915	1,252	
1/1/02	So. San Francisco	_	1,018	2,464	
1/1/02	Palmdale / P Street	_	218	1,287	
1/1/02	Tucker / Montreal Rd	_	760	1,485	
1/1/02	Pasadena / S Fair Oaks	_	1,313	1,905	
1/1/02	Carmichael/Fair Oaks	_	584	1,431	
1/1/02	Carson / Carson St	_	507	877	
1/1/02	San Jose / Felipe Ave	_	517	1,482	
1/1/02	Miami / 27th Ave	_	272	1,572	
1/1/02	San Jose / Capitol	_	400	1,183	
1/1/02	Tucker / Mountain	_	519	1,385	
1/3/02	St Charles/Veterans Memorial	_	687	1,602	
1/7/02	Bothell/ N. Bothell Way	_	1,063	4,995	
1/15/02	Houston / N.Loop	_	2,045	6 <b>,</b> 178	
1/16/02	Orlando / S. Kirkman	_	889	3,180	
1/16/02	Austin / Us Hwy 183	_	608	3 <b>,</b> 856	
1/16/02	Rochelle Park / 168	_	744	4,430	
1/16/02	Honolulu / Waialae	_	10,631	10,783	
1/16/02	Sunny Isles Bch	_	931	2,845	
1/16/02	San Ramon / San Ramo	_	1,522	3 <b>,</b> 510	
1/16/02	Austin / W. 6th St	_	2 <b>,</b> 399	4,493	
1/16/02	Schaumburg / W. Wise	_	1,158	2 <b>,</b> 598	
1/16/02	Laguna Hills / Moulton	_	2,319	5,200	
1/16/02	Annapolis / West St	_	955	3 <b>,</b> 669	
1/16/02	Birmingham / Commons	_	1,125	3 <b>,</b> 938	
1/16/02	Crestwood / Watson Rd	_	1,232	3,093	

Gross	Carryi	ing	Amount
At De	cember	31.	2006

Date Acquired	Description	 Land	Buil	dings	Total	Accum Deprec
		(Dollar amounts	in thousan	ds)		
1/1/02 1/1/02	San Carlos / Shorewa Ft. Lauderdale / Sun		737 533	1,328 1,513		065 046

1/1/02	Sacramento / Howe	361	1,185	1,546
1/1/02	Sacramento / Capitol	186	1,453	1,639
1/1/02	Miami / Airport	517	980	1,497
1/1/02	Marietta / Cobb Park	420	1,840	2,260
1/1/02	Sacramento / Florin	623	1,949	2,572
1/1/02	Belmont / Dairy Lane	914	1,358	2,272
1/1/02	So. San Francisco	1,018	2,646	3,664
1/1/02	Palmdale / P Street	218	1,326	1,544
1/1/02	Tucker / Montreal Rd	758	1,573	2,331
1/1/02	Pasadena / S Fair Oaks	1,312	1,992	3,304
1/1/02	Carmichael/Fair Oaks	584	1,456	2,040
1/1/02	Carson / Carson St	506	971	1,477
1/1/02	San Jose / Felipe Ave	516	1,531	2,047
1/1/02	Miami / 27th Ave	271	1,670	1,941
1/1/02	San Jose / Capitol	401	1,198	1,599
1/1/02	Tucker / Mountain	520	1,446	1,966
1/3/02	St Charles/Veterans Memorial	687	1,763	2,450
1/7/02	Bothell/ N. Bothell Way	1,062	5,142	6,204
1/15/02	Houston / N.Loop	2,045	8,198	10,243
1/16/02	Orlando / S. Kirkman	889	3,225	4,114
1/16/02	Austin / Us Hwy 183	608	3 <b>,</b> 885	4,493
1/16/02	Rochelle Park / 168	744	4,468	5,212
1/16/02	Honolulu / Waialae	10,629	10,958	21,587
1/16/02	Sunny Isles Bch	931	2,937	3,868
1/16/02	San Ramon / San Ramo	1,521	3 <b>,</b> 556	5 <b>,</b> 077
1/16/02	Austin / W. 6th St	2,399	4,777	7,176
1/16/02	Schaumburg / W. Wise	1,157	2,654	3,811
1/16/02	Laguna Hills / Moulton	2,318	5 <b>,</b> 363	7,681
1/16/02	Annapolis / West St	955	3,712	4,667
1/16/02	Birmingham / Commons	1,125	4,054	5,179
1/16/02	Crestwood / Watson Rd	1,176	3,098	4,274

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		Initial Cost				
Date Acquired	Description	200 Encu brar	ım-	Land	Buildings & Improvements	C Su to A
		(Dollar amounts	in th	ousands)		
1/16/02	Northglenn /Huron St		_	688	2,075	
1/16/02	Skokie / Skokie Blvd		_	716	5,285	
1/16/02	Garden City / Stewart		-	1,489	4,039	
1/16/02	Millersville / Veterans		-	1,036	4,229	
1/16/02	W. Babylon / Sunrise		_	1,609	3 <b>,</b> 959	
1/16/02	Memphis / Summer Ave		-	1,103	2,772	
1/16/02	Santa Clara/Lafayette		_	1,393	4,626	
1/16/02	Naperville / Washington		_	2,712	2,225	

1/16/02	Phoenix/W Union Hills	_	1,071	2,934
1/16/02	Woodlawn / Whitehead	_	2,682	3,355
1/16/02	Issaquah / Pickering	_	1,138	3,704
1/16/02	West La /W Olympic	_	6 <b>,</b> 532	5 <b>,</b> 975
1/16/02	New Orleans/I-10	_	1,286	3,380
1/16/02	Pasadena / E. Colorado	_	1,125	5,160
1/16/02	Memphis / Covington	_	620	3,076
1/16/02	Hiawassee / N.Hiawassee	_	1,622	1,892
1/16/02	Longwood / State Rd	_	2,123	3,083
1/16/02	Casselberry / State	_	1,628	3,308
1/16/02	Honolulu/Kahala	_	3,722	8,525
1/16/02	Waukegan / Greenbay	_	933	3,826
1/16/02	Southfield / Telegraph	_	2,869	5,507
1/16/02	San Mateo / S. Delaware	_	1,921	4,602
1/16/02	Scottsdale/N.Hayden	_	2,111	3,564
1/16/02	Gilbert/W Park Ave	_	497	3,534
1/16/02	W.Palm Beach/Okeechobee	_	2,149	4,650
1/16/02	Indianapolis / W.86th	_	812	2,421
1/16/02	Indianapolis / Madison	_	716	2,655
1/16/02	Indianapolis / Rockville	_	704	2,704
1/16/02	Santa Cruz / River	_	2,148	6,584
1/16/02	Novato / Rush Landing	_	1,858	2,574
1/16/02	Martinez / Arnold Dr	_	847	5,422

Gr	oss	Carry	ng	Amount	
Αt	Dec	cember	31,	2006	
 					 _

	AC December 31, 2000			Accum	
	Land		Buildings	Total	Depre
	(Dollar amounts	in the	ousands)		
2			•	•	
				•	
		•	•	•	
Millersville / Veterans		•	•	•	
W. Babylon / Sunrise		1,608	•	•	03
Memphis / Summer Ave		1,103	2,799	3,9	02
Santa Clara/Lafayette		1,393	4,638	6,0	31
Naperville / Washington		2,712	2,720	5,4	32
Phoenix/W Union Hills		1,065	2,966	4,0	31
Woodlawn / Whitehead		2,681	3,419	6,1	00
Issaquah / Pickering		1,137	3 <b>,</b> 730	4,8	67
West La /W Olympic		6,531	6,025	12,5	56
New Orleans/I-10		1,292	1,440	2,7	32
Pasadena / E. Colorado		1,124	5,210	6,3	34
		•	•	•	
1 3			•	•	
3		•	•	•	
	Northglenn /Huron St Skokie / Skokie Blvd Garden City / Stewart Millersville / Veterans W. Babylon / Sunrise Memphis / Summer Ave Santa Clara/Lafayette Naperville / Washington Phoenix/W Union Hills Woodlawn / Whitehead Issaquah / Pickering West La /W Olympic New Orleans/I-10	Description Land  (Dollar amounts  Northglenn /Huron St Skokie / Skokie Blvd Garden City / Stewart Millersville / Veterans W. Babylon / Sunrise Memphis / Summer Ave Santa Clara/Lafayette Naperville / Washington Phoenix/W Union Hills Woodlawn / Whitehead Issaquah / Pickering West La /W Olympic New Orleans/I-10 Pasadena / E. Colorado Memphis / Covington Hiawassee / N.Hiawassee Longwood / State Rd	Description  Land  (Dollar amounts in the state of the st	Description   Land Buildings	Description   Land   Buildings   Total

1/16/02	Honolulu/Kahala	3,721	8,589	12,310
1/16/02	Waukegan / Greenbay	933	3,876	4,809
1/16/02	Southfield / Telegraph	2,869	5,642	8,511
1/16/02	San Mateo / S. Delaware	1,921	4,642	6 <b>,</b> 563
1/16/02	Scottsdale/N.Hayden	2,112	3,583	5 <b>,</b> 695
1/16/02	Gilbert/W Park Ave	497	3 <b>,</b> 536	4,033
1/16/02	W.Palm Beach/Okeechobee	2,148	4,283	6,431
1/16/02	Indianapolis / W.86th	812	2,447	3 <b>,</b> 259
1/16/02	Indianapolis / Madison	716	2,676	3,392
1/16/02	Indianapolis / Rockville	704	2,730	3,434
1/16/02	Santa Cruz / River	2,147	6 <b>,</b> 655	8,802
1/16/02	Novato / Rush Landing	1,858	2,582	4,440
1/16/02	Martinez / Arnold Dr	847	5,437	6,284

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Date Encum-Buildings & Su Land Improvements to A brances Acquired Description (Dollar amounts in thousands) 3,908 1/16/02 Charlotte/Cambridge
1/16/02 Rancho Cucamonga
1/16/02 Renton / Kent
1/16/02 Hawthorne / Goffle Rd
2/2/02 Nashua / Southwood Dr
2/15/02 Houston/Fm 1960 East
3/7/02 Baltimore / Russell Street
3/11/02 Weymouth / Main St 1/16/02 Charlotte/Cambridge 836 579 768 3,222 - 579
- 768
- 2,414
- 2,493
- 859
- 1,763
- 1,440
- 1,257
- 1,749
- 632
- 898
- 3,183
- 516
- 707
- 2,114
- 1,292
- 1,311
- 889
- 3,693
- 1,379
- 1,286
- 1,839
- 2,124 4,078 4,918 4,326 2,004 5,821 4,433 4,108 3/28/02 Clinton / Branch Ave & Schultz 4/17/02 La Mirada/Alondra 5,044 6,337 5/1/02 N.Richlnd Hls/Rufe Snow Dr 5/2/02 Parkville/E.Joppa 4,306 5,733 6/17/02 Waltham / Lexington St 6/30/02 Nashville / Charlotte 2,004 7/2/02 Mt Juliet / Lebonan Rd 1,203 7/14/02 Yorktown / George Washington 1,684 7/22/02 Brea/E. Lambert & Clifwood Pk 3,555 8/1/02 Bricktown/Route 70 3,690 8/1/02 Danvers / Newbury St. 4,140 8/15/02 Montclair / Holt Blvd. 2,074 8/21/02 Rockville Centre/Merrick Rd 9/13/02 Lacey / Martin Way 9/13/02 Lakewood / Bridgeport 6,990 3,217 3,000 9/13/02 Kent / Pacific Highway 11/4/02 Scotch Plains /Route 22 4,291 2,124 2,508 5,072 12/23/02 Snta Clarita/Viaprincssa

3,008

C

2/13/03	Pasadena / Ritchie Hwy	_	2,253	4,218
2/13/03	Malden / Eastern Ave	_	3,212	2,739
2/24/03	Miami / SW 137th Ave	_	1,600	4,684
3/3/03	Chantilly / Dulles South Court	-	2,190	4,314
3/6/03	Medford / Mystic Ave	_	3,886	4,982

PUBLIC STORAGE, INC.
SCHEDULE III - REAL ESTATE
AND ACCUMULATED DEPRECIATION

Gross Carrying Amount
At December 31, 2006

Date		6 Accı		
Acquired	Description	Land	Buildings	Total Depre
		ar amounts in t	thousands)	
1/16/02	Charlotte/Cambridge	83	3 <b>,</b> 935	4,771
1/16/02			30 6 <b>,</b> 277	
1/16/02	Renton / Kent	7 (	68 4,115	4,883
1/16/02	Hawthorne / Goffle Rd	2,41		
2/2/02	Nashua / Southwood Dr	2,49	93 4,492	6,985
2/15/02	Houston/Fm 1960 East	8.5	93 4,492 59 2,064	2,923
3/7/02	Baltimore / Russell Street	1,76	63 6,008	7,771
3/11/02	Weymouth / Main St		39 4 <b>,</b> 588	
3/28/02			57 6 <b>,</b> 712	
4/17/02	La Mirada/Alondra	2,5	74 7,003	9 <b>,</b> 577
5/1/02	N.Richlnd Hls/Rufe Snow Dr		8,625	9,256
5/2/02	Parkville/E.Joppa		98 4,435	5,333
6/17/02	Waltham / Lexington St	3,20	0.004	9,207
6/30/02	Nashville / Charlotte	8.	75 2,090	2,965
7/2/02	Mt Juliet / Lebonan Rd	5.1	16 1,273	
7/14/02	Yorktown / George Washington			2,436
7/22/02	Brea/E. Lambert & Clifwood Pk	2,13	13 3,710	5,823
8/1/02	Bricktown/Route 70		92 3.864	5.156
8/1/02	Danvers / Newbury St.	1,32	26 4,729	6,055
8/15/02	Montclair / Holt Blvd.		2,296	3,185
8/21/02	Rockville Centre/Merrick Rd	3,69	92 7 <b>,</b> 356	11,048
9/13/02	Lacey / Martin Way			4,658
9/13/02	Lakewood / Bridgeport		3,087	
9/13/02	Kent / Pacific Highway	1,83	39 4,418	6,257
11/4/02	Scotch Plains /Route 22	2,12	26 5,121	
12/23/02	Snta Clarita/Viaprincssa	2,50	08 6,568	9,076
2/13/03	Pasadena / Ritchie Hwy	2 21	52 4 226	6.478
2/13/03	Malden / Eastern Ave	3,21	12 2,803	6,015
2/24/03	Miami / SW 137th Ave	1,60	00 4,399	5 <b>,</b> 999
	Chantilly / Dulles South Court		90 4,444	
	Medford / Mystic Ave		35 4 <b>,</b> 999	

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PUBLIC STORAGE, INC.

SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

-		7	~	
			Cos	

Date Acquired	Description		Land	Buildings & Improvements	
		r amounts in tho	usands)		
5/27/03	Castro Valley / Grove Way	_	2,247	5 <b>,</b> 881	
8/2/03	Sacramento / E.Stockton Blvd	-	554	4,175	
8/13/03	Timonium / W. Padonia Road	-	1,932	3,681	
8/21/03	Van Nuys / Sepulveda	_	1,698	3 <b>,</b> 886	
9/9/03	Westwood / East St	_	3,267	5,013	
10/21/03	San Diego / Miramar Road	-	2,244	6,653	
11/3/03	El Sobrante/San Pablo	_	1,255	4,990	
11/6/03	Pearl City / Kamehameha Hwy	-	4,428	4,839	
12/23/03	Boston / Southampton Street	-	5,334	7,511	
1/9/04	Farmingville / Horseblock Road	-	1,919	4,420	
2/27/04	Salem / Goodhue St.	-	1,544	6,160	
3/18/04	Seven Corners / Arlington Blvd.	_	6,087	7,553	
6/30/04	Marlton / Route 73	_	1,103		
7/1/04	Long Island City/Northern Blvd.	-	4,876	7,610	
7/9/04	West Valley Cty/Redwood	2,377	876	2,067	
7/12/04	Hicksville/E. Old Country Rd.	_	1,693	3,910	
7/15/04	Harwood/Ronald	_	1,619	3,778	
9/24/04	E. Hanover/State Rt	_	3 <b>,</b> 895		
10/14/04	Apple Valley/148th St	838	591		
10/14/04	Blaine / Hwy 65 NE	1,156	789		
10/14/04	Brooklyn Park / Lakeland Ave	_		3,278	
10/14/04	Brooklyn Park / Xylon Ave	1,654	1,120	2,601	
10/14/04	St Paul (Eagan) / Sibley Mem'l Hwy	846	615		
10/14/04	Maple Grove / Zachary Lane	1,847	1,337	3,105	
10/14/04	Minneapolis / Hiawatha Ave	2,079	1,480		
10/14/04	New Hope / 36th Ave		1,332		
10/14/04	Rosemount / Chippendale Ave				
10/14/04	St Cloud/Franklin	796	575	1 338	
10/14/04	Savage / W 128th St	2,122	1,522	3,535	
10/14/04	Spring Lake Park/Hwy 65 NE	2,166	1,534	3,562	
	St Paul / Terrace Court	1.579	1,122	2,606	

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Gross Carrying Amount At December 31, 2006

Date Acquired	Description	Land			Total	Deprec
		r amounts i	n tho	usands)		
5/27/03	Castro Valley / Grove Way	2	,307	6 <b>,</b> 745	9,052	2
8/2/03	Sacramento / E.Stockton Blvd		554	4,211	4,765	5
8/13/03	Timonium / W. Padonia Road	1	,931	3,723	5 <b>,</b> 654	1
8/21/03	Van Nuys / Sepulveda	1	,698	6 <b>,</b> 287	7,985	5
9/9/03	Westwood / East St	3	,287	5,283	8 <b>,</b> 570	)
10/21/03	San Diego / Miramar Road	2	,243	7,305		3
11/3/03	El Sobrante/San Pablo	1	,257	5,664	6 <b>,</b> 921	L
11/6/03	Pearl City / Kamehameha Hwy	4	.430	5,316	9,746	5
12/23/03	Boston / Southampton Street	5	,344	8,295	13,639	9
1/9/04	Farmingville / Horseblock Road	1	,918	4,305	6,223	3
2/27/04	Salem / Goodhue St.	1	,544	6,213	7,757	7
3/18/04	Seven Corners / Arlington Blvd.	6	,085	7,275	13,360	)
6/30/04	Marlton / Route 73	1	,103	5,207	6,310	)
7/1/04	Long Island City/Northern Blvd.	4	,876	7,372	12,248	3
7/9/04	West Valley Cty/Redwood		883	2,348	3,231	L
7/12/04	Hicksville/E. Old Country Rd.	1	,692	4,053		5
7/15/04	Harwood/Ronald	1	,619	3 <b>,</b> 963		2
9/24/04	E. Hanover/State Rt	3	,894	5,174		
10/14/04	Apple Valley/148th St		592		2,045	5
10/14/04	Blaine / Hwy 65 NE		790	2,030	2,820	)
10/14/04	Brooklyn Park / Lakeland Ave	1	,413	3,442	4,855	5
10/14/04	Brooklyn Park / Xylon Ave	1	,121	2,916	4,037	7
10/14/04	St Paul(Eagan)/Sibley Mem'l Hwy		616	1,448	2,064	1
10/14/04	Maple Grove / Zachary Lane	1	,338	3,168	4,506	5
10/14/04	Minneapolis / Hiawatha Ave	1	,481	3 <b>,</b> 592	5,073	3
10/14/04	New Hope / 36th Ave		,333	3,180	4,513	3
10/14/04	Rosemount / Chippendale Ave		865		2,924	1
10/14/04	St Cloud/Franklin		576	1 267	1 0/13	
10/14/04	Savage / W 128th St	1	,523	3,654	5,177	7
10/14/04	Spring Lake Park/Hwy 65 NE	1	,535	3 <b>,</b> /49	5 <b>,</b> 284	1
10/14/04	St Paul / Terrace Court	1	,123	2,731	3,854	1

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PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

			Init:	ial Cost	
		2006			 G
Date		Encum-		Buildings &	Su
Acquired	Description	brances	Land	Improvements	to A
	(Da	ollar amounts in thou	 usands)		

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10/14/04	St Paul / Eaton St	_	1,161	2,698
10/14/04	St Paul-Hartzell / Wabash Ave	_	1,207	2,816
10/14/04	West St Paul / Marie Ave	1,572	1,447	3,361
10/14/04	Stillwater / Memorial Ave	2,303	1,669	3,876
10/14/04	St Paul / VadnaisHts	1,312	928	2,157
10/14/04	Woodbury / Hudson Road	690	1,863	4,327
10/14/04	Brown Deer / N Green Bay Rd	1,493	1,059	2,461
10/14/04	Germantown / Spaten Court	845	607	1,411
10/14/04	Milwaukee/ N 77th St	1,744	1,241	2,882
10/14/04	Milwaukee/ S 13th St	2,065	1,484	3,446
10/14/04	Oak Creek / S 27th St	1,059	751	1,746
10/14/04	Waukesha / Arcadian Ave	2,368	1,665	3,868
10/14/04	West Allis / W Lincoln Ave	1,935	1,390	3,227
10/14/04	Garland / O'Banion Rd	1,518	606	1,414
10/14/04	Grand Prairie/ Hwy360	2,334	942	2,198
10/14/04	Duncanville/N Duncnvill	3,886	1,524	3,556
10/14/04	Lancaster/ W Pleasant	2,465	993	2,317
10/14/04	Mesquite / Oates Dr	2,328	937	2,186
10/14/04	Dallas / E NW Hwy	2,342	942	2,198
11/24/04	Pompano Beach/E. Sample	4,631	1,608	3,754
11/24/04	Davie / SW 41st St.	5 <b>,</b> 977	2,467	5,758
11/24/04	North Bay Village/Kennedy	6,493	3 <b>,</b> 275	7,644
11/24/04	Miami / Biscayne Blvd	6,436	3 <b>,</b> 538	8,258
11/24/04	Miami Gardens/NW 57th St	6,482	2,706	6,316
11/24/04	Tamarac/ N University Dr	6,326	2,580	6,022
11/24/04	Miami / SW 31st Ave	13,814	11,574	27,009
11/24/04	Hialeah / W 20th Ave	5,502	2,224	5,192
11/24/04	Miami / SW 42nd St	7,288	2 <b>,</b> 955	6,897
11/24/04	Miami / SW 40th St	7,218	2,933	6,844
11/25/04	Carlsbad/CorteDelAbeto	=	2,861	6,676
1/19/05	Cheektowaga / William St	_	965	2,262

Gross	Carryin	g Amount
At Dec	ember 3	1. 2006

Date Acquired	Description	Land	 E	Buildings	Total	Accum Deprec
		(Dollar amounts	in thou	ısands)		
10/14/04	St Paul / Eaton St		1,162	2,816	3,9	78
10/11/01	St Paul-Hartzell / Wabash Ave		1,206	2,950	4,1	
10/14/04	West St Paul / Marie Ave		1,449	3,681	5,1	
10/14/04	Stillwater / Memorial Ave		1,671	3 <b>,</b> 948	5 <b>,</b> 6	19
10/14/04	St Paul / VadnaisHts		929	2,272	3,2	01
10/14/04	Woodbury / Hudson Road		1,865	4,389	6,2	54
10/14/04	Brown Deer / N Green Bay Rd		1,060	2,582	3,6	42
10/14/04	Germantown / Spaten Court		608	1,454	2,0	62
10/14/04	Milwaukee/ N 77th St		1,242	3,013	4,2	55
10/14/04	Milwaukee/ S 13th St		1,485	3,553	5,0	38

10/14/04	Oak Creek / S 27th St	752	1,832	2,584
10/14/04	Waukesha / Arcadian Ave	1,667	4,112	5 <b>,</b> 779
10/14/04	West Allis / W Lincoln Ave	1,391	3,331	4,722
10/14/04	Garland / O'Banion Rd	608	1,453	2,061
10/14/04	Grand Prairie/ Hwy360	944	2,228	3 <b>,</b> 172
10/14/04	Duncanville/N Duncnvill	1,525	3,754	5 <b>,</b> 279
10/14/04	Lancaster/ W Pleasant	995	2,354	3,349
10/14/04	Mesquite / Oates Dr	939	2,224	3,163
10/14/04	Dallas / E NW Hwy	944	2,239	3,183
11/24/04	Pompano Beach/E. Sample	1,621	3,886	5,507
11/24/04	Davie / SW 41st St.	2,466	5,926	8,392
11/24/04	North Bay Village/Kennedy	3,274	7,771	11,045
11/24/04	Miami / Biscayne Blvd	3 <b>,</b> 537	8,271	11,808
11/24/04	Miami Gardens/NW 57th St	2,706	6,387	9,093
11/24/04	Tamarac/ N University Dr	2,580	6,090	8,670
11/24/04	Miami / SW 31st Ave	11,571	27,211	38,782
11/24/04	Hialeah / W 20th Ave	2,224	5,255	7,479
11/24/04	Miami / SW 42nd St	2,954	6,960	9,914
11/24/04	Miami / SW 40th St	2,932	6,898	9,830
11/25/04	Carlsbad/CorteDelAbeto	2,861	8,135	10,996
1/19/05	Cheektowaga / William St	964	2,301	3,265

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			Initi	al Cost	
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	
	(Dol1	ar amounts in thou	,		
1/19/05	Amherst / Millersport Hwy	-	1,431	3,350	
1/19/05	Lancaster / Walden Ave	_	528	1,244	
1/19/05	Tonawanda/Hospitality Centre	_	1,205	2,823	
1/19/05	Wheatfield / Niagara Falls Blv	-	1,130	2,649	
1/20/05	Oak Lawn / Southwest Hwy	-	1,850	4,330	
2/25/05	Owings Mills / Reisterstown Rd	-	887	3,865	
4/26/05	Hoboken / 8th St	-	3,963	9,290	
5/3/05	Bayville / 939 Route 9	_	1,928	4,519	
5/3/05	Bricktown / Burnt Tavern Rd	_	3,522	8,239	
5/3/05	JacksonTwnshp/N.County Line	_	1,555	3,647	
5/16/05	Methuen / Pleasant Valley St	_	2,263	4,540	
5/19/05	Libertyville / Kelley Crt	_	2,042	4,783	
5/19/05	Joliet / Essington	-	1,434	3,367	
6/15/05	Atlanta/Howell Mill Rd NW	-	1,864	4,363	
6/15/05	Smyrna / Herodian Way SE	-	1,294	3,032	
7/7/05	Lithonia / Minola Dr	-	1,273	2,985	
7/14/05	Kennesaw / Bells Ferry Rd NW	_	1,264	2,976	
7/28/05	Atlanta / Monroe Dr NE	_	2,914	6,829	

8/11/05	Suwanee / Old Peachtree Rd NE	-	1,914	4,497
9/8/05	Brandon / Providence Rd	_	2,592	6,067
9/15/05	Woodstock / Hwy 92	_	1,251	2,935
9/22/05	Charlotte / W. Arrowood Rd	_	1,426	3 <b>,</b> 335
10/5/05	Jacksonville Beach / Beach Blvd	_	2,552	5,981
10/5/05	Bronx / Brush Ave	_	4,517	10,581
10/11/05	Austin / E. Ben White Blvd	-	213	3,461
10/13/05	Deerfield Beach/S. Powerline	_	3,365	7,874
10/14/05	Cooper City / Sheridan St	_	3,035	7,092
10/20/05	Staten Island / Veterans Rd	_	3 <b>,</b> 599	8,430
10/20/05	Pittsburg / Loveridge Center	_	3 <b>,</b> 602	8,448
10/21/05	Norristown / W. Main St	-	1,465	4,818
11/2/05	Miller Place / Route 25A	-	2,757	6,459

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

> Gross Carrying Amount At December 31, 2006

Date			At December 31, 2000			
Acquired	Description	Land		Buildings	Total	Depre
		llar amounts	in tho	ousands)		
1/19/05	Amherst / Millersport Hwy		1.431	3 <b>,</b> 370	4 . 801	
	Lancaster / Walden Ave		•	1,268		
1/19/05	Tonawanda/Hospitality Centre			2,849	•	
1/19/05	Wheatfield / Niagara Falls Blv		•	2,678		
1/20/05	Oak Lawn / Southwest Hwy		•	4,437		
2/25/05	Owings Mills / Reisterstown Rd		•	3,875	•	
	Hoboken / 8th St			9,356	•	
, -,	Bayville / 939 Route 9			4,572		
	Bricktown / Burnt Tavern Rd			8,277		
5/3/05	JacksonTwnshp/N.County Line				5,246	
	Methuen / Pleasant Valley St			4,671		
	Libertyville / Kelley Crt			4,835		
5/19/05	Joliet / Essington		1,434	3,428	4,862	2
6/15/05	Atlanta/Howell Mill Rd NW		1,863	4,413		
6/15/05	Smyrna / Herodian Way SE		1,293	3,073		5
7/7/05	Lithonia / Minola Dr		1,272		4,320	)
7/14/05	Kennesaw / Bells Ferry Rd NW		1,264	3,749		
	Atlanta / Monroe Dr NE		2,913		10,588	
8/11/05	Suwanee / Old Peachtree Rd NE		1,914		6 <b>,</b> 542	2
9/8/05	Brandon / Providence Rd			6,151		2
9/15/05	Woodstock / Hwy 92			2,993		
9/22/05	Charlotte / W. Arrowood Rd			3,374		
10/5/05	Jacksonville Beach / Beach Blvd			6,062		
10/5/05	Bronx / Brush Ave			10,627		
10/11/05	Austin / E. Ben White Blvd			3,473		
10/13/05	Deerfield Beach/S. Powerline			7 <b>,</b> 997		
	Cooper City / Sheridan St			7,177		
	Staten Island / Veterans Rd		•	8,489	•	

10/20/05	Pittsburg / Loveridge Center	3 <b>,</b> 601	8,491	12,092
10/21/05	Norristown / W. Main St	1,465	5 <b>,</b> 089	6 <b>,</b> 554
11/2/05	Miller Place / Route 25A	2,757	6,492	9,249

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Buildings & Su Date Encumbrances Land Improvements to A Acquired Description \_\_\_\_\_\_ (Dollar amounts in thousands) 11/18/05 Miami / Biscayne Blvd 7,434 17,268 12/1/05 Manchester / Taylor St 1,305 3,029 12/7/05 Buffalo Grove/E. Aptakisic Rd 1,986 4,635 4,582 12/13/05 Lorton / Pohick Rd & I95 1,167 12/16/05 Pico Rivera / Washington Blvd 4,719 11,012 12/27/05 Queens Village / Jamaica Ave 5,494 3,409 1/1/06 Costa Mesa / Placentia-A 275 754 886 1/1/06 Van Nuys / Sepulveda-A 497 1/1/06 Pico Rivera / Beverly 303 865 1/1/06 San Dimas 222 1,505 1/1/06 San Dimas
1/1/06 Long Beach / Cherry Ave
1/1/06 E.LA / Valley Blvd
1/1/06 Glendale / Eagle Rock Blvd
1/1/06 N. Pasadena / Lincoln Ave
1/1/06 Crossroads Parkway
1/1/06 Fremont / Enterprise
1/1/06 Milpitas/Montague 1,723 801 1,845 670 1,240 1,831 Glendale / Eagle Rock Blvd 357 535 773 146 727 122 212 1/1/06 Milpitas/Montague 607 1/1/06 Wilmington 890 1,345 359 1/1/06 Sun Valley / Glenoaks 616 722 1/1/06 Corona 169 410 1/1/06 Norco 106 1/1/06 N. Hollywood / Vanowen 343 567 - 1,328 4,498 2,873 3,125 1/5/06 Norfolk/Widgeon Rd. 1/11/06 Goleta/Hollister&Stork 6**,**788 2/15/06 Rockville Ctr/Sunrise 1,813 4,264 3/16/06 Deerfield/S. Pfingsten Rd. 1,953 4,569 3/28/06 Pembroke Pines/S. Douglas Rd. 3,008 7,018 3/30/06 Miami/SW 24th Ave. 4,272 9,969 3/31/06 San Diego/Mira Mesa 2,492 7,127 5/1/06 Wilmington/Kirkwood Hwy 1,572 3,672

