SL GREEN REALTY CORP Form 8-K/A October 31, 2007

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## FORM 8-K/A

## CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): August 1, 2007

## SL GREEN REALTY CORP.

(EXACT NAME OF REGISTRANT AS SPECIFIED IN ITS CHARTER)

## MARYLAND (STATE OF INCORPORATION)

1-13199 (COMMISSION FILE NUMBER)

13-3956775 (IRS EMPLOYER ID. NUMBER)

420 Lexington Avenue
New York, New York
(ADDRESS OF PRINCIPAL EXECUTIVE OFFICES)

**10170** (ZIP CODE)

## (212) 594-2700 (REGISTRANT S TELEPHONE NUMBER, INCLUDING AREA CODE)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

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

Item 2.01 Completion of Acquisition or Disposition of Assets

	We previously disclosed our acquisition of Gramercy Capital Corp s 45% equity interest in the joint venture that owns One Madison Avenue in Form 8-K/A filed on August 22, 2007. This Form 8-K/A was filed without the requisite financial information. Accordingly, we are filing this Form 8-K/A to include such information.									
Item 9.01.	Financial Statements And Exhibits									
(a) and (b) F	Financial Statements Of Property Acquired And Pro Forma Financial Information									
UNAUDI' STATEMI	TED PRO FORMA CONDENSED CONSOLIDATED FINANCIAL ENTS									
Pro Forma C	ondensed Consolidated Balance Sheet (Unaudited) as of June 30, 2007	F-2								
Pro Forma C	ondensed Consolidated Income Statement (Unaudited) for the six months ended June 30, 2007	F-3								
Pro Forma C	ondensed Consolidated Income Statement (Unaudited) for the year ended December 31, 2006.	F-4								
Pro Forma C	ondensed Consolidated Income Statement (Unaudited) for the year ended December 31, 2005	F-5								
Notes to Pro	Forma Financial Information	F-6								
CONSOLID	ATED FINANCIAL STATEMENTS									
Report of Inc	dependent Auditors	F-8								
	d Certain Expenses of 1 Madison Office Holdings LLC for the six months ended June 30, 2007 and the year ended December 31, 2006 and for the period April 12, 2005 (formation) through									
December 3		F-9								
Notes to Fina	ancial Statements	F10								
(c) EX	HIBITS									
23.1. Conser	at of Ernst & Young LLP									
2										

## **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

## SL GREEN REALTY CORP.

By: /s/ Gregory F. Hughes

Gregory F. Hughes Chief Financial Officer

Date: October 31, 2007

3

#### SL GREEN REALTY CORP.

## PRO FORMA CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

On August 17, 2007, SL Green Realty Corp. (the Company) closed on the acquisition of Gramercy Capital Corp s (Gramercy) 45% equity interest in the joint venture that owns One Madison Avenue in New York City (the Property). The Company acquired Gramercy s interest in the Property for approximately \$147.9 million (and the assumption of Gramercy s proportionate share of debt encumbering the Property of approximately \$304.6 million). The Company now owns 100% of the Property.

On August 1, 2007, an affiliate of the Company loaned approximately \$146.7 million to GKK Capital LP. This loan was to be repaid with interest at an annual rate of 5.80% on the earlier of September 1, 2007 or the closing of the purchase by the Company from Gramercy of their 45% interest in One Madison Avenue. The purchase of the 45% interest in One Madison Avenue closed on August 17, 2007 and the loan was repaid with interest on such date.

The Company owns approximately 25% of the outstanding common stock of Gramercy as well as 64.83 units of the Class B limited partner interest in Gramercy is operating partnership. Gramercy is managed by GKK Manager LLC, an affiliate of the Company. Certain executive officers of the Company are also executive officers of Gramercy. The amount of consideration paid for the Property was determined based on an appraisal of the Property and the transaction was approved by the independent directors of both Gramercy and the Company.

The pro forma condensed consolidated financial statements do not purport to represent what our financial position or results of operations would have been assuming the completion of this acquisition had occurred on April 12, 2005 and for the period indicated, nor do they purport to project our financial position or results of operations at any future date or for any future period. These pro forma condensed consolidated financial statements should be read in conjunction with our 2006 Annual Report on Form 10-K and our Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2007.

The joir	it venture s	conired the	Property or	April 12	2005
THE IOH	n venture a	icaurrea ine	Proberty of	I ADIII IZ.	. ZUUS.

## SL GREEN REALTY CORP.

## PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEET

## AS OF JUNE 30, 2007

## (UNAUDITED)

	SL GREEN REALTY CORP. HISTORICAL (A)		ONE MADISON AVENUE HISTORICAL (B)		PRO FORMA ADJUSTMENTS (C)			SL GREEN REALTY CORP. PROFORMA		
ASSETS:										
Commercial real estate properties at cost:										
Land and land interests	\$ 1,285,915		\$	159,072	\$	21,617	9	1,466,604		
Buildings and improvements	5,08	32,758	638,	353	51,9	83	4	5,773,594		
Building leasehold and improvements	1,20	1,786					]	1,201,786		
Property under capital lease	12,2	208					1			
	7,58	32,667	797,9	797,925		00	8,454,192			
Less: accumulated depreciation	(324	1,756	) (34,4	83	) 34,4	83	(	(324,756	)	
	7,25	57,911	763,	142	108,	083	8	3,129,436		
Assets held for sale	21,0						2	21,040		
Cash and cash equivalents	80,3	800					8	30,300		
Restricted cash	131	,247					1	131,247		
Tenant and other receivables, net of allowance										
of \$12,729	41,6	557					4	41,657		
Related party receivables	10,943						]	10,943		
Deferred rents receivable, net of allowance for										
tenant credit loss of \$12,308	111,740		18,08	33	(8,13	38	) ]	121,685		
Structured finance investments	661,720						(	661,720		
Investments in unconsolidated joint ventures	839,087				(66,3	312	) 7	772,775		
Deferred costs, net	113	,885	13,674		(6,153		) ]	121,406		
Other assets	182	,815	7,252				]	190,067		
Total Assets	\$	9,452,345	\$	802,451	\$	27,480	9	10,282,276		
LIABILITIES AND STOCKHOLDERS EQUITY:										
Mortgage notes payable	\$	2,173,460	\$	678,440	\$		9	5 2,851,900		
Revolving credit facilities		.000		,	147,010			734,010		
Term loans and unsecured notes		2,914			,			1,792,914		
Accrued interest payable and other liabilities	42,2		2,110	5			4	14,402		
Accounts payable and accrued expenses		,158	2,36	5				150,523		
Deferred revenue/ gain	42,3	382					2	12,382		
Capitalized lease obligation	16,4	166					]	16,466		
Deferred land leases payable	16,8	329					]	16,829		
Dividend and distributions payable	47,5	557					2	17,557		
Security deposits	39,4	175					3	39,475		
Junior subordinate deferrable interest										
debentures held by trusts that issued trust										
preferred securities	100	,000					]	100,000		
Total liabilities	5.00	06,527	682,9	921	147,010		4	5,836,458		
Commitments and Contingencies	2,30	· - ,- <del>- ,</del>	002,		, ,	147,010		.,,		
Minority interest in Operating Partnership	77,4	129					7	77,429		

Minority interest in other partnerships	592,449			592,449
STOCKHOLDERS EQUITY				
Series C preferred stock, \$0.01 par value,				
\$25.00 liquidation preference, 6,300 issued and				
outstanding at June 30, 2007	151,981			151,981
Series D preferred stock, \$0.01 par value,				
\$25.00 liquidation preference, 4,000 issued and				
outstanding at June 30, 2007	96,321			96,321
Common stock, \$0.01 par value, 160,000 shares				
authorized, 59,923 issued and outstanding at				
June 30, 2007 (including 312 shares at June 30,				
2007 held in Treasury)	598			598
Additional paid in capital	2,905,765	119,530	(119,530	) 2,905,765
Treasury stock at cost	(40,368	)		(40,368)
Accumulated other comprehensive income	9,287			9,287
Retained earnings	652,356			652,356
Total stockholders equity	3,775,940	119,530	(119,530	) 3,775,940
Total liabilities and stockholders equity	\$ 9,452,345	\$ 802,451	\$ 27,480	\$ 10,282,276

The accompanying notes are an integral part of these pro forma financial statements.