PUBLIC STORAGE, INC.
SCHEDULE III - REAL ESTATE
AND ACCUMULATED DEPRECIATION

5/1/06 Jupiter/5100 Military Trail

4,397 10,266

Gross Carrying Amount At December 31, 2006

Date					, 	- Acciin
Acquired	Description			Buildings	Total	Depre
		Dollar amounts		ousands)		
11/18/05	Miami / Biscayne Blvd		7,432	17,368	24,800	)
12/1/05	Manchester / Taylor St		1,305	3,056	4,361	L
12/7/05	Buffalo Grove/E. Aptakisic Rd		1,986	4,701	6,687	7
12/13/05	Lorton / Pohick Rd & I95		1,184	4,933	6,117	7
12/16/05	Pico Rivera / Washington Blvd		4,718	11,063	15 <b>,</b> 781	L
12/27/05	Queens Village / Jamaica Ave		3,409	5 <b>,</b> 677	9,086	5
1/1/06	Costa Mesa / Placentia-A		275	754	1,029	9
1/1/06	Van Nuys / Sepulveda-A		497	889	1,386	5
1/1/06	Pico Rivera / Beverly		303	865	1,168	3
1/1/06	San Dimas		222	, -		
1/1/06	Long Beach / Cherry Ave		801	•	5,224	1
1/1/06	E.LA / Valley Blvd		670	1,846	2,516	5
1/1/06	Glendale / Eagle Rock Blvd		1,240	•	3,243	3
1/1/06	N. Pasadena / Lincoln Ave		357	542	899	9
1/1/06	Crossroads Parkway		146		925	
1/1/06	Fremont / Enterprise		122		852	
1/1/06	Milpitas/Montague		212		889	
1/1/06	Wilmington		890	•		
1/1/06	Sun Valley / Glenoaks		359		987	
1/1/06	Corona		169		895	
1/1/06	Norco		106		516	
1/1/06	N. Hollywood / Vanowen		343		911	
1/5/06	Norfolk/Widgeon Rd.		1,328		4,455	
1/11/06	Goleta/Hollister&Stork		2,873	•	9,680	
2/15/06	Rockville Ctr/Sunrise		1,813	•	•	
3/16/06	Deerfield/S. Pfingsten Rd.		1,953			
3/28/06	Pembroke Pines/S. Douglas Rd.		3,008	•		
3/30/06	Miami/SW 24th Ave.		•	10,066		
3/31/06	San Diego/Mira Mesa		2,492	7,127	9,619	9
5/1/06	Wilmington/Kirkwood Hwy		1,572	3,682	5,254	1
5/1/06	Jupiter/5100 Military Trail		4,397	10,286	14,683	3

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PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

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Date Acquired	Description	Encum- brances	Land	Buildings & Improvements	Su to A
		(Dollar amounts in tho	usands)		
5/1/06	Neptune/Neptune Blvd.	_	3,240	7,564	
5/15/06	Suwanee/Peachtree Pkwy	_	2,483	5 <b>,</b> 799	
6/6/06	Tampa/30th St	_	2,283	5,337	
6/22/06	Centennial/S. Parker Rd.	_	1,786	4,173	
5/26/06	Honolulu/Kapiolani	_	9,329	20,400	
7/1/06	Brooklyn/Knapp St	_	6,701	5,088	
8/22/06	Scottsdale North	_	5 <b>,</b> 037	14,000	
8/22/06	Dobson Ranch	_	1,896	5,065	
8/22/06	Scottsdale Air Park	_	1,560	7,060	
8/22/06	Shea	_	2,271	6,402	
8/22/06	Collonade Mall	_	_	3,569	
8/22/06	Union Hills	_	2,618	5 <b>,</b> 357	
8/22/06	Speedway	_	1,921	6,105	
8/22/06	Mill Avenue	_	621	2,447	
8/22/06	Cooper Road	_	2,378	3 <b>,</b> 970	
8/22/06	Desert Sky	_	1,603	4,667	
8/22/06	Tanque Verde Road	_	1,636	3,714	
8/22/06	Oro Valley	_	1,729	6,158	
8/22/06	Sunnyvale	_	5 <b>,</b> 647	16,555	
8/22/06	El Cerito	_	2,002	8,710	
8/22/06	Westwood	_	7,826	13,848	
8/22/06	El Cajon	_	7,490	13,341	
8/22/06	Santa Ana	_	12,432	10,961	
8/22/06	Culver City / Jefferson	_	3 <b>,</b> 689	14,555	
8/22/06	Solana Beach	_	_	11,163	
8/22/06	Huntington Beach	_	3,914	11,064	
8/22/06	Ontario	_	2,904	5,762	
8/22/06	Orange	_	2,421	9,184	
8/22/06	Daly City	_	4,034	13,280	
8/22/06	Castro Valley	_	3 <b>,</b> 682	5,986	
8/22/06	Newark	_	3,550	6,512	

			Gross Carrying Amount At December 31, 2006				
Date Acquired	Description	Land	Builo	dings	Total	Accum Deprec	
		(Dollar amounts	in thousand	ds)			
5/1/06 5/15/06	Neptune/Neptune Blvd. Suwanee/Peachtree Pkwy		3,240 2,483	7,573 5,825	10,81 8,30		

- / - /				
6/6/06	Tampa/30th St	2,283	5,353	7,636
6/22/06	Centennial/S. Parker Rd.	1,786	4,176	5 <b>,</b> 962
5/26/06	Honolulu/Kapiolani	9,329	20,400	29 <b>,</b> 729
7/1/06	Brooklyn/Knapp St	6,701	5 <b>,</b> 090	11 <b>,</b> 791
8/22/06	Scottsdale North	5,037	14,028	19,065
8/22/06	Dobson Ranch	1,896	5 <b>,</b> 093	6,989
8/22/06	Scottsdale Air Park	1,560	7,088	8,648
8/22/06	Shea	2,271	6,430	8,701
8/22/06	Collonade Mall	_	3 <b>,</b> 602	3,602
8/22/06	Union Hills	2,618	5 <b>,</b> 385	8,003
8/22/06	Speedway	1,921	6 <b>,</b> 133	8,054
8/22/06	Mill Avenue	621	2,475	3,096
8/22/06	Cooper Road	2,378	3 <b>,</b> 998	6,376
8/22/06	Desert Sky	1,603	4,701	6,304
8/22/06	Tanque Verde Road	1,636	3,742	5,378
8/22/06	Oro Valley	1,729	6 <b>,</b> 186	7,915
8/22/06	Sunnyvale	5 <b>,</b> 647	16,583	22,230
8/22/06	El Cerito	2,002	8,738	10,740
8/22/06	Westwood	7 <b>,</b> 826	13,876	21,702
8/22/06	El Cajon	7,490	13,375	20,865
8/22/06	Santa Ana	12,432	10,993	23,425
8/22/06	Culver City / Jefferson	3 <b>,</b> 689	14,583	18,272
8/22/06	Solana Beach	, _	11,191	11,191
8/22/06	Huntington Beach	3,914	11,095	15,009
8/22/06	Ontario	2,904	5,790	8,694
8/22/06	Orange	2,421	9,212	11,633
8/22/06	Daly City	4,034	13,308	17,342
8/22/06	Castro Valley	3,682	6,014	9,696
8/22/06	Newark	3,550	6,540	10,090
0,22,00	IIO II GELI	3,330	0,010	10,000

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			Initi	lal Cost	
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	Sı to <i>I</i>
		(Dollar amounts in tho	 usands) 		
8/22/06	Sacramento	-	1,864	4,399	
8/22/06	San Leandro	_	2,979	4,776	
8/22/06	San Lorenzo	_	1,842	4,387	
8/22/06	Tracy	_	959	3,791	
8/22/06	Aliso Viejo	_	6,640	11,486	
8/22/06	Alicia Parkway	_	5,669	12,680	
8/22/06	Capitol Expressway	_	-	3,970	
8/22/06	Vista Park-Land Lease	_	_	_	
8/22/06	Oakley	_	2,419	5,452	
	Livermore	_	2,972	6,816	

0 /00 /00	a 1 al. /s.		0 560	0 001
8/22/06	Sand City/Monterey	_	2,563	8,291
8/22/06	Tracy II	_	1 <b>,</b> 762	4,487
8/22/06	SF-Evans	_	3 <b>,</b> 966	7,487
8/22/06	Natomas	-	1,302	5,063
8/22/06	Presidio	_	_	_
8/22/06	Golden / 6th & Simms	_	853	2,817
8/22/06	Littleton / Hampden	_	1,040	2,261
8/22/06	Margate	_	3,482	5,742
8/22/06	Delray Beach	_	3,546	7,076
8/22/06	Lauderhill	_	2,807	6,668
8/22/06	Roswell	_	908	3,308
8/22/06	Morgan Falls	_	3,229	7,844
8/22/06	Norcross	_	724	2,197
8/22/06	Stone Mountain	_	500	2,055
8/22/06	Tucker	_	731	2,664
8/22/06	Forest Park	_	502	1,731
8/22/06	Clairmont Road	_	804	2,345
8/22/06	Gwinnett Place	_	1,728	3,982
8/22/06	Perimeter Center	_	3,414	8,283
8/22/06	Peachtree Industrial Blvd.	_	2,443	6,682
8/22/06	Satellite Blvd	_	1,940	3 <b>,</b> 907

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

8/22/06 Sand City/Monterey

8/22/06 Golden / 6th & Simms 8/22/06 Littleton / Hampden 8/22/06 Margate

8/22/06 Tracy II 8/22/06 SF-Evans 8/22/06 Natomas 8/22/06 Presidio

8/22/06 Delray Beach 8/22/06 Lauderhill

Gross Carrying Amount At December 31, 2006 ----- Accum Date Land Buildings Total Depred Description Acquired \_\_\_\_\_\_ (Dollar amounts in thousands) 1,864 4,427 6,291
2,979 4,804 7,783
1,842 4,419 6,261
959 3,819 4,778
6,640 11,516 18,156
5,669 12,713 18,382
- 3,998 3,998
- 28 28 8/22/06 Sacramento 8/22/06 San Leandro 8/22/06 San Lorenzo 8/22/06 Tracy 8/22/06 Aliso Viejo 8/22/06 Alicia Parkway - 3,998 3,998
- 28 28
2,419 5,480 7,899
2,972 6,844 9,816
2,563 8,319 10,882
1,762 4,515 6,277
3,966 7,517 11,483
1,302 5,091 6,393
- 424 424
853 2,845 3,698
1,040 2,289 3,329
3,482 5,770 9,252
3,546 7,104 10,650
2,807 6,696 9,503 8/22/06 Capitol Expressway 8/22/06 Vista Park-Land Lease 8/22/06 Oakley 8/22/06 Livermore

8/22/06	Roswell	908	3,336	4,244
8/22/06	Morgan Falls	3 <b>,</b> 229	7,875	11,104
8/22/06	Norcross	724	2,225	2,949
8/22/06	Stone Mountain	500	2,083	2,583
8/22/06	Tucker	731	2,693	3,424
8/22/06	Forest Park	502	1,759	2,261
8/22/06	Clairmont Road	804	2,376	3,180
8/22/06	Gwinnett Place	1,728	4,010	5,738
8/22/06	Perimeter Center	3,414	8,311	11,725
8/22/06	Peachtree Industrial Blvd.	2,443	6,710	9,153
8/22/06	Satellite Blvd	1,940	3 <b>,</b> 935	5 <b>,</b> 875

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Buildings & Su Date Encumbrances Land Improvements to A Acquired Description \_\_\_\_\_\_ (Dollar amounts in thousands) 8/22/06 Hillside 1,949 3,611 5,443 8/22/06 Orland Park 2,977 1,342 2,133 8/22/06 Bolingbrook / Brook Ct 8/22/06 Wheaton 1,531 5,584 Lincolnwood / Touhy Niles 3,307 700 8/22/06 - 826
- 728
- 1,367
- 296
- 1,369
- 1,283
- 1,733
- 1,381
- 2,580
- 1,263
- 2,106
- 914
- 2,133
- 444
- 2,337
- 4,239
- 2,057
- 2,073
- 1,557
- 1,811
- 2,728
- 833
- 2,018 826 1,473 8/22/06 8/22/06 Berwyn 8/22/06 Chicago Hts / N Western 5,310 3,359 2,443 8/22/06 River West 8/22/06 Fullerton 6,500 2,621 8/22/06 Glenview West 3,958 8/22/06 Glendale / Keystone Ave. 8/22/06 College Park / W. 86th St. 2,669 5,025 8/22/06 Carmel / N. Range Line Rd. 8/22/06 Geogetown / Georgetown Rd. 4,224 8/22/06 Fishers / Allisonville Rd. 3,629 8/22/06 Castleton / Corporate Dr. 2,465 8/22/06 Geist / Fitness Lane 3,718 8/22/06 Indianapolis / E. 6nd St. 2,141 8/22/06 Suitland 5,799 8/22/06 Gaithersburg 8,516 4,510 8/22/06 Germantown 8/22/06 Briggs Chaney 2,802 8/22/06 Oxon Hill 3,971 8/22/06 Frederick/Thomas Johnson Dr 2,695 8/22/06 Clinton 5,363 8/22/06 Reisterstown 8/22/06 Plymouth 2,035 2,018

4,415

C

8/22/06	Madison Heights	_	2,354	4,391
8/22/06	Ann Arbor	_	1,921	4,068
8/22/06	Canton	-	710	4,287

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

> Gross Carrying Amount At December 31, 2006

Date	At December 31, 2006					
Acquired	Description	Land		Buildings	Total	Depre
		(Dollar amounts	in the	ousands)		
8/22/06	Hillside		1,949	3,640	5 <b>,</b> 58	39
8/22/06	Orland Park		2,977	5,531	8,50	8 (
	Bolingbrook / Brook Ct		1,342	•		
8/22/06	Wheaton		1,531			17
8/22/06	Lincolnwood / Touhy		700		4,03	35
8/22/06	Niles		826			
8/22/06	Berwyn		728		6,07	
8/22/06	-		1,367	3,387		
8/22/06	River West		296			
8/22/06	Fullerton		1,369	6 <b>,</b> 529		
8/22/06	Glenview West		1,283			
8/22/06	Glendale / Keystone Ave.		1,733	3 986	5 71	
8/22/06	College Park / W. 86th St.		1,381	•	4,08	
8/22/06	Carmel / N. Range Line Rd.			5,054	7,63	
8/22/06	Geogetown / Georgetown Rd.			4,252		.5
8/22/06	Fishers / Allisonville Rd.			3,660		56
8/22/06	Castleton / Corporate Dr.		914	2,493	3,40	7
8/22/06	Geist / Fitness Lane		2,133		5,87	
8/22/06	Indianapolis / E. 6nd St.		444			
8/22/06	Suitland		2,337	5,829	8,16	56
8/22/06	Gaithersburg		4,239	8,563	12,80	)2
8/22/06	Germantown		2,057	4,547	6,60	) 4
8/22/06	Briggs Chaney			2,830		
8/22/06	Oxon Hill			4,015	•	
8/22/06	Frederick/Thomas Johnson Dr		1,811			
	Clinton		2,728			
8/22/06	Reisterstown		833			
	Plymouth			4,443	6,46	51
	Madison Heights			4,419		
	Ann Arbor		•	4,096		
	Canton		•	4,315	•	