## SL GREEN REALTY CORP.

## PRO FORMA CONDENSED CONSOLIDATED INCOME STATEMENT

## FOR THE SIX MONTH PERIOD ENDED JUNE 30, 2007

(UNAUDITED)

REVENUES: Rental revenue Escalation and reimbursement revenues Preferred equity and investment income Other income  Total revenues  EXPENSES: Operating expenses including \$6,978 to affiliates Real estate taxes Ground rent	\$ 58,334 49,152 113,08 549,23	2 89	\$ 38 27,844	27,806	\$			\$ 58,334	356,487
Escalation and reimbursement revenues Preferred equity and investment income Other income  Total revenues  EXPENSES: Operating expenses including \$6,978 to affiliates Real estate taxes Ground rent	58,33-49,152 113,00 549,23	4 2 89	38	27,806	\$				
Preferred equity and investment income Other income  Total revenues  EXPENSES: Operating expenses including \$6,978 to affiliates Real estate taxes Ground rent	49,152 113,08 549,23	2 89						58 334	
Other income  Total revenues  EXPENSES: Operating expenses including \$6,978 to affiliates Real estate taxes Ground rent	113,00 549,25	89							
Total revenues  EXPENSES: Operating expenses including \$6,978 to affiliates Real estate taxes Ground rent	549,2							49,152	
EXPENSES: Operating expenses including \$6,978 to affiliates Real estate taxes Ground rent		56	27,844					113,12	:7
Operating expenses including \$6,978 to affiliates Real estate taxes Ground rent	102.5			1				577,10	00
affiliates Real estate taxes Ground rent	102.5								
affiliates Real estate taxes Ground rent	102.5								
Ground rent	,-	70	397		(89		)(C)	102,87	/8
	65,202	2	139					65,341	
	15,03	1						15,031	
Interest	120,13	86	20,226	5	4,499		(D)	144,91	.1
Amortization of deferred financing costs	12,54	3	513		(231		)(C)	12,825	5
Depreciation and amortization	81,98				9,048		(E)	91,029	
Marketing, general and administrative	58,378				.,.			58,378	
Total expenses	455,89	91	21,275	5	13,227	7		490,39	)3
Income (loss) before equity in net income of	,		,		,				
unconsolidated joint ventures, and minority									
interest	93,36	5	6,569		(13,22	7	)	86,707	r
Equity in net income of unconsolidated joint	24.44	_			<b>=</b> <0		<b>(T)</b>	22.102	
ventures	21,41	3			769		(F)	22,182	
Income (loss) before minority interest	114,7	78	6,569		(12,45	8	)	108,88	39
Equity in net gain on sale of interest in	11.,,	, 0	0,000		(12,10		,	100,00	,
unconsolidated joint venture	31,509	9						31,509	)
Minority interest in other partnerships	(8,578		)					(8,578	
Minority interest in other partnership	(5,360		)		239		(G)	(5,121	
winority interest in operating partnership	(3,300	,	,		239		(U)	(3,121	
Income (loss) from continuing operations	132,34	49	6,569		(12,21	9	)	126,69	9
Income from/ gain on sale of discontinued									
operations, net of minority interest	290,89	97						290,59	16
Net income (loss)	423,24		6,569		(12,21	9	)	417,59	
· /	Í		, ,		` ′		ĺ		
Preferred stock dividends	(9,938	3	)					(9,938	
Net income (loss) available to common									
stockholders	\$	413,308	\$	6,569	\$	(12,219	)	\$	407,658
BASIC EARNINGS PER SHARE:(H)									
Net income (loss) before income from									
discontinued operations	\$	1.56						\$	1.47
Income from/gain on sale of discontinued									
operations	4.99							4.99	
Gain on sale of unconsolidated joint venture	0.54							0.54	
Net income available to common stockholders	\$	7.09						\$	7.00
The second secon	Ť							Ī.,	
DILUTED EARNINGS PER SHARE:(H)									
	\$	1.55						\$	1.46

Net income (loss) before income from					
discontinued operations					
Income from/gain on sale of discontinued					
operations	4.88			4.88	
Gain on sale of unconsolidated joint venture	0.50			0.50	
Net income available to common stockholders	\$	6.93		\$	6.84
Dividends per common share	\$	1.40		\$	1.40
Basic weighted average common shares					
outstanding	58,258			58,258	
Diluted weighted average common shares and					
common share equivalents outstanding	62,215			62,215	

The accompanying notes are an integral part of these pro forma financial statements.