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		Initial Cost				
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	to	
		(Dollar amounts in thou				
8/22/06	Fraser	-	2,026	5,393		
8/22/06	Livonia	_	1,849	3 <b>,</b> 860		
8/22/06	Sterling Heights	_	2,996	5,358		
8/22/06	Warren	_	3,345	7,004		
8/22/06	Rochester	_	1,876	3,032		
8/22/06	Taylor	_	1,635	4,808		
8/22/06	Jackson	_	442	1 <b>,</b> 756		
8/22/06	Troy	-	1,237	2,093		
8/22/06	Rochester Hills	_	1,780	4,559		
8/22/06	Auburn Hills	_	1,888	3,017		
8/22/06	Flint South	_	543	3,068		
8/22/06	Troy - Maple	_	2,570	5 <b>,</b> 775		
8/22/06	Matawan	_	4,282	7,813		
8/22/06	Marlboro	_	2,214	5,868		
8/22/06	Voorhees	_	2,705	5,486		
8/22/06	Dover/Rockaway	_	3 <b>,</b> 395	5 <b>,</b> 327		
8/22/06	Marlton	_	1,635	2,273		
8/22/06	West Paterson	_	701	5 <b>,</b> 689		
8/22/06	Yonkers	_	4,473	9,925		
8/22/06	Van Dam Street	_	3,527	6,935		
8/22/06	Northern Blvd	_	5,373	9,970		
8/22/06	Gold Street	_	6 <b>,</b> 747	16,544		
8/22/06	Utica Avenue	_	7,746	13,063		
8/22/06	Melville	_	4,659	6,572		
8/22/06	Westgate	_	697	1,211		
8/22/06	Capital Boulevard	_	757	1,681		
8/22/06	Cary	_	1,145	5,104		
8/22/06	Garner	_	529	1,211		
8/22/06	Morrisville	_	703	1,880		
8/22/06	Atlantic Avenue	_	1,693	6 <b>,</b> 293		
8/22/06	Friendly Avenue	_	1,169	3,043		

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

			oss Carrying Amo December 31, 20		
Date					Accum
Acquired	Description	Land	Buildings	Total	Deprec

(5.11

		(Dollar amounts in thousa	ands)	
8/22/06	Fraser	2,026	•	7,447
8/22/06	Livonia	1,849	3,888	5 <b>,</b> 737
8/22/06	Sterling Heights	2,996	5,386	8,382
8/22/06	Warren	3,345		10,377
8/22/06	Rochester	1,876	3 <b>,</b> 065	4,941
8/22/06	Taylor	1,635	4,836	6,471
8/22/06	Jackson	442	1,784	2,226
8/22/06	Troy	1,237	2,121	3 <b>,</b> 358
8/22/06	Rochester Hills	1,780	4,587	6 <b>,</b> 367
8/22/06	Auburn Hills	1,888	•	•
8/22/06	Flint South	543	•	•
8/22/06	Troy - Maple	2 <b>,</b> 570	•	8,373
8/22/06	Matawan	4,282	•	12,123
8/22/06	Marlboro	2,214	•	8,110
8/22/06	Voorhees	2,705		8,219
8/22/06	Dover/Rockaway	3 <b>,</b> 395	•	8 <b>,</b> 750
8/22/06	Marlton	•	2,312	•
8/22/06	West Paterson	701		6,418
8/22/06	Yonkers		9 <b>,</b> 957	
8/22/06	Van Dam Street		6 <b>,</b> 972	
8/22/06	Northern Blvd	5,373	10,005	15,378
8/22/06	Gold Street	6,747	16 <b>,</b> 876	23,623
8/22/06	Utica Avenue	7,746	13,091	20,837
8/22/06	Melville	4,659	6,601	11,260
8/22/06	Westgate	697	1,239	1,936
8/22/06	Capital Boulevard	757	1,709	2,466
8/22/06	Cary	1,145	5,132	6,277
8/22/06	Garner	529	1,241	1,770
8/22/06	Morrisville	703	1,908	2,611
8/22/06	Atlantic Avenue	1,693	6,321	8,014
8/22/06	Friendly Avenue	1,169	3,071	4,240

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# PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost

2006

Date
EncumAcquired
Description
D

8/22/06	Glenwood Avenue	_	1,689	4,948
8/22/06	Poole Road	-	1,271	2,919

8/22/06	South Raleigh	_	800	2,219
8/22/06	Wendover	_	2,891	7,656
8/22/06	Beaverton/Allen Blvd	_	2,130	3 <b>,</b> 908
8/22/06	Gresham / Hogan Rd	_	1,957	4,438
8/22/06	Hillsboro/30th St	_	3,095	8,504
8/22/06	Westchester	_	-	5,735
8/22/06	Airport	_	4,597	8,728
8/22/06	Oxford Valley	_	2,430	5,365
8/22/06	Valley Forge	_	-	_
8/22/06	Jenkintown	_	-	_
8/22/06	Burke	_	2,522	4,019
8/22/06	Midlothian Turnpike	_	1,978	3,244
8/22/06	South Military Highway	_	1,611	2,903
8/22/06	Newport News North	_	2,073	4,067
8/22/06	Virginia Beach Blvd.	_	2,743	4,786
8/22/06	Bayside	_	1,570	2,708
8/22/06	Chesapeake	_	1,507	4,296
8/22/06	Leesburg	_	1,935	2,485
8/22/06	Dale City	_	1,885	3 <b>,</b> 335
8/22/06	Gainesville	_	1,377	2,046
8/22/06	Charlottesville	_	1,481	2,397
8/22/06	Laskin Road	_	1,448	2,634
8/22/06	Holland Road	_	1,565	2,227
8/22/06	Princess Anne Road	_	1,479	2,766
8/22/06	Cedar Road	_	1,138	2,083
8/22/06	Crater Road	_	1,497	2,266
8/22/06	Temple	_	993	2,231
8/22/06	Jefferson Davis Hwy	_	954	2,156
8/22/06	McLean	_	_	8,815

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

> Gross Carrying Amount At December 31, 2006

Description	Land	Bu	ildings	Total	- Accum Deprec
	(Dollar amounts	in thous	ands)		
Glenwood Avenue		1,689	4,976	6,66	55
Poole Road		1,271	2,947	4,21	.8
South Raleigh		800	2,247	3,04	17
Wendover		2,891	7,697	10,58	88
Beaverton/Allen Blvd		2,130	3,936	6,06	6
Gresham / Hogan Rd		1,957	4,468	6,42	2.5
Hillsboro/30th St		3,095	8,532	11,62	2.7
Westchester		_	5,763	5,76	3
Airport		4,597	8,761	13,35	8
Oxford Valley		2,430	5,397	7,82	2.7
Valley Forge		_	28	2	28
Jenkintown		-	30	3	30
	Glenwood Avenue Poole Road South Raleigh Wendover Beaverton/Allen Blvd Gresham / Hogan Rd Hillsboro/30th St Westchester Airport Oxford Valley Valley Forge	Glenwood Avenue Poole Road South Raleigh Wendover Beaverton/Allen Blvd Gresham / Hogan Rd Hillsboro/30th St Westchester Airport Oxford Valley Valley Forge	Glenwood Avenue 1,689 Poole Road 1,271 South Raleigh 800 Wendover 2,891 Beaverton/Allen Blvd 2,130 Gresham / Hogan Rd 1,957 Hillsboro/30th St 3,095 Westchester - Airport 4,597 Oxford Valley 2,430 Valley Forge	(Dollar amounts in thousands)    Glenwood Avenue	Glenwood Avenue 1,689 4,976 6,66 Poole Road 1,271 2,947 4,21 South Raleigh 800 2,247 3,04 Wendover 2,891 7,697 10,58 Beaverton/Allen Blvd 2,130 3,936 6,06 Gresham / Hogan Rd 1,957 4,468 6,42 Hillsboro/30th St 3,095 8,532 11,62 Westchester - 5,763 5,76 Airport 4,597 8,761 13,35 Oxford Valley Forge - 28

8/22/06	Burke	2,522	4,047	6,569
8/22/06	Midlothian Turnpike	1 <b>,</b> 978	3,272	5 <b>,</b> 250
8/22/06	South Military Highway	1,611	2,936	4,547
8/22/06	Newport News North	2,073	4,097	6,170
8/22/06	Virginia Beach Blvd.	2,743	4,818	7,561
8/22/06	Bayside	1,570	2,736	4,306
8/22/06	Chesapeake	1,507	4,327	5,834
8/22/06	Leesburg	1,935	2,515	4,450
8/22/06	Dale City	1,885	3,363	5,248
8/22/06	Gainesville	1,377	2,077	3,454
8/22/06	Charlottesville	1,481	2,425	3,906
8/22/06	Laskin Road	1,448	2,662	4,110
8/22/06	Holland Road	1,565	2,255	3,820
8/22/06	Princess Anne Road	1,479	2,794	4,273
8/22/06	Cedar Road	1,138	2,111	3,249
8/22/06	Crater Road	1,497	2,297	3,794
8/22/06	Temple	993	2,263	3,256
8/22/06	Jefferson Davis Hwy	954	2,189	3,143
8/22/06	McLean	_	8,845	8,845

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PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

		_	Initial Cost		
Date Acquired	Description		Land	Buildings & Improvements	
	(Dollar amounts in thousands)				
- / /					
	Burke Centre	_	•	8,705	
	Fordson	_	•	5,235	
8/22/06	Fullerton	_	•	8,867	
	Telegraph Mt Vernon	_	•	4,467	
		_	•	11,544	
8/22/06 8/22/06	Bellingham Everett Central	_	2,160	•	
8/22/06		_	2,137 2,647	4,342 5,533	
8/22/06	Tacoma / Highland Hills Edmonds	_	•		
8/22/06	Kirkland 124th			10,514 5,031	
	Woodinville	_	2,603	•	
8/22/06	Burien / Des Moines	_	3,063		
8/22/06	SeaTac		•	4,623	
8/22/06	Southcenter		2,439		
8/22/06	Puyallup / Canyon Rd		1,123		
8/22/06	Puvallup / South Hill	_	•	2,610	
8/22/06	Queen Anne/Magnolia	_	3,191	•	
8/22/06	Kennydale	_	•	7,799	
	Bellefield	_	3,019	•	
	Factoria Square	_		8,891	

8/22/06	Auburn / 16th Ave	-	2,491	4,716
8/22/06	East Bremerton	_	1,945	5,203
8/22/06	Port Orchard	_	1,144	2,885
8/22/06	West Seattle	_	3,573	8,711
8/22/06	Vancouver / Salmon Creek	_	2,667	5 <b>,</b> 597
8/22/06	West Bremerton	_	1,778	3,067
8/22/06	Kent / 132nd	_	1,806	3,880
8/22/06	Lacey/Martin Way	_	1,211	2,162
8/22/06	Lynwood/189th St SW	_	2,172	3,518
8/22/06	W Olympia/Black Lake Blvd II	_	1,295	2,300
8/22/06	Parkland / A St	_	1,855	3,819

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date					λασιικ
Acquired	Description	Land	Buildings	Total D	epre
		(Dollar amounts in	thousands)		
0./22./06	D. d. G. d.	4. 5	5.6	12 400	
8/22/06	Burke Centre		56 8,733 5.063		
8/22/06	Fordson		63 5 <b>,</b> 263		
8/22/06	Fullerton		99 8,895		
8/22/06 8/22/06	Telegraph Mt Vernon	∠ <b>,</b> 1	83 4,495 76 11 572	16,448	
8/22/06	Bellingham	4, C 2 1	76 11,572 60 4,376	6,536	
8/22/06	Everett Central	·	37 4,370	6 <b>,</b> 538	
8/22/06	Tacoma / Highland Hills		47 5,561	8,208	
8/22/06	Edmonds	5,8	83 10,552	16 /35	
8/22/06	Kirkland 124th		27 5,059		
8/22/06	Woodinville		03 5,755		
8/22/06	Burien / Des Moines		63 5 <b>,</b> 980		
8/22/06	SeaTac		39 4,653		
8/22/06	Southcenter		54 3,693		
8/22/06	Puyallup / Canyon Rd		23 1,968		
8/22/06	Puyallup / South Hill		67 2,638		
8/22/06	Queen Anne/Magnolia		91 11,751		
8/22/06	Kennydale	3,4	24 7,830	11,254	
8/22/06	Bellefield	3,0	19 5,569	8.588	
8/22/06	Factoria Square	3,4	31 8,924	12,355	
8/22/06	Auburn / 16th Ave	2,4	91 4,744		
8/22/06	East Bremerton	1,9	45 5 <b>,</b> 231	7,176	
8/22/06	Port Orchard	1,1	44 2,913	4,057	
8/22/06	West Seattle	3,5	73 8,739	12,312	
8/22/06	Vancouver / Salmon Creek	2,6	67 5 <b>,</b> 625	8,292	
8/22/06	West Bremerton	1,7	78 3,097	4,875	
8/22/06	Kent / 132nd	1,8	06 3,908	5,714	
8/22/06	Lacey/Martin Way	1,2	11 2,190	3,401	
8/22/06	Lynwood/189th St SW	2,1	72 3,552	5,724	
8/22/06	W Olympia/Black Lake Blvd II		95 2,328		

8/22/06 Parkland / A St 1,855 3,849 5,704

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

			Initial Cost			
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	s to	
	(I	Oollar amounts in thou	ısands)			
3/22/06	Lake Union	_	7 <b>,</b> 586	11,024		
	Bellevue / 122nd	_	9,552	21,891		
	Gig Harbor/Olympic	_	1,762	•		
3/22/06	Seattle/Ballinger Way	_	_	7,098		
3/22/06	Scottsdale South	_	2,377	3,524		
3/22/06	Phoenix	_	2,516	5,638		
3/22/06	Chandler	_	2,910	5,460		
3/22/06	Phoenix East	_	1,524	5,151		
3/22/06	Mesa	_	1,604	4,434		
3/22/06	Union City	_	1,905	3,091		
3/22/06	La Habra	_	5,439	10,239		
3/22/06	Palo Alto	_	4,259	6,362		
3/22/06	Kearney - Balboa	_	4,565	11,584		
3/22/06	South San Francisco	_	1,593	4,995		
3/22/06	Mountain View	_	1,505	3,839		
3/22/06	Denver / Tamarac II	_	666	1,109		
3/22/06	Littleton / Windermere I	_	2,214	4,186		
3/22/06	Thornton / Quivas	_	547	1,439		
3/22/06	Northglenn / Irma Dr.	_	1 <b>,</b> 579	•		
3/22/06	Oakland Park	_	8,821	20,512		
3/22/06	Seminole	_	1,821	3,817		
3/22/06	Military Trail	_	6,514	10,965		
3/22/06	Blue Heron	_	8,121	11,641		
3/22/06	Alsip / 127th St	_	1,891	3,414		
3/22/06	Dolton	_	1,784	4,508		
3/22/06	Lombard / 330 W North Ave	_	1,506	2,596		
3/22/06	Rolling Meadows / Rohlwing	_	1,839	3,620		
3/22/06	Schaumburg / Hillcrest Blvd	_	1,732	•		
3/22/06	Bridgeview	_	1,732	3,651		
3/22/06	Willowbrook	<del>-</del>	1,730	3,851 3,355		
3/22/06	Willowbrook Lisle	_	1,730 1,967	3,355 3,525		

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Gross Carrying Amount At December 31, 2006

Data	At December 31, 2006				
Date Acquired	Description	Land	Buildings	Total Dep	rec
		Dollar amounts in the	ousands)		
8/22/06	Lake Union	7,586	11,052	18,638	
8/22/06		9,552	•	•	
	Gig Harbor/Olympic	1,762			
	Seattle/Ballinger Way	, -		7,126	
	Scottsdale South	2,377	3,552		
8/22/06	Phoenix		5,666		
8/22/06	Chandler		5,488		
8/22/06	Phoenix East	•	5,179	•	
8/22/06	Mesa	1,604			
8/22/06	Union City	1,905	2 110	5 024	
8/22/06	La Habra	5,439	•	15,706	
8/22/06	Palo Alto	4,259	6 <b>,</b> 390	10,649	
8/22/06	Kearney - Balboa		11,612		
8/22/06	South San Francisco		5,023		
8/22/06	Mountain View	1,505	3,867	5,372	
8/22/06	Denver / Tamarac II	666	1,142	1,808	
8/22/06	Littleton / Windermere I		4,219	6,433	
8/22/06	Thornton / Quivas	547		2,014	
8/22/06	Northglenn / Irma Dr.	1,579	3.744	5.323	
8/22/06	Oakland Park	8,821		29,374	
8/22/06	Seminole	1,821	3,845	5 <b>,</b> 666	
8/22/06	Military Trail	6,514	10,993	17,507	
8/22/06	Blue Heron	8,121	11,669	19,790	
8/22/06	Alsip / 127th St	1,891	3,442	5,333	
8/22/06	Dolton	1,784	4,536	6,320	
8/22/06	Lombard / 330 W North Ave	1,506	2,624	4,130	
8/22/06	Rolling Meadows / Rohlwing	1,839			
8/22/06	Schaumburg / Hillcrest Blvd	1,732	4.056	5.788	
8/22/06	Bridgeview	1,396		5,075	
8/22/06	Willowbrook	1,730	3 <b>,</b> 387	5,117	
8/22/06	Lisle	1,967	3,553	5,520	