## SL GREEN REALTY CORP.

## PRO FORMA CONDENSED CONSOLIDATED INCOME STATEMENT

## FOR THE YEAR ENDED DECEMBER 31, 2006

(UNAUDITED)

REVENUES:		REEN TY CORP. DRICAL		AVEN	MADISON UE ISITION	(	CORP	EEN REALT PRO FORM TMENTS			REEN TY CORP. FORMA	
Rental revenue	\$	365,135		\$	56,460		\$			\$	421,595	
				Ф	30,400	ų	Þ			68,053		
Escalation and reimbursement revenues	68,053											
Preferred equity and investment income	61,982			101						61,982		
Other income	57,107			121						57,228		
Total revenues	552,27	7		56,581						608,85	8	
EXPENSES:												
Operating expenses including \$13,594 to												
affiliates	125,91	2		2,206		(	(177		)(C)	127,94	1	
Real estate taxes	75,204			290		,	(1//		)(C)	75,494		
Ground rent	20,150			270						20,150		
Interest	96,349			40,982		(	8,997		(D)	146,32		
	4,425			1,028			(463			4,990	0	
Amortization of deferred financing costs				1,028								
Depreciation and amortization	75,085						18,076		(E)	93,161		
Marketing, general and administrative	65,741									65,741		
						_					_	
Total expenses	462,86	6		44,506		2	26,433			533,80	5	
Income (loss) before equity in net income from affiliates, equity in net income of unconsolidated joint ventures, gain on sale, minority interest, and discontinued												
operations	89,411			12,075		(	(26,433		)	75,053		
•	09,411			12,073		,	(20,433		,	75,055		
Equity in net income of unconsolidated joint	40,780					,	2 1 1 2		(E)	42,892		
ventures	40,780					4	2,112		(F)	42,892		
Equity in net gain on sale of interest in	2 451									2 451		
unconsolidated joint venture	3,451	2		10.075		,	(0.4.001			3,451		
Income (loss) before minority interest	133,64	2		12,075			(24,321		)	121,39	6	
Minority interest in operating partnership	(5,906		)			7	772		(G)	(5,134		)
Minority interest in other partnerships	(5,210		)							(5,210		)
Income (loss) from continuing operations	122,52	6		12,075		(	(23,549		)	111,05	2	
Income from discontinued operations, net of												
minority interest	4,217									4,217		
Gain on sale of discontinued operations, net												
of minority interest	93,976									93,976		
Net (loss) income	220,71	9		12,075		(	(23,549)		)	209,24	5	
Preferred stock dividends	(19,875	5	)							(19,87	5	)
Net income (loss) available to common												
shareholders	\$	200,844		\$	12,075		\$	(22.540	`	\$	189,370	
shareholders	Ф	200,844		Ф	12,073	J	Þ	(23,549	)	Ф	169,370	
DACIC EADNINGS DED SHADE (II)												
BASIC EARNINGS PER SHARE:(H)												
Net income (loss) before gain on sale, and	Φ.	2.22								ф	1.07	
income from discontinued operations	\$	2.22								\$	1.97	
Income/gain from discontinued operations	2.20									2.20		
Gain on sales of joint venture												
property/partial interest	0.08									0.08		
	\$	4.50								\$	4.25	

Net income available to common

stockholders

DILUTED EARNINGS PER SHARE:(H)				
Net income (loss) before gain on sale, and				
income from discontinued operations	\$	2.17	\$	1.91
Income/gain from discontinued operations	2.14		2.14	
Gain on sales of joint venture				
property/partial interest	0.07		0.07	
Net income available to common				
stockholders	\$	4.38	\$	4.12
Dividends per common share	\$	2.50	\$	2.50
Basic weighted average common shares				
outstanding	44,593	3	44,593	3
Diluted weighted average common shares				
and common share equivalents outstanding	48,495	5	48,495	5

The accompanying notes are an integral part of these pro forma financial statements.