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		Initial Cost			
		2006			C
Date		Encum-		Buildings &	St
Acquired	Description	brances	Land	Improvements	to A

(Dollar amounts in thousands)

8/22/06	Laurel	_	1,323	2,577
8/22/06	Crofton	_	1,373	3,377
8/22/06	Lansing	_	114	1,126
8/22/06	Southfield	_	4,181	6,338
8/22/06	23006 Troy - Oakland Mall	_	2,281	4,953
8/22/06	Walled Lake	_	2,788	4,784
8/22/06	Salem / Lancaster	_	2,036	4,827
8/22/06	Tigard / King City	_	1,959	7,189
8/22/06	Portland / SE 82nd Ave	_	1,519	4,390
8/22/06	Beaverton/HWY 217	_	3,294	7,186
8/22/06	Beaverton / Cornell Rd	_	1,869	3,814
8/22/06	Fairfax	_	6 <b>,</b> 895	10,006
8/22/06	Falls Church	-	2,488	15,341
8/22/06	Manassas West	_	912	2,826
8/22/06	Herndon	_	2,625	3,105
8/22/06	Newport News South	_	2,190	5,264
8/22/06	North Richmond	_	1,606	2,411
8/22/06	Kempsville	_	1,165	1,951
8/22/06	Manassas East	_	1,297	2,843
8/22/06	Vancouver / Vancouver Mall	_	1,751	3,251
8/22/06	White Center/West Seattle	_	2,091	4,530
8/22/06	Factoria	-	2,770	5,429
8/22/06	Federal Way/Pac Hwy	_	4,027	8 <b>,</b> 554
8/22/06	Renton	_	2,752	6 <b>,</b> 378
8/22/06	Issaquah	-	3 <b>,</b> 739	5,624
8/22/06	East Lynnwood	_	2,250	4,790
8/22/06	Tacoma / 96th St & 32nd Ave	_	1,604	2,394
8/22/06	Smokey Point	_	607	1,723
8/22/06	Shoreline / 145th	_	2,926	4,910
8/22/06	23038 Mt. Clemens	1,947	1,247	3 <b>,</b> 590
8/22/06	Ramsey	-	552	2,155

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date Acquired	Description	Land	Buil	 dings	Total	Accum Deprec
		(Dollar amounts	in thousand	ds) 		
0/22/06	Tours 1		1 222	2 (05	2 (	220
8/22/06	Laurel		1,323	2,605	•	928
8/22/06	Crofton		1,373	3,405	•	778
8/22/06	Lansing		114	1 <b>,</b> 154	1,2	268
8/22/06	Southfield		4,181	6,368	10,5	549
8/22/06	23006 Troy - Oakland Mall		2,281	4,981	7,2	262

8/22/06	Walled Lake	2,788	4,812	7,600
8/22/06	Salem / Lancaster	2,036	4,855	6,891
8/22/06	Tigard / King City	1,959	7,217	9,176
8/22/06	Portland / SE 82nd Ave	1,519	4,422	5 <b>,</b> 941
8/22/06	Beaverton/HWY 217	3,294	7,214	10,508
8/22/06	Beaverton / Cornell Rd	1,869	3,843	5 <b>,</b> 712
8/22/06	Fairfax	6 <b>,</b> 895	10,036	16,931
8/22/06	Falls Church	2,488	15 <b>,</b> 372	17,860
8/22/06	Manassas West	912	2,854	3 <b>,</b> 766
8/22/06	Herndon	2,625	3 <b>,</b> 136	5 <b>,</b> 761
8/22/06	Newport News South	2,190	5 <b>,</b> 292	7,482
8/22/06	North Richmond	1,606	2,443	4,049
8/22/06	Kempsville	1,165	1 <b>,</b> 979	3,144
8/22/06	Manassas East	1,297	2 <b>,</b> 877	4,174
8/22/06	Vancouver / Vancouver Mall	1,751	3,280	5,031
8/22/06	White Center/West Seattle	2,091	4,558	6,649
8/22/06	Factoria	2,770	5,458	8,228
8/22/06	Federal Way/Pac Hwy	4,027	8 <b>,</b> 582	12,609
8/22/06	Renton	2,752	6,406	9,158
8/22/06	Issaquah	3 <b>,</b> 739	5,652	9,391
8/22/06	East Lynnwood	2,250	4,821	7,071
8/22/06	Tacoma / 96th St & 32nd Ave	1,604	2,422	4,026
8/22/06	Smokey Point	607	1,755	2,362
8/22/06	Shoreline / 145th	2,926	8,373	11,299
8/22/06	23038 Mt. Clemens	1,247	3,620	4,867
8/22/06	Ramsey	552	2,183	2,735
	_			

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		Initial Cost			
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	 ( Si to <i>I</i>
		(Dollar amounts in thou			
8/22/06	Apple Valley / 155th St	_	1,203	3,136	
8/22/06	Brooklyn Park / 73rd Ave	_	1 <b>,</b> 953	3,902	
8/22/06	Burnsville Parkway	_	1,561	4,359	
8/22/06	Chanhassen	_	3,292	6,220	
8/22/06	Coon Rapids / Robinson Dr	_	1,991	4,975	
8/22/06	Eden Prairie East	_	3 <b>,</b> 516	5,682	
8/22/06	Eden Prairie West	_	3,713	7,177	
8/22/06	Edina	_	4,422	8,190	
8/22/06	Hopkins	_	1,460	2,510	
8/22/06	Little Canada	_	3,490	7,062	
8/22/06	Maple Grove / Lakeland Dr	_	1,513	3,272	
8/22/06	Minnetonka	_	1,318		
8/22/06	Plymouth 169	_	684	1,323	

8/22/06	Plymouth 494	_	2,000	4,260
8/22/06	Plymouth West	_	1 <b>,</b> 973	6,638
8/22/06	Richfield	_	1,641	5,688
8/22/06	Shorewood	_	2,805	7,244
8/22/06	Woodbury / Wooddale Dr	_	2,220	5,307
8/22/06	Central Parkway	-	2,545	4,637
8/22/06	Kirkman East	_	2,479	3,717
8/22/06	Pinole	_	1,703	3,047
8/22/06	Martinez	_	3 <b>,</b> 277	7,126
8/22/06	Portland / 16th & Sandy Blvd	-	1,053	3,802
8/22/06	Houghton	-	2,694	4,132
8/22/06	Antioch	_	1,853	6,475
8/22/06	Walnut Creek	-	-	_
8/22/06	Holcomb Bridge	-	1,906	4,303
8/22/06	Palatine / Rand Rd	-	1,215	1,895
8/22/06	Washington Square	-	523	1,073
8/22/06	Indianapolis/N.Illinois	-	182	2,795
8/22/06	Canton South	-	769	3,316

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date						- Accui
	Description	Land			Total	
		(Dollar amounts	in th	ousands)		
8/22/06	Apple Valley / 155th St		1,203	3 <b>,</b> 164	4,367	7
8/22/06	Brooklyn Park / 73rd Ave		1,953	3,930	5,883	3
8/22/06	Burnsville Parkway		1,561	4,389	5,950	)
8/22/06	Chanhassen			6,248		
8/22/06	Coon Rapids / Robinson Dr		1,991	5,003	6,994	1
8/22/06	Eden Prairie East		3,516	5,710	9,226	5
8/22/06	Eden Prairie West			7,206		
8/22/06	Edina		4,422	8,218	12,640	)
8/22/06	Hopkins		1,460	2,538	3,998	3
8/22/06	Little Canada		3,490	7,090	10,580	)
8/22/06	Maple Grove / Lakeland Dr		1,513	4,088	5,601	L
8/22/06	Minnetonka		1,318	2,115	3,433	3
8/22/06	Plymouth 169		684	1,351	2,035	5
8/22/06	Plymouth 494		2,000	4,288	6,288	3
8/22/06	Plymouth West		1,973	6,666	8,639	9
8/22/06	Richfield		1,641	5,716	7,357	7
8/22/06	Shorewood		2,805	7,274	10,079	9
8/22/06	Woodbury / Wooddale Dr				7,556	
8/22/06	Central Parkway		2,545	4,665	7,210	)
8/22/06	Kirkman East		2,479	3,745	6,224	1
8/22/06	Pinole		1,703	3 <b>,</b> 075	4,778	3
8/22/06	Martinez		3,277	7,154	10,431	L
8/22/06	Portland / 16th & Sandy Blvd		1,053		4,883	

8/22/06	Houghton	2,694	4,160	6,854
8/22/06	Antioch	1,853	6,503	8 <b>,</b> 356
8/22/06	Walnut Creek	_	28	28
8/22/06	Holcomb Bridge	1,906	4,331	6,237
8/22/06	Palatine / Rand Rd	1,215	1,923	3,138
8/22/06	Washington Square	523	1,101	1,624
8/22/06	Indianapolis/N.Illinois	182	2,823	3,005
8/22/06	Canton South	769	3,344	4,113

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PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Date Encum-Buildings & Su brances Land Improvements to A Description Acquired \_\_\_\_\_\_ (Dollar amounts in thousands) 8/22/06 Bricktown 2,881 5,834 8/22/06 Commack 2,688 6,376 1,374 3,151 8/22/06 Nesconset / Nesconset Hwy 8/22/06 Great Neck 8/22/06 Hempstead / S. Franklin St. 8/22/06 Bethpage / Stuart Ave 8/22/06 Helotes 1,229 3,299 3,042 509 2,387 1,833 7,104 3,557 Medical Center San Antonio 1,571 4,217 8/22/06 - 1,571 - 2,382 - 676 - 2,756 - 2,318 - 3,132 - 2,740 - 2,556 - 1,582 - 2,328 - 1,994 - 3,585 - 3,042 Oak Hills 8/22/06 7,449 4,182 8/22/06 Olympia 8/22/06 Las Colinas 3,338 13,080 8/22/06 Old Towne 8/22/06 Juanita 7,554 11,926 8/22/06 Ansley Park 8/22/06 Brookhaven 8,333 8/22/06 Decatur 10,146 3**,**539 8/22/06 Oregon City 8/22/06 Portland/Barbur Bl 9,134 8/22/06 Salem / Liberty Road 5,304 8/22/06 Edgemont 7,704 8/22/06 Bedford 2,042 4,176 - 2,042 - 1,625 - - 2,047 - 764 8/22/06 Kingwood 2,926 8/22/06 Hillcroft 3,994 2,047 764 1,381 2,593 4,205 8/22/06 T.C. Jester 4,819 8/22/06 Windcrest 2,601 8/22/06 Mission Bend 3,141 8/22/06 Parker Road/Independence 8/22/06 Park Cities East 5,464 6,259 8/22/06 MaCarthur Crossing 8/22/06 Arlington/S.Cooper 8/22/06 Woodforest 5,698 2,305 1,534 4,308

3,545

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PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

> Gross Carrying Amount At December 31, 2006

Date		Accur				
Acquired	Description	Land		Buildings	Total D	epre
		(Dollar amounts	in th	ousands)		
8/22/06	Bricktown		2,881	5 <b>,</b> 862	8,743	
8/22/06	Commack		2,688	•	•	
8/22/06	Nesconset / Nesconset Hwy		1,374			
8/22/06	Great Neck		1,229			
8/22/06	Hempstead / S. Franklin St.		•	3,070	•	
8/22/06	Bethpage / Stuart Ave		2,387	.,		
8/22/06	Helotes		1,833	•		
8/22/06	Medical Center San Antonio		1,571	·	•	
8/22/06	Oak Hills		-			
8/22/06	Olympia		2,382	•	•	
8/22/06	Las Colinas		676			
8/22/06	Old Towne			13,108	15.864	
8/22/06	Juanita			7,582		
8/22/06	Ansley Park			11,956		
8/22/06	Brookhaven			8,363		
8/22/06	Decatur		•	10,176	•	
8/22/06	Oregon City		1,582			
8/22/06	Portland/Barbur Bl		2,328			
8/22/06	Salem / Liberty Road		1,994	•	7,330	
8/22/06	Edgemont		3,585	•	•	
8/22/06	Bedford		2,042			
8/22/06	Kingwood		1,625		4,579	
8/22/06	Hillcroft		· –			
8/22/06	T.C. Jester		2,047	4,849		
8/22/06	Windcrest		764			
8/22/06	Mission Bend		1,381			
8/22/06	Parker Road/Independence		2,593			
8/22/06	Park Cities East		4,205	•		
8/22/06	MaCarthur Crossing		2,635			
8/22/06	Arlington/S.Cooper		2,305	•	•	
8/22/06	Woodforest		•	4,500	,	

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Initial Cost

		_	INICIAI COSC			
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	Si to 2	
	(Doll	ar amounts in thou	,			
8/22/06	Preston Road	_	1,931	3,246		
8/22/06	East Lamar	-	1,581	2,878		
8/22/06	Lewisville/Interstate 35	-	2,696	4,311		
8/22/06	Round Rock	-	1,256	2,153		
8/22/06	Slaughter Lane	-	1,881	3,326		
8/22/06	Valley Ranch	-	1,927	5,390		
8/22/06	Nacogdoches	-	1,422	2,655		
8/22/06	Thousand Oaks	-	1,815	3,814		
8/22/06	Highway 78	-	1,344	2,288		
8/22/06	The Quarry	-	1,841	8,765		
8/22/06	Cinco Ranch	_	939	2,085		
8/22/06	North Carrollton	_	2,408	4,204		
8/22/06	First Colony	-	1,181	2,930		
8/22/06	North Park	-	1,444	3,253		
8/22/06	South Main - TX	-	521	723		
8/22/06	Westchase	-	903	3,748		
8/22/06	Lakeline	-	1,289	3,762		
8/22/06	Highway 26	-	1,353	3,147		
8/22/06	Shavano Park	-	972	4,973		
8/22/06	Oltorf	-	880	3,693		
8/22/06	Irving	-	686	1,367		
8/22/06	Hill Country Village	_	988	3,524		
8/22/06	San Antonio NE	-	253	664		
8/22/06	East Pioneer II	-	786	1,784		
8/22/06	Westheimer	-	594	2,316		
8/22/06	San Antonio/Jones-Maltsberger	-	1,102	2 <b>,</b> 637		
8/22/06	Beltline	-	1,291	2,336		
8/22/06	MacArthur	-	1,590	2,265		
8/22/06	Hurst / S. Pipeline Rd	_	661	1,317		
8/22/06	Balcones Hts/Fredericksburg Rd	_	2,372	4,718		
8/22/06	Blanco Road	_	1,742	4,813		

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date Acquired	Description	Land	Buildings	Total	Accum Depred
		(Dollar amounts in	n thousands)		