## SL GREEN REALTY CORP.

## PRO FORMA CONDENSED CONSOLIDATED INCOME STATEMENT

## FOR THE YEAR ENDED DECEMBER 31, 2005

(UNAUDITED)

DEVENIUES.	SL GREEN REALTY CORP. HISTORICAL (A)			ONE MADISON AVENUE ACQUISITION (B)		SL GREEN REALTY CORP. PRO FORMA ADJUSTMENTS			REA	REEN LTY CORP. FORMA	
REVENUES: Rental revenue	\$	285,317		\$	37,537		\$			\$	322,854
Escalation and reimbursement revenues	55,740			Ф	31,331		Ф			55.74	
Preferred equity and investment income	44,989									44,98	
Other income	38,14			24						38,16	
other meone	30,14.	,		27						30,10	,
Total revenues	424,18	89		37,56	1					461,7	50
EXPENSES:											
Operating expenses including \$10,119 to											
affiliates	99,46	5		1,158			(119		)(C)	100,5	04
Real estate taxes	58,030	5		188						58,22	4
Ground rent	19,250									19,25	0
Interest	77,353	3		27,93	8		6,373		(D)	111,6	64
Amortization of deferred financing costs	4,461			686			(309		)(C)	4,838	
Depreciation and amortization	58,649						12,140	)	(E)	70,78	
Marketing, general and administrative	44,21	5								44,21	5
Total expenses	361,42	29		29,97	0		18,085	i		409,4	84
Income (loss) before equity in net income from affiliates, equity in net income of unconsolidated joint ventures, gain on sale,											
minority interest, and discontinued operations	62,760	)		7,591			(18,08	5	)	52,26	6
Equity in net income of unconsolidated joint											
ventures	49,349	9					1,660		(F)	51,00	9
Equity in net gain on sale of interest in											
unconsolidated joint venture	11,550									11,55	
Income (loss) before minority interest	123,63			7,591			(16,42	5	)	114,8	
Minority interest in operating partnership	(5,811		)				500		(G)	(5,31	1
Minority interest in other partnerships	(809		)							(809	
Income (loss) from continuing operations	117,03	39		7,591			(15,92	5	)	108,7	05
Income from discontinued operations, net of minority interest	6,505									6,505	
Gain on sale of discontinued operations, net of	. ,									,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
minority interest	33,87	5								33,87	5
Net (loss) income	157,4	19		7,591			(15,92	5	)	149,0	85
Preferred stock dividends	(19,87	75	)							(19,8	75
Net income (loss) available to common	¢	127.544		¢	7.501		¢	(15.025	,	¢	120.210
stockholders	\$	137,544		\$	7,591		\$	(15,925	)	\$	129,210
BASIC EARNINGS PER SHARE:(H)											
Net income (loss) before gain on sale, and											
income from discontinued operations	\$	2.04								\$	1.84
Income/gains from discontinued operations	0.97									0.97	
	0.28									0.28	

Gain on sales of joint venture property/partial interest				
Not in a constant to the second of the later	¢.	2.20	ф	2.00
Net income available to common stockholders	\$	3.29	\$	3.09
DILUTED EARNINGS PER SHARE:(H)				
Net income (loss) before gain on sale, and				
income from discontinued operations	\$	2.01	\$	1.82
Income/gains from discontinued operations	0.94		0.94	
Gain on sales of joint venture property/partial				
interest	0.25		0.25	
Net income available to common stockholders	\$	3.20	\$	3.01
Dividends per common share	\$	2.22	\$	2.22
Basic weighted average common shares				
outstanding	41,79		41,79	3
Diluted weighted average common shares and				
common share equivalents outstanding	45,50		45,50	4

The accompanying notes are an integral part of these pro forma financial statements.

#### SL GREEN REALTY CORP.

#### NOTES TO PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEET

#### JUNE 30, 2007

#### (UNAUDITED AND IN THOUSANDS)

- (A) To reflect the unaudited condensed consolidated balance sheet of SL Green Realty Corp. at June 30, 2007 as reported on the Company's Quarterly Report on Form 10-Q.
- (B) To reflect the unaudited condensed consolidated balance sheet of One Madison Office Holdings LLC, or One Madison Avenue, at June 30, 2007.
- (C) To reflect the purchase price allocation of the Company's acquisition of the 45% joint venture interest in the property located at One Madison Avenue as of June 30, 2007 for approximately \$452,500. An independent valuation was performed on this property. The Company intends to account for the acquisition in accordance with SFAS 141 and 142. The Company is currently in the process of analyzing the fair value of the in-place leases; and, consequently, no value has yet been assigned to the leases. Therefore, the purchase price allocation is preliminary and subject to change. The purchase was funded through the Company's unsecured revolving credit facility, and the assumption of 45% of a \$678,440 first mortgage.

#### NOTES TO PRO FORMA CONDENSED CONSOLIDATED INCOME STATEMENT

#### SIX MONTHS ENDED JUNE 30, 2007

#### (UNAUDITED AND IN THOUSANDS)

- (A) To reflect the consolidated statement of income of SL Green Realty Corp. for the six month period ended June 30, 2007 as reported on the Company s Quarterly Report on Form 10-Q.
- (B) To reflect the historical operations of One Madison Avenue for the six month period ended June 30, 2007.
- (C) To eliminate expenses not being assumed.
- (D) To record interest expense for the borrowing under the revolving credit facility (\$147,010 at the interest rate of 6.12%).
- (E) To reflect straight-line depreciation for One Madison Avenue based on an estimated useful life of 40 years.
- (F) To eliminate the Company s 55% equity interest in the net income of the joint venture.
- (G) To reflect the minority stockholders interest of 4.20% in the operating partnership.
- (H) Basic income per common share is calculated based on 58,258 weighted average common shares outstanding and diluted income per common share is calculated based on 62,215 weighted average common shares and common share equivalents outstanding.

#### NOTES TO PRO FORMA CONDENSED CONSOLIDATED INCOME STATEMENT

#### YEAR ENDED DECEMBER 31, 2006

#### (UNAUDITED AND IN THOUSANDS)

- (A) To reflect the consolidated statement of income of SL Green Realty Corp. for the year ended December 31, 2006 as reported on the Company s Annual Report on Form 10-K.
- (B) To reflect the historical operations of One Madison Avenue for the year ended December 31, 2006.
- (C) To eliminate expenses not being assumed.
- (D) To record interest expense for the borrowing under the revolving credit facility (\$147,010 at the interest rate of 6.12%).
- (E) To reflect straight-line depreciation for One Madison Avenue based on an estimated useful life of 40 years.
- (F) To eliminate the Company s 55% equity interest in the net income of the joint venture.
- (G) To reflect the minority stockholders interest of 5.33% in the operating partnership.
- (H) Basic income per common share is calculated based on 44,593 weighted average common shares outstanding and diluted income per common share is calculated based on 48,495 weighted average common shares and common share equivalents outstanding.

#### NOTES TO PRO FORMA CONDENSED CONSOLIDATED INCOME STATEMENT

#### YEAR ENDED DECEMBER 31, 2005

#### (UNAUDITED AND IN THOUSANDS)

- (A) To reflect the consolidated statement of income of SL Green Realty Corp. for the year ended December 31, 2005 as reported on the Company s Annual Report on Form 10-K.
- (B) To reflect the historical operations of One Madison Avenue for the period April 12, 2005 (formation) through December 31, 2005.
- (C) To eliminate expenses not being assumed.
- (D) To record interest expense for the borrowing under the revolving credit facility (\$147,010 at the interest rate of 6.12%).
- (E) To reflect straight-line depreciation for One Madison Avenue based on an estimated useful life of 40 years.
- (F) To eliminate the Company s 55% equity interest in the net income of the joint venture.
- (G) To reflect the minority stockholders interest of 5.64% in the operating partnership.
- (H) Basic income per common share is calculated based on 41,793 weighted average common shares outstanding and diluted income per common share is calculated based on 45,504 weighted average common shares and common share equivalents outstanding.

#### Report of Independent Registered Public Accounting Firm

To the Board of Directors and Stockholders of SL Green Realty Corp.