8/22/06	Preston Road	1,931	3,274	5,205
8/22/06	East Lamar	1,581	2,908	4,489
8/22/06	Lewisville/Interstate 35	2,696	4,339	7,035
8/22/06	Round Rock	1,256	2,181	3,437
8/22/06	Slaughter Lane	1,881	3,354	5 <b>,</b> 235
8/22/06	Valley Ranch	1,927	5,418	7,345
8/22/06	Nacogdoches	1,422	2,683	4,105
8/22/06	Thousand Oaks	1,815	3,842	5 <b>,</b> 657
8/22/06	Highway 78	1,344	2,316	3 <b>,</b> 660
8/22/06	The Quarry	1,841	8 <b>,</b> 793	10,634
8/22/06	Cinco Ranch	939	2,113	3,052
8/22/06	North Carrollton	2,408	4,232	6,640
8/22/06	First Colony	1,181	2 <b>,</b> 958	4,139
8/22/06	North Park	1,444	3,281	4,725
8/22/06	South Main - TX	521	751	1,272
8/22/06	Westchase	903	3 <b>,</b> 776	4,679
8/22/06	Lakeline	1,289	3 <b>,</b> 790	5 <b>,</b> 079
8/22/06	Highway 26	1,353	3 <b>,</b> 175	4,528
8/22/06	Shavano Park	972	5,001	5 <b>,</b> 973
8/22/06	Oltorf	880	3,723	4,603
8/22/06	Irving	686	1,395	2,081
8/22/06	Hill Country Village	988	3 <b>,</b> 552	4,540
8/22/06	San Antonio NE	253	695	948
8/22/06	East Pioneer II	786	1,812	2,598
8/22/06	Westheimer	594	2,348	2,942
8/22/06	San Antonio/Jones-Maltsberger	1,102	2,665	3,767
8/22/06	Beltline	1,291	2,367	3,658
8/22/06	MacArthur	1,590	2,293	3,883
8/22/06	Hurst / S. Pipeline Rd	661	1,345	2,006
8/22/06	Balcones Hts/Fredericksburg Rd	2,372	4,746	7,118
8/22/06	Blanco Road	1,742	4,841	6,583

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			Initi	al Cost	
Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	S to
		(Dollar amounts in thou	ısands)		
8/22/06	Leon Valley/Bandera Road	_	501	1,044	
8/22/06	Imperial Valley	-	1,166	2,756	
8/22/06	Sugarland	_	1,714	3,407	
8/22/06	Woodlands	_	1,353	3,131	
8/22/06	Federal Road	_	1,021	3,086	

8/22/06	West University	-	1,940	8,121
8/22/06	Medical Center/Braeswood II	_	1,121	4,678
8/22/06	Richardson/Audelia	_	1,034	2,703
8/22/06	North Austin	_	2,143	3,674
8/22/06	Warner	_	1,603	3,998
8/22/06	Universal City	_	777	3,194
8/22/06	Seattle / Lake City Way	_	3,406	7,789
8/22/06	Arrowhead	_	2,372	5,818
8/22/06	Ahwatukee	_	3,017	5 <b>,</b> 975
8/22/06	Blossom Valley	_	2,721	8,418
8/22/06	Jones Bridge	_	3 <b>,</b> 065	6,015
8/22/06	Lawrenceville	_	2,076	5,188
8/22/06	Fox Valley	_	1,880	3,622
8/22/06	Eagle Creek / Shore Terrace	_	880	2,878
8/22/06	N. Greenwood/E. County Line	_	_	3,954
8/22/06	Annapolis	_	_	7,439
8/22/06	Creedmoor	_	3 <b>,</b> 579	7,366
8/22/06	Painters Crossing	_	1,582	4,527
8/22/06	Greenville Ave & Meadow	_	2,066	6,969
8/22/06	Potomac Mills	_	2,806	7,347
8/22/06	Sterling / Cascades	_	3,435	7,713
8/22/06	Redmond / Plateau	_	2,872	7,603
8/22/06	Val Vista	_	3,686	6,223
8/22/06	Van Ness	_	11,120	13,555
8/22/06	Sandy Plains	_	2,452	4,669
8/22/06	Country Club Hills	_	2,783	5,438

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date						
Acquired	Description		Buildings			
		(Dollar amounts in t	·			
0/22/06	I an Walley/Dandaya Dand	F.0	1 2 510	4 011		
8/22/06 8/22/06	Leon Valley/Bandera Road Imperial Valley		1 3,510 6 2,784	•		
8/22/06	Sugarland	·	4 3,435	•		
8/22/06	Woodlands		3,159	•		
8/22/06	Federal Road	·	·	4,135		
8/22/06	West University	·	0 8,151			
8/22/06	Medical Center/Braeswood II	•	·	5,827		
8/22/06	Richardson/Audelia	·	4 2,731	•		
8/22/06	North Austin	· ·	3 3,702	•		
8/22/06	Warner	1,60	3 4,029	•		
8/22/06	Universal City	77	7 3,222	3 <b>,</b> 999		
8/22/06	Seattle / Lake City Way	3,40	6 7,822	11,228		
8/22/06	Arrowhead	2,37	2 5,846	8,218		
8/22/06	Ahwatukee	3,01	7 6,003	9,020		
8/22/06	Blossom Valley	2,72	1 8,446	11,167		

8/22/06	Jones Bridge	3,065	6,045	9,110
8/22/06	Lawrenceville	2,076	5,218	7,294
8/22/06	Fox Valley	1,880	3,650	5,530
8/22/06	Eagle Creek / Shore Terrace	880	2,909	3,789
8/22/06	N. Greenwood/E. County Line	_	3,982	3,982
8/22/06	Annapolis	_	7,467	7,467
8/22/06	Creedmoor	3 <b>,</b> 579	7,394	10,973
8/22/06	Painters Crossing	1,582	4,555	6 <b>,</b> 137
8/22/06	Greenville Ave & Meadow	2,066	6 <b>,</b> 997	9,063
8/22/06	Potomac Mills	2,806	7,398	10,204
8/22/06	Sterling / Cascades	3,435	7,741	11,176
8/22/06	Redmond / Plateau	2,872	7 <b>,</b> 631	10,503
8/22/06	Val Vista	3,686	6 <b>,</b> 251	9,937
8/22/06	Van Ness	11,120	13,583	24,703
8/22/06	Sandy Plains	2,452	4,697	7,149
8/22/06	Country Club Hills	2,783	5,466	8,249

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Buildings & Su Date Encum-Encum- Bullaings & Subrances Land Improvements to A Acquired Description (Dollar amounts in thousands) 2,695 1,917 4,781 8/22/06 Schaumburg / Irving Park Rd 8/22/06 Clinton Township 8/22/06 Champions 8/22/06 Southlake 4,143 1,061 3,207 - 2,794 4,760
- 2,045 5,776
- 3,546 10,341
- 2,307 8,481
- 542 5,001
- 5,061 10,949
- 2,917 7,252
- 2,042 8,719
- 3,717 7,011
- 3,811 11,104
2,921 3,622 6,030
7,469 11,715 12,915
4,355 5,168 9,253
4,701 4,755 10,749
3,766 4,226 7,652
4,697 2,491 11,404
3,759 3,595 7,360
4,767 4,376 11,898
- 3,130 11,211
- 4,674 11,164 4,760 2,794 8/22/06 City Place 8/22/06 Bee Cave Road 8/22/06 Oak Farms 8/22/06 Henderson Street 8/22/06 Merrifield 8/22/06 Mill Creek 8/22/06 Pier 57 8/22/06 Redmond / 90th 8/22/06 Seattle / Capital Hill - 12th 8/22/06 Costa Mesa 8/22/06 West Park 8/22/06 Cabot Road 8/22/06 San Juan Creek 8/22/06 Rancho San Diego 8/22/06 Palms 8/22/06 West Covina 8/22/06 Woodland Hills 8/22/06 Long Beach 8/22/06 Northridge

8/22/06	Rancho Mirage	-	2,614	4,744
8/22/06	Palm Desert	_	1,910	5,462
8/22/06	Davie	-	4,842	9,388
8/22/06	Portland / I-205 & Division	-	2,026	4,299
8/22/06	Milwaukie/Hwy224	-	2,867	5,926
8/22/06	River Oaks	-	2,625	8,930
8/22/06	Tacoma / South Sprague Ave	-	2,189	4,776
8/22/06	Vancouver / Hazel Dell	_	2,299	4,313

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date		At December 31, 2006			
Acquired	Description	Land	Buildings	Total Depr	
		ollar amounts in th	ousands)		
8/22/06	Schaumburg / Irving Park Rd	2,695	4,813	7,508	
8/22/06	Clinton Township	· ·	4,171	•	
8/22/06	Champions	· ·	3,235	•	
8/22/06	Southlake	2,794			
8/22/06	City Place	2,045			
8/22/06	Bee Cave Road	3,546	•	7,849 13,915	
8/22/06	Oak Farms	2,307			
8/22/06	Henderson Street	542	5,029	5 <b>,</b> 571	
8/22/06	Merrifield	5,061	10,979	16,040	
8/22/06	Mill Creek	2,917	7,280	10,197	
8/22/06	Pier 57	2,042	8,747	10,789	
8/22/06	Redmond / 90th	3,717	7,040 11,387	10,757	
8/22/06	Seattle / Capital Hill - 12th	3,811	11,387	15,198	
8/22/06	Costa Mesa	3,622	6,116	9,738	
8/22/06	West Park	11,715	13,189	24,904	
8/22/06	Cabot Road	5,168	9,351	14,519	
8/22/06	San Juan Creek	4,755	10,849	15,604	
8/22/06	Rancho San Diego	4,226			
8/22/06	Palms	2,491	11,501	13,992	
8/22/06	West Covina	3,595	7,452	11,047	
8/22/06	Woodland Hills	4,376	12,017	16,393	
8/22/06	Long Beach	3,130	,	14,455	
8/22/06	Northridge	4,674	11,259	15 <b>,</b> 933	
8/22/06	Rancho Mirage	2,614	4,832	7,446	
8/22/06	Palm Desert	1,910	5 <b>,</b> 559	7,469	
8/22/06	Davie	4,842	9,416	14,258	
8/22/06	Portland / I-205 & Division	2,026			
8/22/06	Milwaukie/Hwy224	2,867	5,954	8,821	
8/22/06	River Oaks	2,625		11,583	
8/22/06	Tacoma / South Sprague Ave	2,189	4,804	6 <b>,</b> 993	
8/22/06	Vancouver / Hazel Dell	2,299	4,344	6,643	

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost 2006 Buildings & Su Date Encumbrances Land Improvements to A Description Acquired \_\_\_\_\_ \_\_\_\_\_ (Dollar amounts in thousands) - 3,628 7,327
4,269 3,090 6,041
3,012 2,172 4,263
2,094 644 2,808
1,961 610 1,378
1,601 1,490 3,114
2,098 1,639 2,707
- 1,733 6,457
1,736 949 2,159
3,281 1,557 4,636
1,202 429 1,732
- 1,907 4,065
- 1,071 2,869
- 604 2,111 8/22/06 Canyon Park 8/22/06 South Boulevard 8/22/06 Weddington 8/22/06 Gastonia 8/22/06 Amity Ct 8/22/06 Pavilion 8/22/06 Randleman 8/22/06 Matthews 8/22/06 Eastland 8/22/06 Albermarle 8/22/06 COTT 8/22/06 Ashley River 8/22/06 Clayton 604 8/22/06 Dave Lyle 2,111 8/22/06 English Rd 8/22/06 Sunset 437 659 1,215 1,461 1,057 1,253 704 1,098 8/22/06 Cone Blvd 2,462 8/22/06 Wake Forest 8/22/06 Silas Creek 8/22/06 Winston 2,553 1,304 2,738 \_ - 1,304
2,249 1,625
2,392 1,091
2,069 1,366
1,212 874
2,889 952
1,150 560
2,515 1,418
1,930 1,816
509 799 3,368 8/22/06 Hickory 4,271 2,069 1,366
1,212 874
2,889 952
1,150 560
2,515 1,418
1,930 1,816
509 799
834 376
2,287 3,434 40 8/22/06 Wilkinson 3,235 1,806 8/22/06 Lexington 8/22/06 Florence 5,557 8/22/06 Sumter 2,002 2,516 8/22/06 Garners Ferry 8/22/06 Greenville 4,732 1,550 8/22/06 Spartanburg

> PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

8/22/06 Rockingham

8/22/06 Salisbury

8/22/06 Monroe

1,352

2,996

5,488

Gross Carrying Amount At December 31, 2006

		710	Accur				
Date Acquired	Description	Land	Ві	uildings	Total	Deprec	
		(Dollar amounts in	thou	sands)			
8/22/06	Canyon Park	3,	628	7,503	11,13	31	
8/22/06	South Boulevard	3,	766	6,858	10,62	24	
8/22/06	Weddington	2,	647	4,849	7,49	96	
8/22/06	Gastonia		785	3,202	3,98	37	
8/22/06	Amity Ct		743	1,586	2,32	29	
8/22/06	Pavilion	1,	816	3,548	5,36	64	
8/22/06	Randleman		998	3,090			
8/22/06	Matthews	2,	112	7,326	9,43	38	
8/22/06	Eastland	1,	156	2,468	3,62	24	
8/22/06	Albermarle	1,	898	5,268		66	
8/22/06	COTT		523	1,986			
8/22/06	Ashley River	2,	324	4,623	6,94	47	
8/22/06	Clayton			3,271			
8/22/06	Dave Lyle		736	2,414	3,15	50	
8/22/06	English Rd		533	1,401	1,93	34	
8/22/06	Sunset		803	1,681	2,48	34	
8/22/06	Cone Blvd	1,	527	2,811	4,33	38	
8/22/06	Wake Forest	1,	338	2,914	4,25	52	
8/22/06	Silas Creek	1,	589	3,123	4,71	12	
8/22/06	Winston	1,	980	3,835	5,83	15	
8/22/06	Hickory	1,	330	4,855	6,18	35	
8/22/06	Wilkinson	1,	665	3,684	5,34	49	
8/22/06	Lexington	1,	065	2,069	3,13	34	
8/22/06	Florence	1,	160	6,309	7,46	69	
8/22/06	Sumter		683	2,291	2,9	74	
8/22/06	Garners Ferry	1,	728	2,872	4,60	0.0	
8/22/06	Greenville	2,	213	5 <b>,</b> 377	7,59	90	
8/22/06	Spartanburg		974	1,780			
8/22/06	Rockingham		458	1,560	2,01	18	
8/22/06	Monroe	1,	923	3,414	5 <b>,</b> 33	37	
8/22/06	Salisbury		49	6,231	6,28	30	
	2			,	•		

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

			Init	ial Cost	
		2006			 C
Date		Encum-		Buildings &	Su
Acquired	Description	brances	Land	Improvements	to A
		ollar amounts in tho			

(Dollar amounts in thousands)

8/22/06	N. Tryon	2,123	1,271	2,330
8/22/06	Pineville	4,362	2,609	6 <b>,</b> 829
8/22/06	Park Rd	4 <b>,</b> 575	2 <b>,</b> 667	7,243
8/22/06	Ballantyne	_	1,758	3,720
8/22/06	Stallings	2,454	1,348	2,882
8/22/06	Concord	2,009	1,147	2,308
8/22/06	Woodruff	1,623	1,154	1,616
8/22/06	Shriners	1,796	758	2,347
8/22/06	Charleston	1,853	604	3,313
8/22/06	Rock Hill	2,135	993	2,222
8/22/06	Arrowood	2,798	2,014	4,214
8/22/06	Country Club	<del>-</del>	935	3,439
8/22/06	Rosewood	<del>-</del>	352	2,141
8/22/06	James Island/Folly Road	_	2,061	3,708
8/22/06	Battleground	<del>-</del>	1,995	3 <b>,</b> 757
8/22/06	Greenwood Village / DTC Blvd	_	684	2,925
8/22/06	Highlands Ranch/ Colorado Blvd	_	793	2,000
8/22/06	Medical Center	1,727	1,051	3,509
8/22/06	Seneca Commons	· —	2,672	5,354
8/22/06	Hermitage	2,245	1,183	3,226
8/22/06	Capital Blvd South	_	3,002	6,273
8/22/06	Franklin	2,876	1,837	4,294
8/22/06	Rivergate	2,123	1,055	3,384
8/22/06	Hickory Hollow	1,614	637	2,635
8/22/06	Southhaven	1,852	1,286	3,578
8/22/06	Wolfchase	1,465	987	2,816
8/22/06	Winchester	1,889	676	1,500
8/22/06	Sycamore View	1,161	705	1,936
8/22/06	Stones River	2,168	1,090	3,378
8/22/06	South Main	585	70	186
8/22/06	Southfield at Telegraph	_	1,757	8,341
			•	•

Gro	SS	Carry	ing	Amount
Αt	Dec	cember	31,	2006

Date Acquired		Description	Land	 I	 Buildings	Total	Accum Deprec
			(Dollar amounts	in thou	ısands)		
8/22/06	N. Tryon			1,549	2,665	4,21	L4 !
8/22/06	Pineville			3,180	7,752	10,93	32
8/22/06	Park Rd			3,250	8,216	11,46	56
8/22/06	Ballantyne			2,142	4,235	6,37	17
8/22/06	Stallings			1,643	3,286	4,92	29
8/22/06	Concord			1,398	2,637	4,03	35
8/22/06	Woodruff			1,406	1,855	3,26	

8/22/06	Shriners	924	2,683	3,607
8/22/06	Charleston	736	3,781	4,517
8/22/06	Rock Hill	1,210	2,544	3,754
8/22/06	Arrowood	2,454	4,800	7,254
8/22/06	Country Club	1,139	3 <b>,</b> 919	5,058
8/22/06	Rosewood	429	2,448	2,877
8/22/06	James Island/Folly Road	2,512	4,219	6,731
8/22/06	Battleground	2,431	4,274	6,705
8/22/06	Greenwood Village / DTC Blvd	684	3,024	3,708
8/22/06	Highlands Ranch/ Colorado Blvd	793	2,110	2,903
8/22/06	Medical Center	1,051	3 <b>,</b> 653	4,704
8/22/06	Seneca Commons	3,257	6,080	9,337
8/22/06	Hermitage	1,183	3,474	4,657
8/22/06	Capital Blvd South	3,659	7,118	10,777
8/22/06	Franklin	1,837	4,388	6,225
8/22/06	Rivergate	1,055	3,541	4,596
8/22/06	Hickory Hollow	637	2,764	3,401
8/22/06	Southhaven	1,286	3,702	4,988
8/22/06	Wolfchase	987	2 <b>,</b> 958	3 <b>,</b> 945
8/22/06	Winchester	676	1,658	2,334
8/22/06	Sycamore View	705	2,102	2,807
8/22/06	Stones River	1,090	3,488	4,578
8/22/06	South Main	70	262	332
8/22/06	Southfield at Telegraph	1,757	8,369	10,126

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			Initi	lal Cost					
Date Acquired	Description		Land	Buildings & Improvements	to P				
		(Dollar amounts in thousands)							
8/22/06	Westland	-	1 <b>,</b> 572	3 <b>,</b> 687					
8/22/06	Dearborn	_	1,030	4,847					
8/22/06	Roseville	_	1,319	5,210					
8/22/06	Farmington Hills	_	982	2,878					
8/22/06	Hunt Club	_	2,527	5,483					
8/22/06	Speedway/N. High School Rd	_	2,091	3,566					
8/22/06	Alafaya/University Blvd.	_	2,817	4,549					
8/22/06	McCoy/528	_	•	5,206					
8/22/06	S. Orange Blossom Trail/417	2,990	2,810	6,849					
8/22/06	Alafaya/Mitchell Hammock Road	2,706	2,363	5,092					
8/22/06	Maitland / Lake Ave	4,364	5,146	10,670					
8/22/06	S. Semoran / Hoffner Road	2,663	2,633	6,601					
8/22/06	Red Bug / Dodd Road		2,552						
8/22/06	Altmonte Springs	2,303	1,703	5,125					
8/22/06	Brandon	2,964	2,810	4,584					

8/22/06	Granada / U.S. 1	2 <b>,</b> 878	2,682	4,751
8/22/06	Daytona/Beville	2 <b>,</b> 867	2,616	6 <b>,</b> 085
8/22/06	Eau Gallie	2 <b>,</b> 576	1,962	4 <b>,</b> 677
8/22/06	Hyde Park	2 <b>,</b> 872	2,719	7,145
8/22/06	Carrollwood	1,465	2,050	6,221
8/22/06	Conroy / I-4	1,874	2,091	3 <b>,</b> 517
8/22/06	West Waters	_	2,190	5,186
8/22/06	Oldsmar	2,246	2,276	5,253
8/22/06	Mills North of Colonial	4,566	1,995	5,914
8/22/06	Alafaya / Colonial	2,828	2,836	4,680
8/22/06	Fairbanks / I-4	_	2,846	6,612
8/22/06	Maguire / Colonial	_	479	7,521
10/20/06	Burbank-Rich R.	_	3 <b>,</b> 793	9,103
10/24/06	Stonegate	_	651	4,278

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date	At December 31, 2006					
Acquired	Description	Land	Buildings	Total		
		llar amounts in th	ousands)			
8/22/06	Westland	1,572	3,715	5 <b>,</b> 287		
8/22/06	Dearborn	·	4,875	•		
8/22/06	Roseville	·	5,238	•		
8/22/06	Farmington Hills	982	2,906	3,888		
8/22/06	Hunt Club	2,823	5,945			
8/22/06	Speedway/N. High School Rd		3,594			
	Alafaya/University Blvd.		4,936			
8/22/06	McCoy/528		5,241	7 <b>,</b> 897		
8/22/06	S. Orange Blossom Trail/417	3,139	7,418	10,557		
8/22/06	Alafaya/Mitchell Hammock Road	2,640	5,522	8,162		
8/22/06	Maitland / Lake Ave	5,749	11,541	17,290		
8/22/06	S. Semoran / Hoffner Road	2,941	7,152	10,093		
8/22/06	Red Bug / Dodd Road		6,457			
8/22/06	Altmonte Springs		5,558			
8/22/06	Brandon	3,139	4,974	8,113		
8/22/06	Granada / U.S. 1	2,996	5,166	8,162		
8/22/06	Daytona/Beville	2,922	6,593	9,515		
8/22/06	Eau Gallie	2,192	5,074	7,266		
8/22/06	Hyde Park	3,038	7,737	10,775		
8/22/06	Carrollwood	2,290		9,030		
8/22/06	Conroy / I-4	2,336				
8/22/06	West Waters	2,447				
8/22/06	Oldsmar	2,543	5,703			
8/22/06	Mills North of Colonial	2,229	·	•		
8/22/06	Alafaya / Colonial	3,168		8,245		
8/22/06	Fairbanks / I-4	3,179		10,341		
	Maguire / Colonial	·		8,990		

10/20/06	Burbank-Rich R.	3 <b>,</b> 793	9,103	12 <b>,</b> 896
10/24/06	Stonegate	651	4,278	4,929

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#### PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

		Initial Cos		al Cost	
Date Acquired	Description	2006 Encum- brances		Buildings & Improvements	 S to
	(Dollar	amounts in thou	ısands)		
Self-storage H	Facilities - Europe				
8/22/06	Wokingham	6,843	3,243	9,492	
8/22/06	Diemen			6,901	
8/22/06	Surbiton	-	805		
8/22/06	Veldhoven	4,165	1,347	•	
8/22/06	Wuppertal Friedrich-Engels-Alle	4,273	221		
8/22/06	Mulheim Dusseldorfer Strasse		567		
8/22/06	Koln Melatengurtel	5 <b>,</b> 191	624		
8/22/06	Dordrecht Ampere	3 648	409	4 786	
8/22/06	Dusseldorf Erkrather Strasse	4,700	1,143	4,052	
8/22/06	Delft	4,369	1,149	6,926	
8/22/06	Marseille Bonneveine		1 <b>,</b> 156		
8/22/06	Utrecht Cartesius		774		
8/22/06	Forest	6,314	11	·	
8/22/06	Molenbeek	2,211	197	1,974	
8/22/06	Waterloo	6,307	49	8,941	
8/22/06	Aartselaar	3,738	1,847	6,950	
8/22/06	Overijse	2,569	870		
8/22/06	Leuven	3 <b>,</b> 629	843	4,804	
8/22/06	Kortrijk	3,000	520		
8/22/06	Brugge	2,536	659		
8/22/06	Antwerpen Bredabaan		1,759		
8/22/06	Luik	2,330	571		
8/22/06	Linkeroever	2,319			
8/22/06	Borgerhout	3,215	17		
8/22/06	Zaventem	4,451	3,361		
8/22/06	Machelen		1 <b>,</b> 696		
8/22/06	Ghent	4,292		7 <b>,</b> 778	
8/22/06	Sint Pieters Leeuw	2,619	729	3,924	
8/22/06	Jette	4,749	1,643	6 <b>,</b> 733	
8/22/06	Wavre	2,458	610	4,031	
8/22/06	Den Haag	5,485	166	11,472	
8/22/06	Rotterdam	3,341	29	9,644	
8/22/06	Utrecht Nieuwegein	4,310	2,563	9,799	
8/22/06	Amsterdam	3,059	7	9,047	
8/22/06	Zaandam	4,031	398	5 <b>,</b> 887	

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

> Gross Carrying Amount At December 31, 2006

Date	At December 31, 2006				
Acquired	Description		Buildings	Total	De
		r amounts in t	housands)		
8/22/06	Wokingham	3,241	9,547	12,788	
8/22/06	Diemen	1,754	6,941	8,695	
8/22/06	Surbiton	804	2,791	3 <b>,</b> 595	
8/22/06	Veldhoven	1,346	5 <b>,</b> 669	7,015	
8/22/06	Wuppertal Friedrich-Engels-Alle	221	2,485	2,706	
8/22/06	Mulheim Dusseldorfer Strasse	567	4,012	4,579	
8/22/06	Koln Melatengurtel	623	5,566	6,189	
8/22/06	Dordrecht Ampere	409	4,813		
8/22/06	Dusseldorf Erkrather Strasse	1,142	4,075	5,217	
8/22/06	Delft	1,148		8,114	
8/22/06	Marseille Bonneveine	1,155			
8/22/06	Utrecht Cartesius	774	6 <b>,</b> 128	6 <b>,</b> 902	
8/22/06	Forest	11	4,843	4,854	
8/22/06	Molenbeek	197	1,986		
8/22/06	Waterloo	49	8,993		
8/22/06	Aartselaar	1,845		8,835	
8/22/06	Overijse	869	4,145	5,014	
8/22/06	Leuven	842	4,832		
8/22/06	Kortrijk	520	3,338		
8/22/06	Brugge	658		3,699	
8/22/06	Antwerpen Bredabaan	1,757	3,844		
8/22/06	Luik	570	4,125	4,695	
8/22/06	Linkeroever	551	2,901	3,452	
8/22/06	Borgerhout	17	2,013	2,030	
8/22/06	Zaventem	3 <b>,</b> 359	6 <b>,</b> 971	10,330	
8/22/06	Machelen	1,695	4,900	6,595	
8/22/06	Ghent.	896	5,688	6,584	
8/22/06	Sint Pieters Leeuw	729			
8/22/06	Jette	1,642	- , -	8 <b>,</b> 287	
8/22/06	Wavre	609	4 054	4 663	
8/22/06	Den Haag	166	11,538	11,704	
8/22/06	Rotterdam	29	9,700	9,729	
8/22/06	Utrecht Nieuwegein		•		
		2,561	9,856		
8/22/06	Amsterdam	7	9,100	9,107	
8/22/06	Zaandam	398	5 <b>,</b> 922	6 <b>,</b> 320	

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PUBLIC STORAGE, INC.

SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Initial Cost

Date Acquired	Description	2006 Encum- brances	Land	Buildings & Improvements	Si to <i>i</i>	
	(Doll	ar amounts in thou	ısands) 			
8/22/06	Amersfoort	8,568	17	7,473		
8/22/06	Apeldoorn	3,638	999	6,091		
8/22/06	Breda	4,442	824	6,985		
8/22/06	Spaanse Polder	2,459		5,690		
8/22/06	Kerkrade - Heerlen	3,486	381			
8/22/06	Heemstede	9,292	18			
8/22/06	Rotterdam Stadionweg		419			
8/22/06	Dordrecht II	4,524	815	5,524		
8/22/06	Nijmegen	2,665	_	5,328		
8/22/06	Ede	3,652	867	5,406		
8/22/06	Rijswijk	3,643	949	5,956		
8/22/06	Spijkenisse	3,765	633	6 <b>,</b> 573		
8/22/06	Maastricht	3,405	923			
8/22/06	Essen Martin Luther Strasse	5,078	1,875	5 <b>,</b> 771		
8/22/06	KUNGENS KURVA	4,001	5 <b>,</b> 473	7,911		
8/22/06	TABY	3,709	2,249	11,309		
8/22/06	JAKOBSBERG	3,095	1,971	8,920		
8/22/06	RISSNE	4,460	111	11,258		
8/22/06	SOLNA	7,391	2,666	17,961		
8/22/06	UPPSALA	3,766	1,413	9,818		
8/22/06	HOGDALEN	4,197	1,192	9,475		
8/22/06	HANDEN	4,081	1,548	11,019		
8/22/06	MOLNDAL (GBG)	3,903	2,828	· ·		
8/22/06	SODERMALM	1,487	15	•		
8/22/06	UPPLANDS VASBY	4,328	1,196	•		
8/22/06	SKONDAL	4,072	62	•		
8/22/06	LUNDAVAGEN (MMO)	4,593				
8/22/06	MORABERG (STHLM)	3,760				
8/22/06	LUND (MMO)	3,236	1,485			
	YSTADSVAGEN (MMO)	3,495	908	•		
8/22/06	MINELUND (GBG)	4,054				
8/22/06	VASTRA FROLUNDA (GBG)	4,080	2,184	8,140		
8/22/06	DANDERYD	4,699	2,571	9,366		
8/22/06	ARSTABERG	4,281	69	9,846		
8/22/06	Hvidovre	5,341	1,576	10,166		
8/22/06	Ishoj	4,017	816	8,048		
8/22/06	Roskilde	5,143	794	8,723		
8/22/06	Horsholm	5 <b>,</b> 076	2,364	10,860		

Gross Carrying Amount At December 31, 2006

Date		At December 31, 2000			
Acquired	Description	Land	Buildings		
		(Dollar amounts in the			
8/22/06	Amersfoort	17	7 <b>,</b> 517	7 <b>,</b> 534	
8/22/06	Apeldoorn	998	6 <b>,</b> 126	7,334	
8/22/06	Breda	823	7,026	7,124	
8/22/06	Spaanse Polder	023	5 <b>,</b> 723	5 <b>,</b> 723	
8/22/06	Kerkrade - Heerlen	380	•	•	
			5,126	5,506	
8/22/06	Heemstede	18	8,614	8,632	
8/22/06	Rotterdam Stadionweg Dordrecht II	418	5 <b>,</b> 876	6,294	
8/22/06		815	5 <b>,</b> 556	6 <b>,</b> 371	
8/22/06	Nijmegen		5,359	5,359	
8/22/06	Ede	866		6,303	
8/22/06	Rijswijk	949		6,940	
8/22/06	Spijkenisse	633	6,611	7,244	
8/22/06	Maastricht	922	4,903	5,825	
8/22/06	Essen Martin Luther Strasse	1,874	5,804	7,678	
8/22/06	KUNGENS KURVA	5,468	7,957	13,425	
8/22/06	TABY	2,247	11,375	13,622	
8/22/06	JAKOBSBERG	1,969	8,972	10,941	
8/22/06	RISSNE	111		11,434	
8/22/06	SOLNA	2,664	•	20,730	
8/22/06	UPPSALA	1,412	9,875	11,287	
8/22/06	HOGDALEN	1,191	9,531	10,722	
8/22/06	HANDEN		11,083	12,630	
8/22/06	MOLNDAL (GBG)	2,826	•	12 <b>,</b> 487	
8/22/06	SODERMALM	15	2,745	2,760	
8/22/06	UPPLANDS VASBY	1,195	8,137	9,332	
8/22/06	SKONDAL	61	11,175	11,236	
8/22/06	LUNDAVAGEN (MMO)	1,864	8,439	10,303	
8/22/06	MORABERG (STHLM)	1,551	7,112	8,663	
8/22/06	LUND (MMO)	1,484	5,800	7,284	
8/22/06	YSTADSVAGEN (MMO)	908	7,676	8,584	
8/22/06	MINELUND (GBG)	1,761	8,340	10,101	
8/22/06	VASTRA FROLUNDA (GBG)	2,182	8,188	10,370	
8/22/06	DANDERYD	2,569	9,420	11,989	
8/22/06	ARSTABERG	69	9,903	9,972	
8/22/06	Hvidovre	1,574	10,225	11,799	
8/22/06	Ishoj	815	8,095	8,910	
8/22/06	Roskilde	793	8,774	9,567	
	Horsholm	2,362	•		