We have audited the accompanying statements of revenues and certain expenses of One Madison Office Holdings LLC (the Partnership) for the year ended December 31, 2006 and for the period from April 12, 2005 (formation) through December 31, 2005. The statements of revenues and certain expenses are the responsibility of the Partnership s management. Our responsibility is to express an opinion on the statements of revenues and certain expenses 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 statements of revenue and certain expenses are free of material misstatement. We were not engaged to perform an audit of the Partnership's internal control over financial reporting. Our audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Partnership's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the statements of revenues and certain expenses, assessing the accounting principals used and significant estimates made by management, and evaluating the overall statements of revenues and certain expenses presentation. We believe that our audits provide a reasonable basis for our opinion.

The accompanying statements of revenues and certain expenses was prepared for the purpose of complying with Rule 3-14 of Regulation S-X of the Securities and Exchange Commission for inclusion in Form 8-K of SL Green Realty Corp. and is not intended to be a complete presentation of the revenues and expenses of the Partnership.

In our opinion, the statements of revenues and certain expenses referred to above present fairly, in all material respects, the revenues and certain expenses of the Partnership as described in Note 1 for the year ended December 31, 2006 and for the period from April 12, 2005 (formation) through December 31, 2005, in conformity with U.S. generally accepted accounting principals.

/s/ Ernst & Young LLP

Ernst & Young LLP

October 30, 2007 New York, New York

## One Madison Office Holdings LLC

## Statements of Revenues and Certain Expenses

	Ende 2007	Ionths d June 30, (Unaudited)	Ende	ne Year d nber 31,	April 2005 throu	od from l 12, (formation) ugh mber
Revenues:						
Rental revenue	\$	27,806	\$	56,460	\$	37,537
Investment and other income	38		121		24	
Total Revenues	27,844		56,581		37,561	
Certain Expenses:						
Operating expenses	397		2,206	Ď	1,15	8
Real estate taxes	139		290		188	
Interest	20,73	39	42,01	.0	28,6	24
Total expenses	21,275		44,506		29,970	
•	,		,- ,-		- ,-	
Revenues in excess of certain expenses	\$	6,569	\$	12,075	\$	7,591

The accompanying notes are and integral part of these statements of revenues and certain expenses.

#### One Madison Office Holdings LLC

Notes to Statements of Revenues and Certain Expenses

December 31, 2006

(Dollars in Thousands)

#### 1. Organization

One Madison Office Holdings LLC (the Company), a Delaware limited liability company, was formed on April 12, 2005 and will continue until December 31, 2044 unless terminated or dissolved sooner in accordance with the provisions of the limited liability company operating agreement. The Company was formed for the purpose of acquiring, redeveloping, managing and operating the property known as the South Building located at One Madison Avenue, New York, New York (the Property). The Property was acquired on April 29, 2005.

Effective with the Limited Liability Company Agreement, dated April 12, 2005, the members interests in the LLC are as follows:

SLG Madison Investment LLC (SL Green)	55%
GKK Madison Investment LLC (GKK)	45%

The Property is an approximately 1,177,000 square foot office building. SL Green acts as the managing member for the Company and is responsible for leasing and managing the Property (See Note 7).

SL Green, through an affiliate, owns a 25% interest in an affiliate of GKK. GKK Manager LLC, an affiliate of SL Green, is responsible for managing the operations of GKK.

On August 17, 2007, SL Green acquired GKK s 45% interest in the Property.

#### 2. Basis of Presentation and Significant Accounting Policies

Presented herein is the statement of revenues and certain expenses related to the operation of an office building located at One Madison Avenue (the Property ) in Manhattan, New York.

The accompanying financial statements have been prepared with the applicable rules and regulations of the Securities and Exchange Commission for the acquisition of real estate properties. Accordingly, the financial statements exclude interest income of the aforementioned property. Items excluded consist of mortgage prepayment penalties, mortgage transfer fee, depreciation and general and administrative expenses not directly related to the future operations.

## **Principles of Consolidation**

The consolidated financial statements include the accounts of the Company and its subsidiaries, which are wholly-owned or controlled by the Company. All significant inter-company balances and transactions have been eliminated in consolidation.