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Initial Cost

Date Acquired	Description			Buildings & Improvements	
		amounts in tho	usands)		
8/22/06	Croydon	6,228	12,151	8,992	
8/22/06	Streatham	5,100	6,351		
8/22/06	Reading	7,416			
8/22/06	Hayes	6,146			
8/22/06	Hanworth	6,098			
8/22/06	Ewell	6,251	5,351		
8/22/06	Neasden	8,174	5,514		
8/22/06	Putney	8,331	6,032	14,902	
8/22/06	Greenford	9,600	8,747	11,122	
8/22/06	Ruislip	5,036	_	14,975	
8/22/06	Gypsy Corner	7,470	9,299		
8/22/06	Montrouge	3,127	25	10,697	
8/22/06	Varlin	310	_	1,348	
8/22/06	Nice	4,134	2,379	7,015	
8/22/06	Osny	3,240	820	6,050	
8/22/06	Nanterre	5,687	3,668	15,878	
8/22/06	Port-Marly	3,629	1,702	9,647	
8/22/06	Fresnes	4,456	2,680	9,012	
8/22/06	Ballainvilliers	4,036	1,643	7,711	
8/22/06	Pontault Combault	3,339	908	7,096	
8/22/06	Villejust	3,962	981	9,134	
8/22/06	Asnieres	5,906	3,057	14,566	
8/22/06	Rosny	4,144	1,619	9,876	
8/22/06	Buchelay	3,986	950	5,152	
8/22/06	Coignieres	3,720	1,142		
8/22/06	Grigny	4,006	548	7,518	
8/22/06	Marseille	4,685	365	6,148	
8/22/06	Epinay	4,045	417	6 <b>,</b> 395	
8/22/06	Thiais	5 <b>,</b> 739	2,602	7,221	
8/22/06	Vitrolles	4,224	581	6,380	
8/22/06	La Seyne	3,720	1,047	•	
8/22/06	Sevran	4,224	933	8,155	
8/22/06	Noisy	5,131	1,347	7,537	
8/22/06	Lyon Gerland	4,455	991	4,578	
8/22/06	Chambourcy	5,142	1,867	8,415	
8/22/06	West London	_	5,730	14,278	
8/22/06	Monchengladbach Krefelder Strasse	4,448	1,510	4,425	
8/22/06	Monchengladbach Waldnieler Strasse	4,601	1,846	4,416	

Gross Carrying Amount At December 31, 2006

Land  12,142 6,346 6,950 5,117 7,580 5,347 5,510	Buildings thousands)  9,045 6,169 8,911 10,529 9,718 14,210	Total  21,187 12,515 15,861 15,646	Depi
12,142 6,346 6,950 5,117 7,580 5,347	9,045 6,169 8,911 10,529 9,718	12,515 15,861 15,646	
6,346 6,950 5,117 7,580 5,347	6,169 8,911 10,529 9,718	12,515 15,861 15,646	:
6,346 6,950 5,117 7,580 5,347	6,169 8,911 10,529 9,718	12,515 15,861 15,646	:
6,950 5,117 7,580 5,347	8,911 10,529 9,718	15,861 15,646	
5,117 7,580 5,347	10,529 9,718	15,646	-
7,580 5,347	9,718	•	
5,347		17 200	
·	14.210	17 <b>,</b> 298	
5,510	,	19,557	;
	9,231	14,741	
6 <b>,</b> 028	14,989	21,017	
8,741	11,187	19,928	
=	15,062	15,062	
9,292	11,151	20,443	
25	10,759	10,784	
_	1,356	1,356	
2,377	7,056	9,433	
819	6,085	6,904	
3,665	15,971	19,636	
1,700	9,703	11,403	
·	•	11,742	
		9,396	
907		•	
981	9,187	•	
3,055	•		
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	5,510 6,028 8,741 - 9,292 25 - 2,377 819 3,665 1,700 2,678 1,641 907 981 3,055 1,617 950 1,141	5,510 9,231 6,028 14,989 8,741 11,187 - 15,062 9,292 11,151 25 10,759 - 1,356 2,377 7,056 819 6,085 3,665 15,971 1,700 9,703 2,678 9,064 1,641 7,755 907 7,138 981 9,187 3,055 14,651 1,617 9,934 950 5,182 1,141 7,554 547 7,562 364 6,184 417 6,432 2,600 7,263 581 6,417 1,047 7,019 933 8,202 1,346 7,581 990 4,604 1,865 8,464 5,726 14,361 1,509 4,450	5,510 9,231 14,741 6,028 14,989 21,017 8,741 11,187 19,928 - 15,062 15,062 9,292 11,151 20,443 25 10,759 10,784 - 1,356 1,356 2,377 7,056 9,433 819 6,085 6,904 3,665 15,971 19,636 1,700 9,703 11,403 2,678 9,064 11,742 1,641 7,755 9,396 907 7,138 8,045 981 9,187 10,168 3,055 14,651 17,706 1,617 9,934 11,551 950 5,182 6,132 1,141 7,554 8,695 547 7,562 8,109 364 6,184 6,548 417 6,432 6,849 2,600 7,263 9,863 581 6,417 6,998 1,047 7,019 8,066 933 8,202 9,135 1,346 7,581 8,927 990 4,604 5,594 1,865 8,464 10,329 5,726 14,361 20,087 sse

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2006 Date Encum-Buildings & Su brances Land Improvements to A Acquired Description \_\_\_\_\_\_ (Dollar amounts in thousands) 4,161 1,125 5,237 2,345 5,202 1,731 8/22/06 Dusseldorf Heerdter Landstrasse 8/22/06 Osterbro 4,708 8/22/06 Osterbro
8/22/06 Tarnby
8/22/06 Krefeld Diessemer Bruch
8/22/06 Herlev
8/22/06 Bonn Bornheimer Strasse
8/22/06 Koln Clevischer Ring
8/22/06 Edgeware
8/22/06 Forest Hill
8/22/06 Wallington
8/22/06 Helsingborg
8/22/06 Utrecht Franciscus
8/22/06 Sucy
8/22/06 Sucy
8/22/06 Almere
8/22/06 Wattignies
8/22/06 Wattignies
8/22/06 Wattignies
8/22/06 Eindhoven Praxis 8,334 6,210 5,202 1,731
3,905 932
4,823 2,149
4,705 2,072
4,940 534
3,958 1,247
8,121 3,569
7,659 3,443
6,756 2,047
3,633 652
4,710 2,288
4,179 892
4,951 2,882
4,722 -4,819 5,500 5,044 7,598 4,812 8,811 9,126 8,402 4,920 6,933 5,672 4,757 4,722 – 4,914 3,743 3,883 1,265 5,615 4,227 4,629 4,440 1,294 5,654 712 3,605 4,930 8/22/06 Eindhoven Praxis 3,156 4,835 4,354 1,443 8/22/06 Pessac 5,531 Amstelveen 8/22/06 2,726 \_ 3,792 8/22/06 Lyon Vaise 8/22/06 Amsterdam Badhoeve 8/22/06 Wambrechies 8/22/06 Merignac 2,084 4,432 4,486 1,542 4,573 3**,**931 1,615 3,136 3,246 1,282 5,193 4,098 Pierrefitte 1,917 5,338 8/22/06 4,662 Avignon 1,456 4,738 8/22/06 3,773 5,205 8/22/06 3,917 961 Wasquehal 956 8/22/06 Lormont 8/22/06 Lyon Sar 5,792 4,076 Lyon Sarrazin 4,631 660 4,631 660 8,185 3,010 5,148 1,072 1,086 -3,073 -6,568 8/22/06 Hatch End 7,910 6,507 8/22/06 Nacka 8/22/06 Kgl Tennishallen 1,373 8/22/06 Den Haag 2, Lozerlaan 8/22/06 Zoetermeer 8/22/06 Aix La Pioline 4,615 4,368 3,091

> PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

> > Gross Carrying Amount At December 31, 2006

5,121 1,661

Date

5,945

 $\mathcal{C}$ 

Description

Acquired

Land Buildings Total De

	(Do.	llar amounts in the	ousands)	
8/22/06	Dusseldorf Heerdter Landstrasse	1,124	4,736	5,860
8/22/06	Osterbro	2,343	8,382	10,725
8/22/06	Tarnby	1,729	6,246	7,975
8/22/06	Krefeld Diessemer Bruch	931	4,847	5,778
8/22/06	Herlev	2,147	5 <b>,</b> 532	7,679
8/22/06	Bonn Bornheimer Strasse	2,071	5,073	7,144
8/22/06	Amager	534	7,642	8,176
8/22/06	Koln Clevischer Ring	1,246	4,840	6,086
8/22/06	Edgeware	3,566	8,862	12,428
8/22/06	Forest Hill	3,441	9,179	12,620
8/22/06	Wallington	2,045	8,451	10,496
8/22/06	Helsingborg	651	4,948	5,599
8/22/06	Vallingby	2,286	6,973	9,259
8/22/06	Eragny	891	5,705	6,596
8/22/06	Utrecht Franciscus	2,880	4,785	7,665
8/22/06	Amsterdam Sneevliet	_	5,647	5,647
8/22/06	Sucy	3,740	4,251	7,991
8/22/06	Tilburg	1,264	4,656	5,920
8/22/06	Almere	1,293	5,687	6,980
8/22/06	Wattignies	712	4,958	5,670
8/22/06	Eindhoven Praxis	_	4,864	4,864
8/22/06	Pessac	1,442	5,563	7,005
8/22/06	Amstelveen	_	3,814	3,814
8/22/06	Lyon Vaise	2,082	4,513	6,595
8/22/06	Amsterdam Badhoeve	1,541	4,599	6,140
8/22/06	Wambrechies	1,614	3,154	4,768
8/22/06	Merignac	1,281	5,224	6,505
8/22/06	Pierrefitte	1,916	5,369	7,285
8/22/06	Avignon	1,454	4,765	6,219
8/22/06	Wasquehal	960	5,235	6 <b>,</b> 195
8/22/06	Lormont	955	5,825	6,780
8/22/06	Lyon Sarrazin	659	6,606	7,265
8/22/06	Hatch End	3,008	7 <b>,</b> 956	10,964
8/22/06	Nacka	1,071		7,616
8/22/06	Kgl Tennishallen	_	1,381	1,381
8/22/06	Den Haag 2, Lozerlaan	_	4,642	4,642
8/22/06	Zoetermeer	_	4,393	4,393
8/22/06	Aix La Pioline	1,661	•	7,641
		,	,	•

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			Init	ial Cost	
		0006			
		2006			C
Date		Encum-		Buildings &	Su
Acquired	Description	brances	Land	Improvements	to A

(Dollar amounts in thousands)

	(Doll	ar amounts in thou	sands)	
8/22/06	Poissonniers	10 770	2 160	14,646
		•	2,160	·
8/22/06	Marseille le cannet	•	925	2,844
8/22/06	Groot-Bijgaarden	4,690	2,321	4,749
8/22/06	Aubervilliers la Villette	_	-	544
8/22/06	Charenton	_	_	1,946
8/22/06	Lille Lezennes	_	_	13
8/22/06	Nanterre - la Defense	8,805	3,908	8,718
8/22/06	Bezons - Pont	5,733	2,194	5 <b>,</b> 785
8/22/06	Clichy Republique	5,881	4,641	6,112
8/22/06	Creteil - RN6	7,401	1,754	7,311
8/22/06	Lyon - Jean Mace	3,183	419	3,012
11/16/06	Camberley	8,054	3,266	9,786
12/1/06	Jean Jaures	6,188	3,016	8,034
12/1/06	bezon	2,880	1,611	5 <b>,</b> 778
12/19/06	Munkeback	2,203	1,193	3,920
12/27/06	Evere	2,144	1,645	3,288
12/27/06	Gent 2, Antwerpsestw	3,303	875	3,673

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date		At Dec	Gross Carrying Amount At December 31, 2006				
Acquired	Description			Total			
	(Dollar amounts in thousands)						
	Poissonniers	·	14,731	•			
	Marseille le cannet		2,860				
	Groot-Bijgaarden		4,777				
	Aubervilliers la Villette	_	548				
	Charenton	_	1 <b>,</b> 957	1 <b>,</b> 957			
8/22/06	Lille Lezennes	_	13	13			
8/22/06	Nanterre - la Defense	3,905	8,769	12,674			
8/22/06	Bezons - Pont	2,193	5,819	8,012			
8/22/06	Clichy Republique	4,638	6,147	10,785			
8/22/06	Creteil - RN6	1,752	7,353	9,105			
8/22/06	Lyon - Jean Mace	419	3,030	3,449			
11/16/06	Camberley	3 <b>,</b> 266	9,786	13,052			
12/1/06	Jean Jaures	3,016	8,034	11,050			
12/1/06	bezon		5,778				
12/19/06	Munkeback		3 <b>,</b> 920				
12/27/06	Evere	1,645	3 <b>,</b> 288	4,933			
, , ,	Gent 2, Antwerpsestw	•	3,673	,			

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# PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

			Initial Cost			
Date Acquired	Description	E: b:		Land	Buildings & Improvements	 ( Si to <i>I</i>
	(Dollar amounts in thousands)					
Other proper	ties					
ocuer brober	0100					
2/16/96	Glendale/Western Avenue		_	1,622	3 <b>,</b> 771	
8/22/06	Corporate - Belgium		_	. 2	•	
	Seattle/Valley St.		_	4,016	20,995	
12/13/99	Burlingame		_	4,043	9,434	
4/28/00	San Diego/Sorrento		_	1,282	3,016	
6/1/98	Renton / Sw 39th St.		_	725	2,196	
6/29/98	Pompano Bch/Center Port Circle		_	795	2,312	
12/30/99	Tamarac Parkway		_	1,902	4,467	
12/29/00	Gardena		_	1,737	5,456	
4/2/02	Long Beach		-	887	6,251	
8/22/06	Lakewood / 512		_	4,437	6,685	
	Olive Innerbelt		_	787	3,023	
8/22/06	St. Peters (land)		_	1,138	_	
8/22/06	Monocacy (land)		_	1,386	_	
8/22/06	Dolfield (land)		_	643	_	
8/22/06	Village of Bee Caves (land)		_	544	_	
8/22/06	Fontana (land)		_	99	-	
	Construction in Progress		_	_	-	

\$ 1,028,190 \$ 2,900,564 \$ 7,276,819

PUBLIC STORAGE, INC. SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

Date						Accur
Acquired		Land		Buildings	Total	
		ollar amounts	in tho			
Other proper	ties					
2/16/96	Glendale/Western Avenue		1,615	19,645	21,260	
8/22/06	Corporate - Belgium		2	6,504	6,506	
8/22/06	Seattle/Valley St.		4,016	20,995	25,011	
12/13/99	Burlingame		4,042	9,762	13,804	
4/28/00	San Diego/Sorrento		1,023	3 <b>,</b> 597		
6/1/98	Renton / Sw 39th St.		725	2,247	2,972	
6/29/98	Pompano Bch/Center Port Circle		795	2,335	3,130	
12/30/99	Tamarac Parkway		1,890	5,826		
12/29/00	Gardena		1,737	5,483	7,220	
4/2/02	Long Beach		886	6,267	7,153	
8/22/06	Lakewood / 512		4,437	6,692	•	
8/22/06	Olive Innerbelt		787	3,023	3,810	
8/22/06	St. Peters (land)		1,138		1,138	
8/22/06	Monocacy (land)		1,386		1,386	
8/22/06	Dolfield (land)		643		643	
8/22/06	Village of Bee Caves (land)		544		544	
8/22/06	Fontana (land)		99	-	99	
	Construction in Progress		-	90,038	90,038	
		 \$ 2.95	 59 <b>,</b> 875	 \$ 8,392,028	 \$ 11,351.90	 3 \$

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