#### One Madison Office Holdings LLC

Notes to Statements of Revenues and Certain Expenses

December 31, 2006

(Dollars in Thousands)

#### 2. Basis of Presentation and Significant Accounting Policies (continued)

#### **Revenue Recognition**

Rental revenue is recognized on a straight-line basis over the term of the lease. The excess of rents recognized over amounts contractually due pursuant to the underlying leases are included in deferred rents receivable in the accompanying consolidated balance sheets. The Company establishes, on a current basis, a reserve for future potential losses, which may occur against deferred rents receivable as well as tenant receivables. The balances reflected in the accompanying consolidated balance sheets are net of such allowance.

#### **Income Taxes**

The taxable income or loss of the Company is reported in the income tax returns of the Members and, accordingly, no tax provision is recognized in the accompanying consolidated financial statements.

#### **Use of Estimates**

The preparation of the consolidated financial statements in conformity with accounting principles generally accepted in the United States 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.

#### 3. Mortgage Note Payable

Simultaneous with the acquisition of the Property, the Company closed on a \$690,000 first mortgage, which bears interest at a fixed rate of 5.909% per annum. Payments of principal and interest are required monthly in accordance with an amortization schedule. Scheduled principal payments will reduce the outstanding balance to \$404,531 on May 11, 2020 (the Maturity Date), at which time the entire unpaid principal and all accrued interest will be due and payable.

As of December 31, 2006, principal payments for each of the next five years, and the aggregate thereafter are as follows:

2007	\$ 9,904
2008	10,399
2009	11,154
2010	11,841
2011	13,337
Thereafter	626,739
	\$ 683,374

#### One Madison Office Holdings LLC

Notes to Statements of Revenues and Certain Expenses

December 31, 2006

(Dollars in Thousands)

#### 4. Rental Income

The Company triple net leases 89% of the Property to Credit Suisse Securities (USA), LLC (CS). Under the terms of the lease, which expires December 31, 2020, CS pays all expenses for the Property and is reimbursed by the Company for the portion of the Property which is not subject to the triple net lease. Approximate future minimum rents to be received over the next five years and thereafter for non-cancelable operating leases in effect at December 31, 2006 are as follows:

2007	\$ 51,846
2008	52,043
2009	52,075
2010	52,081
2011	52,846
Thereafter	533,088
	\$ 793,979

#### 5. Related Party Transactions

Pursuant to the Property Management and Leasing Agreement, SL Green Management Corp., an affiliate of SL Green, is responsible for the (a) management and leasing (itself or through a wholly-owned subsidiary) of the Property and (b) day-to-day corporate management of the Company and its subsidiaries.

This agreement will continue for one year and then automatically renew for successive one-year terms until terminated. SL Green Management Corp. is entitled to a management fee equal to \$176.5 per annum. SL Green Management Corp. is also entitled to certain leasing fees ranging between 1.5% and 5% of the fixed annual rent and construction fees of equal to 5% of the cost of the work as set forth in the Leasing and Management Agreement. SL Green Leasing LLC, a wholly-owned subsidiary of SL Green Management Corp., is the leasing agent for the Property.

For the year ended December 31, 2006 and for the period from April 12, 2005 (formation) through December 31, 2005, SL Green Management Corp. earned \$21 and \$21 in leasing commissions and \$177 and \$118, respectively, in management fees.

Pursuant to the Development Rights Option Agreement (the Option Agreement) entered into between the Company and One Madison Residential Fee LLC (the Developer), the Developer has the option to acquire Base Excess Development Rights and the fee interest to the Airspace, both as defined in the Option Agreement, for an option purchase price equal to the price factor multiplied by the floor area of purchased rights. Price factor shall mean (i) \$100 if the option closing occurs on or before April 29, 2010; (b) \$200 if the option closing occurs on or before April 29, 2015; and (c) \$300 if the option closing occurs after April 29, 2015 and on or before April 29, 2020, the expiration date.

An affiliate of SL Green is a member of the Developer.

One Madison Office Holdings LLC

Notes to Statements of Revenues and Certain Expenses

December 31, 2006

(Dollars in Thousands)

#### 6. Interim Unaudited Financial Information

The statement of revenues and certain expenses for the six months ended June 30, 2007 is unaudited; however, in the opinion of management, all adjustments (consisting solely of normal recurring adjustments) necessary for a fair presentation of the statements of revenues and certain expenses for this interim period has been included. The results of interim periods are not necessarily indicative of the results to be obtained for a full fiscal year.